

CF 11-1017-S1 Public Comments

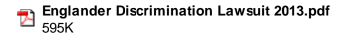
1 message

Paul Dumont <paulrdumont@live.com>
To: "richard.williams@lacity.org" <richard.williams@lacity.org>

Mon, Oct 21, 2013 at 6:31 AM

Please include the attachment in public comments for Council File 11-1017-S1. Thank you.

Paul Dumont



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1 JML LAW A PROFESSIONAL LAW CORPORATION 2 21052 OXNARD STREET WOODLAND HILLS, CALIFORNIA 91367 3 Tel: (818) 610-8800 SFP 16 2013 Fax: (818) 610-3030 4 JOSEPH M. LOVRETOVICH, STATE BAR NO. 73403 D. AARON BROCK, STATE BAR NO. 241919 5 BRADLEY J. BENHAM, STATE BAR NO. 277327 6 Attorneys for Plaintiff 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF LOS ANGELES - CENTRAL DISTRICT 10 JANE DOE, an individual, 11 Case No.: Plaintiff, 12 A Professional Law Corporation Woodland Hills. CA 91367 13 VS. 5941 Variel Avenue 1. DISCRIMINATION IN VIOLATION 14 OF THE FEHA: CITY OF LOS ANGELES, a 15 governmental entity; 2. HARASSMENT IN VIOLATION OF JOHN LEE, an individual; and 16 THE FEHA; DOES 1-50, inclusive, 17 3. RETALIATION IN VIOLATION OF Defendants. THE FEHA; 18 19 4. FAILURE TO PREVENT IN VIOLATION OF THE FEHA; and 20 5. WRONGFUL TERMINATION IN 21 VIOLATION OF THE FEHA. 22 23 DEMAND FOR JURY TRIAL LEA/DEF#: ٩ 24 Ø 25 Plaintiff JANE DOE hereby brings her employment complaint against the above-named 26 (T) 27 Defendants and states and alleges as follows: 28 \odot $\langle \chi \rangle$ COMPLAINT

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THE PARTIES

- 1. At all times mentioned herein, Plaintiff JANE DOE was a resident of the State of California. Plaintiff was a victim of sexual harassment. She, therefore, files this complaint as "Jane Doe" to protect her identity in this public filing.
- At all times mentioned herein, Defendant CITY OF LOS ANGELES was a
 California governmental entity. At the time the causes of action arose, Defendant CITY OF LOS ANGELES was Plaintiff's employer.
- 3. At all times mentioned herein, Defendant JOHN LEE was a resident of the State of California. At the time the causes of action arose, Defendant JOHN LEE was Plaintiff's supervisor at Defendant CITY OF LOS ANGELES.
- 4. The true names and capacities, whether individual, corporate, associate or otherwise of DOES 1 through 50 are unknown to Plaintiff who therefore sues these defendants under said fictitious names. Plaintiff is informed and believes that each of the defendants named as a Doe defendant is legally responsible in some manner for the events referred to in this Complaint, is either negligently, willfully, wantonly, recklessly, tortiously, strictly liable, statutorily liable or otherwise, for the injuries and damages described below to this Plaintiff. Plaintiff will in the future seek leave of this court to show the true names and capacities of these Doe defendants when it has been ascertained.
- 5. Plaintiff is informed and believes, and based thereon alleges, that each defendant acted in all respects pertinent to this action as the agent of the other defendants, carried out a joint scheme, business plan or policy in all respects pertinent hereto, and the acts of each defendant are legally attributable to the other defendants.
- 6. Hereinafter in the Complaint, unless otherwise specified, reference to a Defendant or Defendants shall refer to all Defendants, and each of them.

ALLEGATIONS

7. Plaintiff was employed by Defendant City of Los Angeles from on or about February 13, 2012 until on or about April 19, 2013.

