

## SAMPLING OF CASES REPORTED ONLINE

“[Y]ou present yourself in a very professional manner at all times . . . . It has become a pleasure knowing you . . . . You are developing qualities not generally acquired by most attorneys. I know you are going to become recognized as one of Delaware’s best attorneys.”

- EJR

- *Mitchell v. Cooper*, 228 F.Supp. 3d 343 (D.Del. 2017) (Stark, C.J.)  
(defeating summary judgment motion in a Due Process case against Rehoboth Beach, its mayor, and its police chief).
- *Miller v. Delaware Technical & Community College*, 2015 WL 4039840 (D.Del. Jul. 1, 2015) (Burke, M.J.)  
(recommending that state college was not immune under the Eleventh Amendment from suit by an African-American landscaper alleging race discrimination in the denial of a contract).
- *Hercules, Inc. v. Tomaszewski*, 2011 WL 6951839 (Del. Com. Pl. Nov. 21, 2011) (C.A. No. CPU4-09-008911) (Fraczkowski, J.)  
(awarding a trial verdict in favor of and dismissing all claims against an accountant by his long-time employer who failed to deduct and remit to the IRS his social security and Medicare taxes for five years and sued him after it had to pay the IRS on his behalf).
- *Plummer v. Ryan*, 2008 WL 400195 (Del. Supr. Feb. 15, 2008) (NO. 4, 2008)  
(defeating town government’s appeal to the state supreme court in a breach of employment contract and whistle blower case).
- *Blozis v. Mellon Trust of Delaware National Association*, 494 F.Supp.2d 258 (D.Del. 2007) (Robinson, C.J.)  
(defeating financial institution-employer’s motion for summary judgment in a retaliation and age discrimination case).
- *Farrell v. AstraZeneca Pharmaceuticals, LP*, 2005 WL 2122678 (D.Del. Sept. 2, 2005) (NO. CIV. A. 04-285-KAJ) (Jordan, J.)  
(defeating pharmaceutical-employer’s motion for summary judgment in a Family and Medical Leave Act case).
- *Nolan v. Reading Blue Mountain & Northern Railroad Co.*, 2005 WL 627981 (E.D.Pa. Mar. 11, 2005) (NO. CIV. A. 02–2805)(Tucker, J.)  
(defeating transportation-employer’s motion for summary judgment in an age discrimination case).

- *Pratta v. American General Financial Services, Inc.*, 2004 WL 2537081 (D.Del. Nov. 5, 2004) (NO. CIV. A. 04-089-JJF) (Farnan, J.) (defeating consumer lender-employer's motion to dismiss an age discrimination case from court and send the dispute to its own arbitrator).
- *Cuffee v. The Dover Wipes Co.*, 334 F.Supp.2d 565 (D.Del. Sept. 7, 2004) (NO. CIV. A. 03-276-SLR) (Robinson, J.) (defeating two manufacturer-employers' motion for summary judgment on claims of pay discrimination based on sex and race).
- *Parker v. State*, 2003 WL 24011961 (Del. Super. Oct. 14, 2003) (NO. CIV. A. 99C-07-323-JRJ) (Jurden, J.) (granting nurse's motion to amend the complaint against a state health department in a race discrimination case).