EXHIBIT A

SUMMONS

Attorney(s) Brian M. Doyle, Esq.		Superior Court of			
Office Address 1500 JFK Boulevard Suite 1240		New Je			
Town, State, Zip Code Philadelphia, F	A 19102	HEW 3C	1 SC y		
Telephone Number (215) 944-611		Camden	COUNTY		
·	ohnson-Buffalo	LAW	DIVISION		
JEANNETTE JOHNSON-BUFFALO					
JEANNETTE JOHNSON-BUFFALO		Docket No:			
Plaintiff(s)					
Vs.		CIVIL AC	CTION		
UNIVERSITY OF PENNSYLVANIA HE	ALTH SYSTEM.;	SUMMO	ONS		
JOHN/JANE DOES 1-5; and/or ABC COL	RPS 1-5				
Defendant(s)					
From The State of New Jersey To The De	fendant(s) Named Above:				
attached to this summons states the basis written answer or motion and proof of ser 35 days from the date you received this su each deputy clerk of the Superior Court is online at http://www.judiciary.state.nj.us/jyou must file your written answer or motic Complex , P.O. Box 971, Trenton, NJ 086 completed Case Information Statement (at answer or motion when it is filed. You must file and serve a written answer or motion when it is filed. You must file and serve a written answer or motion want the court to hear your defense. If you do not file and serve a written at the relief plaintiff demands, plus interest a money, wages or property to pay all or partify you cannot afford an attorney, you is Services of New Jersey Statewide Hotline not eligible for free legal assistance, you must be Civil Division Management Office in http://www.judiciary.state.nj.us/prose/1015	wice with the deputy clerk of the mmons, not counting the date y available in the Civil Division I are se/10153 deptyclerklawref. I but and proof of service with the 25-0971. A filing fee payable to railable from the deputy clerk of at also send a copy of your answer or motion within 35 days and costs of suit. If judgment is of the judgment. The county listed above and on the county listed above and the	Superior Court in the count ou received it. (A directory Management Office in the count of the Clerk of the Superior Court of the Treasurer, State of Ne of the Superior Court) must a wer or motion to plaintiff's telephone call will not protompleted Case Information of the court may enter a judgentered against you, the Sheet in the county where you 6-5529). If you do not have by by calling one of the Lavifices and Lawyer Referral	aty listed above within of the addresses of county listed above and in foreclosure, then it, Hughes Justice w Jersey and a accompany your attorney whose name ect your rights; you Statement) if you coment against you for criff may seize your white or the Legal is an attorney and are ever Referral		
ş	Clerk of th	e Superior Court			
DATED: 01/26/2022					
Name of Defendant to Be Served:	Jniversity of Pennsylvania Heal	th System			
Address of Defendant to Be Served:	3400 Spruce Street, Philadelphi	a PA 19134			

Revised 11/17/2014, CN 10792-English (Appendix XII-A)



CAM-L-000212-22 01/26/2022 9:25:18 AM Pg 1 of 14 Trans ID: LCV2022332166 Case 1:22-cv-01171 Document 1-1 Filed 03/03/22 Page 3 of 22 PageID: 9

Appendix XII-B1



CIVIL CASE INFORMATION STATEMENT (CIS)

Use for initial Law Division
Civil Part pleadings (not motions) under Rule 4:5-1
Pleading will be rejected for filing, under Rule 1:5-6(c),
if information above the black bar is not completed
or attorney's signature is not affixed

FOR USE BY CLE	ERK'S OFFICE ONLY
PAYMENT TYPE:	□CK □CG □CA
Снд/ск по.	
AMOUNT:	
OVERPAYMENT:	
BATCH NUMBER:	

"	or attorney's signature is not affixed				.	BATCH NUMBER:		
ATTORNEY / PRO SE NAME	I TTORNEY/PRO SE NAME		TELEPHONE NUMB	ER	COUNT	COUNTY OF VENUE		
Brian M. Doyle, Esq.			(215) 944-6113		Camd	Camden		
FIRM NAME (if applicable) Law Offices of Eric A. Shore					DOCKE	DOCKET NUMBER (when available)		
OFFICE ADDRESS 1500 JFK Boulevard					DOCUM Comp	ENT TYPI laint	Ē	
Suite 1240 Philadelphia, PA 19102					JURY DI	EMAND	YES	□ No
NAME OF PARTY (e.g., John Doe, Plaintiff)		CAPTIO	CAPTION					
Jeannette Johnson-Buffalo, Plaintiff.		Jeannette Johnson-Buffalo v. University of Pennsylvania Health System.; John/Jane Does 1-5; and/or ABC Corps 1-5.						
CASE TYPE NUMBER (See reverse side for listing)	HURRICANE SANDY RELATED?	IS THIS A	A PROFESSIONAL M	ALPRACTIO	CE CASE?	1	☐ YES	■ NO
618	YES NO		HAVE CHECKED "YE DING YOUR OBLIGA"					BLE CASE LAW
RELATED CASES PENDING?	?	1	LIST DOCKET NUME					
☐ YES	No							
DO YOU ANTICIPATE ADDIN (arising out of same transaction		NAME O	F DEFENDANT'S PR	IMARY INSI	URANCE (COMPAN	Y (if known)	None
_		ON THIS	N FORM CANING	DE INTE		'D INTO	E)/IDENG	Unknown
THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE.								
CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION DO PARTIES HAVE A CURRENT, PAST OR IF YES, IS THAT RELATIONSHIP:								
RECURRENT RELATIONSHI Yes	P? □ No	EMPLOY FAMILIA	'ER/EMPLOYEE L	=	ND/NEIGHE	BOR	OTHER (explain)
DOES THE STATUTE GOVER	RNING THIS CASE PROV	IDE FOR F	PAYMENT OF FEES E	Y THE LOS	ING PART	Υ?	☐ YES	No
USE THIS SPACE TO ALERT THE COURT TO ANY SPECIAL CASE CHARACTERISTICS THAT MAY WARRANT INDIVIDUAL MANAGEMENT OR ACCELERATED DISPOSITION								
Do you or your client need any disability accommodations?			ATIONS? IF YES, I	IF YES, PLEASE IDENTIFY THE REQUESTED ACCOMMODATION				
☐ YES WILL AN INTERPRETER ☐ YES	NO R BE NEEDED? NO		IF YES, I	FOR WHAT LA	NGUAGE?			
I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with <i>Rule</i> 1:38-7(b).								