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- 8. Plaintiff worked as a Field Deputy for Defendant City of Los Angeles Councilmember Mitchell Englander, Council District 12. She was a good employee who performed her job duties in an exemplary fashion.
- 9. Throughout Plaintiff's employment, Defendant John Lee, the chief of staff of Councilmember Englander's District 12 office, repeatedly made inappropriate and offensive jokes and comments of a sexual nature in front of and directed to Plaintiff. Among other things, Defendant Lee questioned Plaintiff about her sex life, and repeatedly asked if Plaintiff's older boyfriend could "get a hard on," referring to him as "ED" (erectile dysfunction). Defendant Lee also commented on Plaintiff's body and asked if she was bulimic. In addition, Defendant Lee made jokes to Plaintiff about her "making out" with other female office staff, and told her, "I know you want me."
- 10. The sexual comments were rampant and they encouraged other employees to engage in similar inappropriate behavior. For instance, on one occasion, Plaintiff caught a co-worker looking up Plaintiff's skirt while she was walking up a flight of stairs. Instead of reprimanding the employee, Defendant Lee broke out in laughter.
- 11. Plaintiff frequently complained that the sexual comments and jokes were inappropriate but Defendant Lee never stopped engaging in the offensive behavior. Instead, Defendant Lee patronized Plaintiff and accused her of overreacting.
- 12. In addition to this harassment, Defendants also discriminated against Plaintiff on account of her sex and/or gender. Plaintiff was paid less than her male colleagues. She was also not allowed to go to many business functions because "females were not allowed."
- 13. Then, in 2013, Plaintiff asked to apply to be a Public Safety Deputy. Defendant Lee refused to even consider Plaintiff because he would only hire a white male for the position. Defendant Lee told Plaintiff that could not hire her because the public demanded a male for the position and Plaintiff was just a "petite pretty girl." In fact, he told her that he was unsure what kind of jobs Plaintiff could do because of her sex and/or gender.
- 14. Plaintiff complained to Councilmember Englander about the discriminatory behavior. In response, the Councilmember questioned whether Plaintiff only wanted to be a

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Public Safety Deputy so she could walk into the fire stations and be naked in front of the male firefighters, and made other inappropriate comments. After these comments, Plaintiff knew the discriminatory and harassing conduct was so engrained within District 12 staff that it would never stop. Therefore, Plaintiff had no choice but to constructively terminate her employment to end the harassing and discriminatory conduct.

EXHAUSTION OF ADMINISTRATIVE REMEDIES

15. On September 3 and 6, 2013, Plaintiff filed charges with the State of California,
Department of Fair Employment and Housing. The Department of Fair Employment and
Housing closed Plaintiff's case in order to allow Plaintiff to pursue her civil remedies under the
Fair Employment Housing Act ("FEHA") and issued Plaintiff a right to sue letter the same day.

FIRST CAUSE OF ACTION

DISCRIMINATION IN VIOLATION OF THE FEHA (Against Defendant CITY OF LOS ANGELES and DOES 1-50)

- 16. Plaintiff restates and incorporates by this reference as if fully set forth herein paragraphs 1 through 15 of this Complaint.
- 17. At all times herein mentioned, California Government Code § 12940 et seq., the Fair Employment and Housing Act ("FEHA"), was in full force and effect and was binding on Defendants, as Defendants regularly employed five or more persons.
- 18. California Government Code § 12940(a) requires Defendants to refrain from discriminating against any employee on the basis of sex and/or gender.
- 19. Defendants engaged in unlawful employment practices in violation of the FEHA by discriminating against Plaintiff on account of her sex and/or gender.
- 20. As a proximate result of the aforesaid acts of Defendants, Plaintiff has suffered actual, consequential and incidental financial losses, including without limitation, loss of salary and benefits, and the intangible loss of employment related opportunities in her field and damage to his professional reputation, all in an amount subject to proof at the time of trial. Plaintiff claims such amounts as damages pursuant to California Civil Code § 3287 and/or § 3288 and/or any other provision of law providing for prejudgment interest.

