UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

Lillie Leon

117-11 Springfield Blvd.

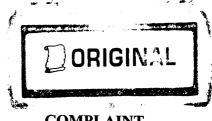
Cambria Heights, N. Y. 11411

NAME OF PLAINTIFF(S)

NYC Department of Education

65 Court Street

Brooklyn, N. Y. 11201



COMPLAINT

Demanded Co, J.

LINDSAY, M.

This action is brought for discrimination in employment pursuant to (check only those that apply):

Title VII of the Civil Rights Act of 1964, as codified, 42 U.S.C. §§ 2000e to 2000e-17 (amended in 1972, 1978 and by the Civil Rights Act of 1991, Pub. L. No. 102-166) (race, color, gender, religion, national origin).

NOTE: In order to bring a suit in federal district court under Title VII, you must first obtain a right to sue letter from the Equal Employment Opportunity Commission.

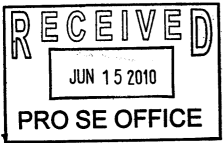
Age Discrimination in Employment Act of 1967, as codified, 29 U.S.C. §§ 621 - 634 (amended in 1984, 1990, and by the Age Discrimination in Employment Amendments of 1986, Pub. L. No. 92-592, the Civil Rights Act of 1991, Pub. L. No. 102-166).

NOTE: In order to bring a suit in federal district court under the Age Discrimination in Employment Act, you must first file charges with the Equal Employment Opportunity Commission.

Americans with Disabilities Act of 1990, as codified, 42 U.S.C. §§ 12112 - 12117 (amended by the ADA Amendments Act of 2008, Pub. L. No. 110-325 and the Civil Rights Act of 1991, Pub. L. No. 102-166).

NOTE: In order to bring suit in federal district court under the Americans with Disabilities Act, you must first obtain a right to sue letter from the Equal Employment Opportunity Commission.





Jurisdiction is specifically conferred upon this United States District Court by the aformentioned statutes, as well as 28 U.S.C. §§ 1331, 1343. Jurisdiction may also be appropriate under 42 U.S.C. §§ 1981, 1983 and 1985(3), as amended by the Civil Rights Act of 1991, Pub. L. No. 102-166, and any related claims under New York law.

1. Plaintiff resides	at:			
117-11 Spr	ing field BlVa Street Address	<u> </u>		
Queens County	State,	Zip Code,	Telephone N	umber
2. Defendant(s) re	sides at, or its business is	located at:		
65 Court	Street Address			
1/	_	1.7		
County	Brooklyn, City	NY. State	_,	<u> </u>
3. The address at v	which I sought employme	ent or was employed	l by the defend	dant(s) is:
	148 rd Street Street Address	<u></u>		
Queens,	Briarwood, City	State Y.	_,	11435 Zip Code

٦,		k only those that app		mplain in this action includes
			Failure to hi	ire.
			Termination	n of my employment.
			Failure to pr	romote.
			Failure to ac	ccommodate my disability.
			Unequal terr	ms and conditions of my employment.
			Retaliation	
			Other acts (s	specify): harabbment
	-	those grounds raised can be considered by		filed with the Equal Employment Opportunit trict court.
5.	It is a Apx Date	1 2008, May 20	hat the alleged d	liscriminatory acts occurred on: 08, Sept. 2008 - June 2009.
6.	I beli	ieve that the defendan	nt(s) (check one) mitting these act	
			_	e acts against me.
7.	(chec	ndant(s) discriminate ck only those that app t is your religion, if re	ly and state the l	basis for discrimination, for example,
	[]	race	[]	color
	[]	gender/sex	[]	religion
, s. r	[]	national origin		
	[A]	age	My date of b	birth is:
	[]	disability		Date

NOTE: Only those grounds raised in the charge filed with the Equal Employment Opportunity Commission can be considered by the federal district court.

