

**CERTIFICATE OF
CLOSED PLEADINGS**

JD-CV-11 Rev. 6-12
P.B. Secs. 14-4, 14-8, 14-9

**STATE OF CONNECTICUT
SUPERIOR COURT**
www.jud.ct.gov

Docket number _____

Name of case (*Full name of Plaintiff v. Full name of Defendant*) _____

Judicial Housing Geographical
 District Session Area
number

Address of court (*Number, street, town and zip code*) _____

I certify that the pleadings have been closed in this case on the issue or issues as to all parties, and I acknowledge that my failure to certify accurately will subject me to sanctions.

Name of person making certification _____

Signature



Plaintiff Defendant
 Attorney for Plaintiff Attorney for Defendant

The pleadings being closed, the case will proceed as indicated below: ("*X*" applicable box(es))

- Jury (*Claim for Jury Trial (Form JD-CL-53) and the appropriate statutory fee must be filed.*)
- Hearing in Damages to the Court
- Hearing in Damages to the Jury (*Claim for Jury Trial (Form JD-CL-53) and the appropriate statutory fee must be filed.*)
- Administrative Appeals: ("*X*" applicable box) Record Non-record
- All other Non-Jury Matters (*Court Trials*)

COURT USE ONLY

JY _____
 HD _____
 JY _____
 AA _____
 CT _____

A. Fill out this section if case is privileged

1. Basis of Privilege under section 14-9 of the Connecticut Practice Book: ("*X*" applicable box(es))

- hearing under the fair employment practices act or the labor relations act;
- an action brought by or on behalf of the state, other than actions upon probate bonds;
- appeal from the employment security board of review;
- appeal from probate or from the doings of commissioners appointed by court of probate;
- action brought by receiver of insolvent corporation by order of court;
- action by or against any person sixty-five years of age or older or who reaches such age while the action is pending;
- appeal from findings, orders or other actions of the public utilities control authority;
- equitable action tried to the court in which the essential claim asserted is for a permanent injunction and any claim for damages or other relief, legal or equitable, is merely in lieu of, or supplemental to, the claim for injunction;
- habeas corpus proceeding;
- motion to dissolve temporary injunction;
- motion for temporary injunction;
- writ of ne exeat, prohibition or mandamus;
- application for appointment of receiver;
- disclosure by garnishee;
- action by or against executor, administrator, or trustee in bankruptcy or insolvency;
- hearing to the court in damages on default or case where there is an issue as to damages after the court has granted a summary judgment on the issue of liability;
- case remanded by the
 - Supreme Court Appellate Court
 for a new trial or case in which a verdict has been set aside, a new trial granted or a mistrial declared.

2. If privilege is other than those specified in section 14-9 of the Connecticut Practice Book, state ground of claim and authority:

B. Relief Requested - Amount, legal interest or property in demand, exclusive of interest and costs is:

(*"X"* applicable box(es))

- \$15,000 or more
- less than \$15,000
- claiming other relief in addition to or instead of money damages

Certification

I certify that this claim is filed in accordance with section 52-215 of the Connecticut General Statutes and that a copy of this document was mailed or delivered electronically or non-electronically on (*date*) _____ to all attorneys and self-represented parties of record and that written consent for electronic delivery was received from all attorneys and self-represented parties receiving electronic delivery.

Name and address of each party and attorney that copy was mailed or delivered to*

For Court Use Only

Signed (*Signature of filer*)



Print or type name of person signing

Date signed

Mailing address (*Number, street, town, state and zip code*)

Telephone number

*If necessary, attach additional sheet or sheets with name and address which the copy was mailed or delivered to.