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- 21. As a proximate result of the wrongful acts of Defendants, Plaintiff has suffered and continues to suffer emotional distress, humiliation, mental anguish and embarrassment, as well as the manifestation of physical symptoms. Plaintiff is informed and believes, and thereupon alleges, that she will continue to experience said physical and emotional suffering for a period in the future not presently ascertainable, all in an amount subject to proof at the time of trial.
- 22. As a proximate result of the wrongful acts of Defendants, Plaintiff has been forced to hire attorneys to prosecute his claims herein, and has incurred and is expected to continue to incur attorneys' fees and costs in connection therewith. Plaintiff is entitled to recover attorneys' fees and costs under California Government Code § 12965(b).

SECOND CAUSE OF ACTION

HARASSMENT IN VIOLATION OF THE FEHA

(Against ALL Defendants)

- 23. Plaintiff refers to the allegations contained in Paragraphs 1 through 22, inclusive, and incorporates each by reference as though fully set forth at length herein.
- 24. The FEHA protects all individuals from harassment based on sex and/or gender. The actions by Defendants, as detailed above, constitutes harassment.
- 25. As a direct and proximate result of the acts of Defendants, Plaintiff has and will continue to suffer severe mental anguish and emotional distress in the form of anger, anxiety, embarrassment, headaches, humiliation, loss of sleep, confidence, self-esteem and general discomfort; will incur medical expenses for treatment by psychotherapists and other health care professionals, and other incidental expenses; suffer loss of earnings and other employment benefits and job opportunities. Plaintiff is thereby entitled to general and compensatory damages in an amount according to proof at trial.
- 26. As a proximate result of the aforesaid acts of Defendants, Plaintiff has suffered actual, consequential and incidental financial losses, including without limitation, loss of salary and benefits, and the intangible loss of employment related opportunities in her field and damage to his professional reputation, all in an amount subject to proof at the time of trial. Plaintiff

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claims such amounts as damages pursuant to California Civil Code § 3287 and/or § 3288 and/or any other provision of law providing for prejudgment interest.

27. As a direct and proximate result of Defendants' discriminatory conduct, as alleged herein, Plaintiff has been compelled to retain legal counsel, and is therefore entitled to reasonable attorneys' fees and costs of suit, pursuant to Government Code §§ 12940, 12965 subdivision (b).

THIRD CAUSE OF ACTION

RETALIATION IN VIOLATION OF THE FEHA

(Against Defendant CITY OF LOS ANGELES and DOES 1-50)

- 28. Plaintiff refers to the allegations contained in Paragraphs 1 through 27, inclusive, and incorporates each by reference as though fully set forth at length herein.
- 29. The FEHA protects all individuals from retaliation for engaging in a protected activity. Plaintiff engaged in a protected activity by complaining about the harassing and discrimination conduct directed towards her.
- 30. Thereafter, Defendants retaliated against Plaintiff and escalated the harassment and discriminatory conduct, causing her to constructively terminate her employment.
- 31. Plaintiff is informed and believes, and based thereon alleges, that in addition to the practices enumerated above, defendants, and each of them, have engaged in other retaliatory actions against Plaintiff which are not yet fully known. At such time, as said discriminatory practices become known to her, Plaintiff will seek leave of this Court to amend this Complaint.
- 32. As a direct and proximate result of the acts of Defendants, Plaintiff has and will continue to suffer severe mental anguish and emotional distress in the form of anger, anxiety, embarrassment, headaches, humiliation, loss of sleep, confidence, self-esteem and general discomfort; will incur medical expenses for treatment by psychotherapists and other health care professionals, and other incidental expenses; suffer loss of earnings and other employment benefits and job opportunities. Plaintiff is thereby entitled to general and compensatory damages in an amount according to proof at trial.
- 33. As a proximate result of the aforesaid acts of Defendants, Plaintiff has suffered actual, consequential and incidental financial losses, including without limitation, loss of salary

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and benefits, and the intangible loss of employment related opportunities in her field and damage to his professional reputation, all in an amount subject to proof at the time of trial. Plaintiff claims such amounts as damages pursuant to California Civil Code § 3287 and/or § 3288 and/or any other provision of law providing for prejudgment interest.