8.	The facts of my case are as follows:
W	hen I filed my Charge of discrimination on 3-17-10, I was 18
	s of age. Currently, I am 79. Since 1978 I have Worked as a
	ded teacher for the NYC Department of Educations and have perform
	Professional responsibilities Satisfactorily. However, due to my
	I have been made the victim of unlawful employment discrimi-
	in, and subjected daily to many harassing, intimidating,
	crassing, humiliating, retallatory acts in the presence of
	Students and colleagues perpetrated against me by Mr. Hane
Katz	(Attach additional sheets as necessary) (Attach ment)
,	(Attach additional sheets as necessary) (Attack ment)
Note:	As additional support for your claim, you may attach to this complaint a copy of the charge filed with the Equal Employment Opportunity Commission, the New
	York State Division of Human Rights, or the New York City Commission on Human Rights.
9.	It is my best recollection that I filed a charge with the New York State Division of Human
	Rights or the New York City Commission on Human Rights regarding defendant's
	alleged discriminatory conduct on:
	Date
10.	It is my best recollection that I filed a charge with the Equal Employment Opportunity
3 "	Commission regarding defendant's alleged discriminatory conduct on:
	Date

The facts of my Case are as follows: Continued from Page No. 4 Attachment

Page No. 2 of 4

Assistant Principal-Currently Principal as of August 2009 for the 2009-2010 School year, and Ms. Nercida Urban. All B parties were aggressively engaged in the aforementioned unlawful discriminatory acts against me due to my age and the fact that I reconsidered not to retire at the end of the 2004-2001 School year. Mo. Urban, Payroll Secretary did not receive a formal letter from The Teacher's Robinsmot Board notifying her that I was officially retired. Therefore, Mo Urban Knew that I was not retiring, but Continued harassing me by asking me when I was retiring in August 2001, and in September 2008, Said She Was retiring. Then Said to me, "Why don't you just retire".

In violation of the agreement between the Board of Education of NYC and the UFT, in June 2007 Mc. Katr Proved his inability to execute 1, is Professional duties with honesty and fairness when he hand picked, Ms.L. Rinaldi, for the

The facts of my case are as follows: Continued from Page No. 4

Page No. 3 of 4

Newly implemented Prekindergasten teaching position, Prior to posting the position. Mr. Katz and Ms. Cunning ham acted in consert by having talsely made up claim that I refused to attend a Professional Conference With Ms. Cunningham. The Contenence Was post-poned. This harassing act was perpetrated against me to cover up the unprofessional horrific harassment of me by Mr. Kutz on April 7, 2008. At 1AN, Mr. Katz, Mo. Canning ham, and Mo. Ruth Bowman, UFT representative planned to meet With me Without my Knowledge or consent. Mr. Katz immediately began shouting false accusations into my face. I thought he was going to physically attack me. Mo. Borman asked Mr. Katz to Stop, but he continued until he and Mr. Cunningham left my Classroom, before they left, Ms. Bowman informed Mr. Katz that he was engaged in harassment.

During the 2006-2001 School year, Mr. Katz Falsely claimed that the Custodian came to my classroom. When I complained about the frigid room temperature. The Custodian nor any staff members came to my

The facts of my case are as follows: Continued from Page No. 4

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Classroom to test and determine the room temperature, Many times the room was so cold that wearing a winter Coat, hat, Scarf, and gloves would not keep the children and me from being miserably cold. Therefore, on many casasions I was forced to teach my class in the hallway.

The lesson plan scenario Was just another opportunity for Mr. Katz and Ms. Cunningham to harass me, because of my age and they wanted me to retire. Prior to having ravived the disciplinary letter from Mr. Katz about lesson plans, I did not receive any directive from any supervisor stating that I was to athere to a specific form for my lesson plans. The UFT advised me in a letter dated February 12,2010, that my case is on going. I have acted in accordance with the provisions outlined in the bargaining agreement between the NYC Department of Education and the UFT. The lesson plan Portion of the Article that deals with extended writing of lesson plans does not apply to me, because I did not receive a URAting at the end of the 2001-2008 school year.

The facts of my case are as follows: Continued From Page No.4

lage No. Juf H

due to ineffective instructional Professional
performance. Also, I received a Satisfactory rating for
my formal lesson Observation.