Side 2



CIVIL CASE INFORMATION STATEMENT

(CIS)

ARA CO	Use for initial pleadings (not motions) under Rule 4:5-1
CASE TYPE	S (Choose one and enter number of case type in appropriate space on the reverse side.)
151 175 302 399 502 505 506 510 511 512 801 802	- 150 days' discovery NAME CHANGE FORFEITURE TENANCY REAL PROPERTY (other than Tenancy, Contract, Condemnation, Complex Commercial or Construction) BOOK ACCOUNT (debt collection matters only) OTHER INSURANCE CLAIM (including declaratory judgment actions) PIP COVERAGE UM or UIM CLAIM (coverage issues only) ACTION ON NEGOTIABLE INSTRUMENT LEMON LAW SUMMARY ACTION OPEN PUBLIC RECORDS ACT (summary action) OTHER (briefly describe nature of action)
305 509 599 603N 603Y 605 610 621	CONSTRUCTION EMPLOYMENT (other than CEPA or LAD) CONTRACT/COMMERCIAL TRANSACTION AUTO NEGLIGENCE – PERSONAL INJURY (non-verbal threshold) AUTO NEGLIGENCE – PERSONAL INJURY (verbal threshold) PERSONAL INJURY AUTO NEGLIGENCE – PROPERTY DAMAGE UM or UIM CLAIM (includes bodily injury) TORT – OTHER
005 301 602 604 606 607 608 609 616 617	CIVIL RIGHTS CONDEMNATION ASSAULT AND BATTERY MEDICAL MALPRACTICE PRODUCT LIABILITY PROFESSIONAL MALPRACTICE TOXIC TORT DEFAMATION WHISTLEBLOWER / CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) CASES INVERSE CONDEMNATION LAW AGAINST DISCRIMINATION (LAD) CASES
156 303 508 513 514 620	IV - Active Case Management by Individual Judge / 450 days' discovery ENVIRONMENTAL/ENVIRONMENTAL COVERAGE LITIGATION MT. LAUREL COMPLEX COMMERCIAL COMPLEX CONSTRUCTION INSURANCE FRAUD FALSE CLAIMS ACT ACTIONS IN LIEU OF PREROGATIVE WRITS
271 274 281 282 285 286 287 289 290	ACCUTANE/ISOTRETINOIN 292 PELVIC MESH/BARD RISPERDAL/SEROQUEL/ZYPREXA 293 DEPUY ASR HIP IMPLANT LITIGATION BRISTOL-MYERS SQUIBB ENVIRONMENTAL 295 ALLODERM REGENERATIVE TISSUE MATRIX FOSAMAX 296 STRYKER REJUVENATE/ABG II MODULAR HIP STEM COMPONENTS STRYKER TRIDENT HIP IMPLANTS 297 MIRENA CONTRACEPTIVE DEVICE LEVAQUIN 299 OLMESARTAN MEDOXOMIL MEDICATIONS/BENICAR YAZ/YASMIN/OCELLA 300 TALC-BASED BODY POWDERS REGLAN 601 ASBESTOS POMPTON LAKES ENVIRONMENTAL LITIGATION 623 PROPECIA
in the s	elieve this case requires a track other than that provided above, please indicate the reason on Side 1, pace under "Case Characteristics." ease check off each applicable category Putative Class Action Title 59



LAW OFFICES OF ERIC A. SHORE

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Attorney for Plaintiff, Jeannette Buffalo

JEANNETTE JOHNSON-BUFFALO;

Plaintiff,

v.

UNIVERSITY OF PENNSYLVANIA HEALTH SYSTEM.; JOHN/JANE DOES 1-5; and/or ABC CORPS 1-5,

Defendants.

NEW JERSEY SUPERIOR COURT CAMDEN COUNTY LAW DIVISION

Civil Action

DOCKET NO.

COMPLAINT AND JURY DEMAND

PRELIMINARY STATEMENT

Plaintiff Jeannette Johnson-Buffalo ("Plaintiff") brings this civil action against Defendant University of Pennsylvania Health System. ("Defendant") under the New Jersey Law Against Discrimination, N.J.S.A. §§ 10:5-1, et seq. ("LAD"); and the Family and Medical Leave Act, 29 U.S.C §§ 2601, et seq. ("FMLA").

Specifically, Plaintiff alleges that Defendant failed to engage in the interactive process with Plaintiff, failed to reasonably accommodate Plaintiff's disability, retaliated against Plaintiff for requesting an accommodation in violation of the LAD, and unlawfully terminated Plaintiff's employment in retaliation for utilizing medical leave under the FMLA.



DOCKET

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