34. As a direct and proximate result of Defendants' discriminatory conduct, as alleged herein, Plaintiff has been compelled to retain legal counsel, and is therefore entitled to reasonable attorneys' fees and costs of suit, pursuant to Government Code §§ 12940, 12965 subdivision (b).

FOURTH CAUSE OF ACTION

FAILURE TO PREVENT IN VIOLATION OF THE FEHA (Against CITY OF LOS ANGELES and DOES 1-50)

- 35. Plaintiff realleges and incorporates herein paragraphs 1 through 34, inclusive, of this Complaint as though fully set forth.
- 36. At all times mentioned herein, California Government Code Sections 12940, et seq., including but not limited to Sections 12940 (j) and (k), were in full force and effect and were binding upon Defendants and each of them. These sections impose on an employer a duty to take immediate and appropriate corrective action to end discrimination and harassment and take all reasonable steps necessary to prevent discrimination and harassment from occurring, among other things.
- 37. Defendants failed to take immediate and appropriate corrective action to end the discrimination and harassment. Defendants also failed to take all reasonable steps necessary to prevent discrimination and harassment from occurring.
- 38. In failing and/or refusing to take immediate and appropriate corrective action to end the discrimination and harassment in failing and/or refusing to take and or all reasonable steps necessary to prevent discrimination and harassment from occurring, Defendants violated California Government Code § 12940 (j) and (k), causing Plaintiff to suffer damages as set forth above.
- 39. As a proximate result of the aforesaid acts of Defendants, and each of them, Plaintiff has suffered actual, consequential and incidental financial losses, including without

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limitation, loss of salary and benefits, and the intangible loss of employment related opportunities in his field and damage to her professional reputation, all in an amount subject to proof at the time of trial. Plaintiff claims such amounts as damages pursuant to Civil Code § 3287 and/or § 3288 and/or any other provision of law providing for prejudgment interest.

- 40. As a proximate result of the wrongful acts of Defendants, and each of them, Plaintiff has suffered and continues to suffer emotional distress, humiliation, mental anguish and embarrassment, as well as the manifestation of physical symptoms. Plaintiff is informed and believes and thereupon alleges that she will continue to experience said physical and emotional suffering for a period in the future not presently ascertainable, all in an amount subject to proof at the time of trial.
- 41. As a proximate result of the wrongful acts of Defendants, and each of them, Plaintiff has been forced to hire attorneys to prosecute his claims herein, and has incurred and is expected to continue to incur attorneys' fees and costs in connection therewith. Plaintiff is entitled to recover attorneys' fees and costs under California Government Code § 12965(b).

FIFTH CAUSE OF ACTION

WRONGFUL TERMINATION IN VIOLATION OF THE FEHA (Against Defendants CITY OF LOS ANGELES and DOES 1-50)

- 42. Plaintiff realleges and incorporates by reference paragraphs 1 through 41, inclusive, of this Complaint as if fully set forth at this place
- 43. At all times herein mentioned, California Government Code § 12940 et seq. was in full force and effect and were binding on Defendants, as Defendants regularly employed five or more persons.
 - 44. Plaintiff's constructive termination is in violation of the FEHA.
- 45. As a proximate result of the aforesaid acts of Defendants, Plaintiff has suffered actual, consequential and incidental financial losses, including without limitation, loss of salary and benefits, and the intangible loss of employment related opportunities in her field and damage to his professional reputation, all in an amount subject to proof at the time of trial. Plaintiff

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claims such amounts as damages pursuant to California Government Code § 3287 and/or § 3288 and/or any other provision of law providing for prejudgment interest.