Juring the 2008-2009 Echool year I Has forced to teach in a hostile Classroom environment due to the following: I was placed in a classroom with at Kindergarton Children. Without bathroom accommodation. I was required by Ms. Cunningham to Monitor the boys and girls as they Went from my Classroom 113 to Use the both room, and at the same time monitor the children in the classroom While they were working on assignments. Many days I had to monitor as many as 14 children in the AM and the Same in the PM. The Sink in the classroom did not Work and could not be used to discard milk that Was left over from their Snack, Therefore, I had to pour the left over milk from the Snack into a pan, which was left in the pan until the next morning, because the boys bathroom Was the only place Where the left over milk could be discarded. The entrance classroom door to Room 113 Would not close without a struggle until January 2009. In this room-113 there

The facts of my lase are as follows: Continued from Page No. 4

Page No. 6 Of H Was insafficient space for displaying children's completed North

On September 9, 2008, Ms. Cunninghan Switched a Hell behaved child, Myesha to Class 200 for a Severly behavior problemed child into my class named Jarah, the Same day, 9-09-08, Jarah did no Work but Would Spit, Kick and Punch children all day, He even Mude attempts to attack me. Jarah's mother begged that her child be placed in another class when she enrolled him in the school, because his mother Knew a child who was already in my class lived in the same housing complex as they did, had a severe behavior problem - Jaidyn who also would spit on the children, and would spin around in the class room all day, Hhon both children Kent outside of the chaseroom to use the l'avatory, they would stay for hours at a time Many time I had to track them down before lunch dismissal and the end of the day dismissal. I lost as much 45 15 to 20 Minutes Many days of my own lanch period. The times When I tried contacting Ms. Curringham to report the horrible incidents She had a voice message operating, but would never return my calls. She said she The facts of my case are as follows: Continued from Page Xo. 4

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Only listens to her nussayes at the end of the school day. On December 16, 2008, a Meeting was held between Jarah's mother, Mr. Katz, No. Cunningham, Mo. Elias, Social Worker, No. Borman, UFT represental: re, and myself. At this Meeting, again Jarah's mother asked if he Could be transferred to another class due to the Fact that her Son Jarah and Jaidyn do not Function Well When they are together, Mr. Katz and Ms. Cunningham answer Was NO. However, on 9-09-08 Ms. Canningham transferred Myesha From, my Class to K-330 in exchange for Javah. That clearly is double Standard practice. It also proves that Mr. Kats and Ms. Cunningham were, and she still is on a mission to make life miserable for me due to my age and they want me to retire, along With Ms. N. Urban, Ms. Jenise Danas, Assistant Principal is non acting in Concert with M6 Cunningham to harass me, due to my age, and on going harassment. Also, the fact that they Want me, to retire. A letter of harassment was recired From both Ms. Buras and Ms. Cunning ham, dates: November 5, 2009 and November 18, 2009. November 23, 2009 Ms. Banas. The Cipuncelling letters reacived from the two, Ms. Banas did not know the definition. Of counselling letter, when asked. Case 2:10-cv-02725-WFK-ARL Document 1-3 Filed 06/15/10 Page 11 of 15 PageID #: 13

The facts of my Case are as follows: Continued from Page No. 4

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Ms. Banas also systematically excluded Participation of my class from the Ribbon Cutting aeremony for the newly erected playground on November 23,0009. All other classes had an opportunity to participate in this affair. Ms. Cunningham was involved in the Same Kind of discriminatory act against my Kindengaten Class and me When She systematically excluded my Message to my Kindergaten children from the Program held on June 24,5004 for their Moving up ceremony. I did not receive a Written nor verbal apology from Ms. Cunningham

When my credible evidence is presented in court I ferrently believe that the defendant Will be cited as being in violation of the Age Discrimination Employment Act (ADEA)

Agrie Region June (15, 2010

Only litigants alleging age discrimination must answer Question #11.

11.	Since filing my charge of age discri	mination with the Equal Employment Opportunity
	Commission regarding defendant's	alleged discriminatory conduct (check one),
		60 days or more have elapsed.
		less than 60 days have elapsed.
12.	The Equal Employment Opportunit	y Commission (check one):
		has not issued a Right to Sue letter.
		has issued a Right to Sue letter, which I received on $3 - 10$. Date
NOT	E: Attach a copy of the Right t Commission to this compla	o Sue Letter from the Equal Employment Opportunity int.
includ	WHEREFORE, plaintiff prays that ling injunctive orders, damages, costs	the Court grant such relief as may be appropriate, s, and attorney's fees.
		PLAINTIFF'S SIGNATURE
Dated	: June 15, 2010	
		117-11 Spring Field Blyd. Address Cambria Heights, New York 118-123-4657 Phone Number

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EEOC Form 161 (11/69)