- 46. As a proximate result of the wrongful acts of Defendants, Plaintiff has suffered and continues to suffer emotional distress, humiliation, mental anguish and embarrassment, as well as the manifestation of physical symptoms. Plaintiff is informed and believes, and thereupon alleges, that he will continue to experience said physical and emotional suffering for a period in the future not presently ascertainable, all in an amount subject to proof at the time of trial.
- 47. As a proximate result of the wrongful acts of Defendants, Plaintiff has been forced to hire attorneys to prosecute her claims herein, and has incurred and is expected to continue to incur attorneys' fees and costs in connection therewith. Plaintiff is entitled to recover attorneys' fees and costs under California Government Code § 12965(b).

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION (CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)

This form is required pursuant to Local Rule 2.0 in all new civil case filings in the Los Angeles Superior Court.

Item I. Check the types of hearing and fill in the estimated length of hearing expected for this case: JURY TRIAL? X YES CLASS ACTION? YES LIMITED CASE? YES TIME ESTIMATED FOR TRIAL 5-7 HOURS/ X DAYS

Item II. Indicate the correct district and courthouse location (4 steps - If you checked "Limited Case", skip to Item III, Pg. 4):

Step 1: After first completing the Civil Case Cover Sheet form, find the main Civil Case Cover Sheet heading for your case in the left margin below, and, to the right in Column A, the Civil Case Cover Sheet case type you selected.

Step 2: Check one Superior Court type of action in Column B below which best describes the nature of this case.

Step 3: In Column C, circle the reason for the court location choice that applies to the type of action you have checked. For any exception to the court location, see Local Rule 2.0.

Applicable Reasons for Choosing Courthouse Location (see Column C below)

- Class actions must be filed in the Stanley Mosk Courthouse, central district.
 May be filed in central (other county, or no bodily injury/property damage).
 Location where cause of action arose.
 Location where bodily injury, death or damage occurred.
 Location where performance required or defendant resides.

- Location of property or permanently garaged vehicle.
 Location where petitioner resides.
 Location wherein defendant/respondent functions wholly.
- Location where one or more of the parties reside.
 Location of Labor Commissioner Office

Step 4: Fill in the information requested on page 4 in Item III; complete Item IV. Sign the declaration.

Auto	Tort	
Other Personal Injury/ Property	Damage/ Wrongful Death Tort	

A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
Auto (22)	☐ A7100 Motor Vehicle - Personal Injury/Property Damage/Wrongful Death	1., 2., 4.
Uninsured Motorist (46)	☐ A7110 Personal Injury/Property Damage/Wrongful Death – Uninsured Motorist	1., 2., 4.
Asbestos (04)	☐ A6070 Asbestos Property Damage ☐ A7221 Asbestos - Personal Injury/Wrongful Death	2. 2.
Product Liability (24)	☐ A7260 Product Liability (not asbestos or toxic/environmental)	1., 2., 3., 4., 8.
Medical Malpractice (45)	□ A7210 Medical Malpractice - Physicians & Surgeons □ A7240 Other Professional Health Care Malpractice	1., 4. 1., 4.
Other Personal Injury Property Damage Wrongful Death (23)	 □ A7250 Premises Liability (e.g., slip and fall) □ A7230 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, vandalism, etc.) □ A7270 Intentional Infliction of Emotional Distress □ A7220 Other Personal Injury/Property Damage/Wrongful Death 	1., 4. 1., 4. 1., 3. 1., 4.

CASE NUMBER

Non-Personal Injury/ Property Damage/ Wrongful Death Tort

Employment

Contract

T ः Uñlawful Betainer'ः ि ः Real Property

Civil Case Cover Sheet Category No			B Type:of:Action (Check only one)	Applicable Reasons - See Step 3 Above
Business Tort (07)		☐ A6029 Other Commercial/Business Tort (not fraud/breach of contract)		1., 3.
Civil Rights (08)		□ A6005 Civil Rights/Discrimination		1., 2., 3.
Defamation (13)		☐ A6010 Defamation (slander/libel)		1., 2., 3.
Fraud (16)		A6013	Fraud (no contract)	1., 2., 3.
Professional Negligence (25)	0	T 40050 OH B ()		1., 2., 3. 1., 2., 3.
Other (35)	-	A6025	Other Non-Personal Injury/Property Damage tort	2.,3.
Wrongful Termination (36)		A6037	Wrongful Termination	1., 2., 3.
Other Employment (15)	0		Other Employment Complaint Case Labor Commissioner Appeals	1., 2., 3. 10.
Breach of Contract/ Warranty (06) (not insurance)		□ A6019 Negligent Breach of Contract/Warranty (no fraud)		2., 5. 2., 5. 1., 2., 5. 1., 2., 5.
Collections (09)	1	□ A6002 Collections Case-Seller Plaintiff		2., 5., 6. 2., 5.
Insurance Coverage (18)	0	A6015	Insurance Coverage (not complex)	1., 2., 5., 8.
Other Contract (37)		A6031	Contractual Fraud Tortious Interference Other Contract Dispute(not breach/insurance/fraud/negligence)	1., 2., 3., 5. 1., 2., 3., 5. 1., 2., 3., 8.
Eminent Domain/Inverse Condemnation (14)		A7300	Eminent Domain/Condemnation Number of parcels	2.
Wrongful Eviction (33)	0	A6023	Wrongful Eviction Case	2., 6.
Other Real Property (26)	Other Real Property (26) A6018 Mortgage Foreclosure A6032 Quiet Title A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)		2., 6. 2., 6. 2., 6.	
Unlawful Detainer-Commercial (31)		A6021	Unlawful Detainer-Commercial (not drugs or wrongful eviction)	2., 6.
Unlawful Detainer-Residential (32)		☐ A6020 Unlawful Detainer-Residential (not drugs or wrongful eviction) 2., 6.		2., 6.
Unlawful Detainer-	A6020E Uplantid Datainer Bank Franci		Unlawful Detainer-Post-Foreclosure	2., 6.
Post-Foreclosure (34)			•	