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

DISMISSAL AND NOTICE OF RIGHTS					
To: Lillie Leon From: 117-11 Springfield Boulevard Cambria Heights, NY 11411		From:	New York District Office 33 Whitehall Street 5th Floor New York, NY 10004		
		person(s) aggrieved whose ide FIAL (29 CFR §1601.7(a))	ntity is		
EEOC Char		EEOC Representative		Te	elephone No.
		Jeanette P. Woote	n,		
520-2009	-01521	Investigator		(2	212) 336-3753
THE EEO	C IS CLOSING ITS FI	ILE ON THIS CHARGE F	OR THE FOLLO	WING REASON:	
	The facts alleged in th	e charge fail to state a claim	under any of the s	tatutes enforced by the EEOC).
	Your allegations did no	ot involve a disability as defi	ned by the America	ns With Disabilities Act.	
	The Respondent empl	loys less than the required n	umber of employee	es or is not otherwise covered	by the statutes.
	Your charge was not timely filed with EEOC; in other words, you waited too long after the date(s) of the alleged discrimination to file your charge				e date(s) of the alleged
X	information obtained e	establishes violations of the	statutes. This doe	restigation, the EEOC is una s not certify that the respond construed as having been rai	ent is in compliance with
	The EEOC has adopte	ed the findings of the state o	r local fair employm	ent practices agency that inv	estigated this charge.
	Other (briefly state)				
		- NOTICE ((See the additional in	OF SUIT RIGHT formation attached to		
Discrimina You may fil lawsuit mu	ation in Employment le a lawsuit against the st be filed <u>WITHIN 90</u>	Act: This will be the only e respondent(s) under fed	notice of dismis deral law based o of this notice; o	Nondiscrimination Act, of sal and of your right to sue on this charge in federal or ryour right to sue based or ifferent.)	that we will send you. state court. Your
alleged EP	Act (EPA): EPA suits A underpayment. This I file suit may not be	s means that backpay du	r state court withi e for any violation	n 2 years (3 years for willfund that occurred more the that occurred more that occurred more that occurred more than the that occurred more than the that occurred more than the theta the than the than the than the than the than the than the theorem the theorem the theorem the theorem the theorem the the theorem the theorem the theorem the theorem the theorem the the theorem the theorem the theorem the theorem the theorem the the theorem the theorem the theorem the theorem the theorem the the theorem the theorem the theorem the theorem the theorem the the theorem the theorem the theorem the theorem the theorem the the theorem th	ul violations) of the nan 2 years)
		On	behalf of the Comr	nission	1
		Janes C	Len (<u>ک</u> 3	011110
Enclosures(s	5)	Spend	er H. Lewis, Jr.,		(Date Mailed)

Director

cc: NYC DEPT OF EDUCATION Robin Singer, Associate Counsel 52 Chambers Street, Room 308 New York, NY 10007