CASE NUMBER

	Category No.			Type of Action Type (Check-only one)	C Applicable Reasons - See Step 3 Above
	Asset Forfeiture (05)		A6108 As	sset Forfeiture Case	2., 6.
riew	Petition re Arbitration (11)	0	A6115 Pe	etition to Compel/Confirm/Vacate Arbitration	2., 5.
Judicial Review				rit - Administrative Mandamus	2., 8.
Judic	Writ of Mandate (02)			rit - Mandamus on Limited Court Case Matter rit - Other Limited Court Case Review	2.2.
	Other Judicial Review (39)	_	A6150 Oth	her Writ /Judicial Review	2., 8.
ion	Antitrust/Trade Regulation (03)		A6003 An	atitrust/Trade Regulation	1., 2., 8.
Litigat	Construction Defect (10)	0	A6007 Co	onstruction Defect	1., 2., 3.
Provisionally Complex Litigation	Claims Involving Mass Tort (40)		A6006 Cla	aims Involving Mass Tort	1., 2., 8.
illy Cor	Securities Litigation (28)		A6035 Se	curities Litigation Case	1., 2., 8.
risiona	Toxic Tort Environmental (30)		A6036 To	xic Tort/Environmental	1., 2., 3., 8.
Prov	Insurance Coverage Claims from Complex Case (41)		A6014 Ins	surance Coverage/Subrogation (complex case only)	1., 2., 5., 8.
	Enforcement of Judgment (20)		A6141 Sis	ster State Judgment	2., 9.
ent			A6160 Ab	stract of Judgment	2., 6.
Enforcement of Judgment			A6107 Co	nfession of Judgment (non-domestic relations)	2., 9.
nfor Juc			A6140 Adı	ministrative Agency Award (not unpaid taxes)	2., 8.
<u> </u>			A6114 Pet	tition/Certificate for Entry of Judgment on Unpaid Tax	2., 8.
			A6112 Oth	her Enforcement of Judgment Case	2., 8., 9.
us nts	RICO (27)	0	A6033 Ra	cketeering (RICO) Case	1., 2., 8.
Miscellaneous Civil Complaints	Other Complaints (Not Specified Above) (42)		A6030 Dec	claratory Relief Only	1., 2., 8.
Som			A6040 Inju	unctive Relief Only (not domestic/harassment)	2., 8.
Misc			A6011 Oth	ner Commercial Complaint Case (non-tort/non-complex)	1., 2., 8.
- 0			A6000 Oth	ner Civil Complaint (non-tort/non-complex)	1., 2., 8.
	Partnership Corporation Governance (21)		A6113 Par	rtnership and Corporate Governance Case	2., 8.
<u>ن</u> د آ	Other Petitions (Not Specified Above)		A6121 Civ	il Harassment	2., 3., 9.
eou			A6123 Wo	orkplace Harassment	2., 3., 9.
Miscēllaneotīs Civil Petitions			A6124 Eld	er/Dependent Adult Abuse Case	2., 3., 9.
Miscellaneous Civil Petitions			A6190 Elec	ction Contest	2.
\$ O	(43)		A6110 Pet	ition for Change of Name	2., 7.
****				When for Delia for the control	2., 3., 4., 8.
N				0: 1 p	2., 9.
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SHORT TI	TLE: DOE v. CITY OF LO	OS ANGELES ET	`AL.	CASE NUMBER			
Item I	II. Statement of Locationstance indicated in Ite	on: Enter the add em II., Step 3 o	ress of the acc n Page 1, as t	cident, party's residence or place of business, performance, or oth the proper reason for filing in the court location you selected.			
REAS under this c	ON: Check the appropria Column C for the type of ase.	te boxes for the nu action that you hav	mbers shown ve selected for	ADDRESS: 200 N. Main Street			
	□1. 図2. □3. □4. □5. 	□6. □7. □8. □	□9. □10.				
CITY:	Angeles	STATE: CA	ZIP CODE: 90012				
Item I\	I. Declaration of Assignn	nent: I declare und	er penalty of ne	rjury under the laws of the State of California that the foregoing is true			
and co	orrect and that the above	e-entitled matter	is properly file	d for assignment to the Superior courthouse in the			
Centra	_			nia, County of Los Angeles [Code Civ. Proc., § 392 et seq., and Local			
Rule 2	0, subds. (b), (c) and (d)						
	,						
D-4I	9/11/12						
Dated	9/16/13			(C)(C)(T)(T)(T)(T)(T)(T)(T)(T)(T)(T)(T)(T)(T)			
	l			(SIGNATURE OF ATTORNEY/FILING PARTY)			
PLEAS COMM	SE HAVE THE FOLLO	OWING ITEMS (OURT CASE:	COMPLETED	AND READY TO BE FILED IN ORDER TO PROPERLY			
1.	Original Complaint o	r Petition.					
2.	If filing a Complaint,	a completed Sur	mmons form f	or issuance by the Clerk.			
3.							
4.	Civil Case Cover Sh 03/11).	eet Addendum a	nd Statement	of Location form, LACIV 109, LASC Approved 03-04 (Rev.			
5.	Payment in full of the filing fee, unless fees have been waived.						
6.							
7.	Additional copies of must be served along	documents to be g with the summ	conformed bons and comp	y the Clerk. Copies of the cover sheet and this addendum plaint, or other initiating pleading in the case.			
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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Ba	r number, and address): SBN: 241919	FOR COURT USE ONLY			