EEOC Form 5 (5/01)		^ 			
Case 2: 10-cv-02725-VEK-ARI DOCUMENT 1-3" FIRE	d 06/15/10 Charge	J Pac sente	16 To: Ot 15	gency(ie	s) Charge No(s):
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act		FEPA			
 Statement and other information before completing this form. 	X	EEOC		520-	2009-01521
New York State Division C		Rights			and EEOC
State or local Agency, Name (indicate Mr., Ms., Mrs.)	ii ariy	Home P	hone (Incl. Area C	ode)	Date of Birth
Lillie Leon		(718)	723-4657		
Street Address City, State and 2	IP Code				
117-11 Springfield Blvd. Cambria Heights, NY 11411					u'
Named is the Employer, Labor Organization, Employment Agency, Apprenticeship Co Discriminated Against Me or Others. (If more than two, list process FER IEE) LARS best	mmittee, or Sta	ite or Loc	al Government A	gency Th	at I Believe
Name	7	No. Emp	loyees, Members	Phone N	lo. (Include Area Code)
NYC Department of Education MAR 1 7 RECOL		1	000+	(718)	526-4780
Street Address City, State and 2	P Code				
65 Court Street FEOC.NYDO.ENFORCEN	IENT				
Brooklyn, NY 11201					
Name		No. Emp	loyees. Members	Phone N	lo. (Include Area Code)
NYC Department of Education – Office of Legal Services	}	1	000+	(21	2) 374-6888
Street Address City, State and 2	IP Code	<u> </u>	<u></u>		
52 Chambers Street, Room 308					
New York, NY 10013					
DISCRIMINATION BASED ON (Check appropriate box(es).)			DATE(S) DISCRI	MINATION	
RACE COLOR SEX RELIGION N	ATIONIAL ODION		Earliest 6/26/08)	Latest
	ATIONAL ORIGIÈ	N	0/20/00	•	
X RETALIATION X AGE DISABILITY OTHER	R (Specify below.))	gan manufactures		
		office of section	LX	AIUNII BOX	IG ACTION
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):	4070	,			
have been working for the NYC Department of Education's					
have performed my job satisfactorily for many years. Howev					
on account of my age by Harvey Katz, Principal and Paula C retaliated by both for complaining of unfair treatment. In June					
away from me, and was given to a younger person who had					
years of successful experience. On June 26, 2008, I was give					
year. The Principal claimed that I refused to attend a Profess	sional Confe	erence	, but that is	false, t	he meeting
was postponed until my UFT Representative could attend. I			_		
work environment to get me to quit or retire from my job. In S					
forcing me to teach in a class room that has problems with a					
that wearing a coat, hat, scarf and gloves will not make the re		_			
class to the hallway to teach there because it was warmer. C Superintendent complaining about the harassment and hosti					
from her. Because the harassment and hostile work environ					·
February 24, 2009, I wrote another letter to Ms. Reed. Ms. F					
			147 State of the Loca		
fully with them in the processing of my charge in accordance with their procedures.	Qualified Commissi	in Kings on Expire	County es 7/19/父 <i>℃</i>	allh	unia Kile
I declare under penalty of perjury that the above is true and correct.	ne best of my-ki	nowledge	, information an	e charge d belief.	and that it is true to
S	IGNATURE OF C	COMPLAIN	IANT.		
	Kell	ii	HOW		_
	UBSCRIBED AN month, day, year)		I TO BEFORE ME	THIS DAT	Ē
Date Charging Party Signature	3/17/0	G			

Case 2:10-cv-02725-WFK-ARL Document 1-3 Fil	ed 06/15/10 Page 15 o	f 15 PageID #: 17
- Charge of Discrimination	Charge Presented To:	Agency(ies) Charge No(s):
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act Statement and other information before completing this form.	FEPA X EEOC	520-2009-01521
New York State Division	Of Human Rights	and EEOC
State or local Agend	cy, if any	
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)): I am the victim of employment discrimination because of m objecting to Mr. Katz and Mrs. Cunningham's harassment ratings by Ms. Cunningham when she visits my classroom. my work.	and hostile work environme	ent. I have been given U-,
Another person who has been harassing me is Mrs. Nel Ur me "When are you retiring?" Mrs. Urban has called me at retiring." In September 2008, Mrs. Urban approached me to me, "why don't you just retire?"	home and had stated; "the	y want to know if you are
On March 6, 2009, I received a letter from Mr. Katz, asking of lesson plans. In his letter he stated that the meeting ma received another letter from Mr. Katz about our March 6 mc Cunningham and my union representative Mrs. Bowman. almost thirty years, I know what I am going to teach for the said. I told Mr. Katz that I forgot the lesson plans and that lesson plan, but I do remember what needed to be done for lesson plans, coupled with an unsatisfactory rating for the that I meet with Mrs. Cunningham to further assist me. I are and I am required to submit all my lesson plans to her each is another form of retaliation for complaining to Ms. Reed.	y lead to disciplinary action eeting indicating that he modern Mr. Katz stated that I said day." "It is all in my head is do my lesson plans every that day. Mr. Katz told modern 2007-2008 school year. Mr. now being closely monit	n. On March 10, 2009, I et with me, Mrs. "I have been teaching for "That was not what I yday. I just forgot the ne that my failure to provide Ir. Katz also recommended ored by Mrs. Cunningham
I have filed a Step 1 Grievance with my union to resolve the disciplinary action to be removed from my file. I am very experiorming on grade level and above.		
I believe that I am being discriminated against because of Employment Act of 1967, as amended.	my age in violation of the	Age Discrimination in
	MINNA R. YELLIN	
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures.	NOTARY—When reseased for slate Qualified in Kings Cour Commission Expires 7/1	nty [.f.] () [.f.
I declare under penalty of perjury that the above is true and correct.		he above charge and that it is true to
	1 7571 Ah . \ 1 M3 .	,

Charging Farty Signature

SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE (month, day, year)