JML Law, APLC		FILED			
21052 Oxnard Street, Woodland Hills, CA	A 91367 FAX NO.: 818-610-3030	SUPERIOR COURT OF CALLEDDALA			
TELEPHONE NO.: 818-610-8800 ATTORNEY FOR (Name): Plaintiff, Jane Doe	Superior court of California County of Los Angeles				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LC	1 0 2012				
STREET ADDRESS: 111 North Hill Street	SFP 16 2013				
MAILING ADDRESS: 111 North Hill Street		JUNIO A. Garagean, amount			
CITY AND ZIP CODE: Los Angeles, 90012		414			
BRANCH NAME: Stanley Mosk Courthouse		BY L. JOHNSON, DEPUTY			
CASE NAME: DOE v CITY OF LOS ANGE	LES et all	,			
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:			
Unlimited Limited (Amount (Amount	Counter Joinder	BC521591			
(Amount (Amount demanded is	Filed with first appearance by defer	JUDGE:			
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402)) DEPT:			
Items 1–6 be	low must be completed (see instructions				
1. Check one box below for the case type that	at best describes this case:				
Auto Tort	Contract	Provisionally Complex Civil Litigation			
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400–3.403)			
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)			
Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort	Other collections (09)	Construction defect (10)			
Asbestos (04)	Insurance coverage (18)	Mass tort (40)			
Product liability (24)	Other contract (37) Real Property	Securities litigation (28)			
Medical malpractice (45)	Eminent domain/Inverse	Environmental/Toxic tort (30)			
Other PI/PD/WD (23)	condemnation (14)	Insurance coverage claims arising from the above listed provisionally complex case			
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	types (41)			
Business tort/unfair business practice (07) Other real property (26)	Enforcement of Judgment			
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)			
Defamation (13)	Commercial (31)	Miscellaneous Civil Complaint			
Fraud (16)	Residential (32)	RICO (27)			
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)			
Professional negligence (25) Other non-PI/PD/WD tort (35)	Judicial Review	Miscellaneous Civil Petition			
Employment	Asset forfeiture (05) Petition re: arbitration award (11)	Partnership and corporate governance (21)			
Wrongful termination (36)	Writ of mandate (02)	Other petition (not specified above) (43)			
Other employment (15)	Other judicial review (39)				
2. This case is X is not com	olex under rule 3,400 of the California B	ules of Court. If the case is complex, mark the			
ractors requiring exceptional Judicial mana-	gement:	also of Godri. If the case is complex, mark the			
a. Large number of separately repre		er of witnesses			
b. Extensive motion practice raising		with related actions pending in one or more courts			
issues that will be time-consuming	to resolve in other coun	ities, states, or countries, or in a federal court			
c Substantial amount of documenta		ostjudgment judicial supervision			
Remedies sought (check all that apply): a.	X monetary b. X nonmonetary;	declaratory or injunctive relief c. X punitive			
4. Number of causes of action (specify): 7		pointive			
5. This case is is is not a clas	s action suit.				
6. If there are any known related cases, file a	nd serve a notice of related case. (You	may use form CN-0 15.)			
Date:					
D.;-AARON BROCK		<i>[</i>			
(TYPE OR PRINT NAME)	NOTICE	SIGNATURE OF PARTY OF ATTORNEY FOR PARTY)			
• Plaintiff must file this cover sheet with the f	rst paper filed in the action or proceeding	og (except small claims appear or agent filed			
under the Flobate Code, Family Code, or V	Velfare and Institutions Code). (Cal. Rul	es of Court, rule 3.220.) Failure to file may result			
• File this cover sheet in addition to any cover sheet required by local court rule.					
at this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all					
potrior parties to the action of proceeding.					
Unless this is a collections case under rule	3.740 or a complex case, this cover she	eet will be used for statistical purposes only.			
Form Adopted for Mandatory Use Judicial Council of California	CIVIL CASE COVER SHEET	Page 1 of 2 Cal. Rules of Court, rules 2.30, 3.220, 3.400–3.403, 3.740;			
CM-010 [Rev. July 1, 2007]	The state of the one of the state of the sta	Cal. Standards of Judicial Administration, std. 3.10 www.courtinto.ca.gov			
		Westlaw Doc & Form Builder			