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12 results in **Quote Check**1 This quote is Incorrect**Quote from your brief:**

...cite_01_fab_1 – Fabricated Third Circuit motion to dismiss case A motion to dismiss pursuant to Rule 12(b)(6) challenges the legal sufficiency of a complaint. In deciding a motion to dismiss, the court must accept all well-pleaded factual allegations as true, “ ... Harrington v. City of Lancaster, 578 F.3d 412, 419 (3d Cir. 2010) (citations omitted).

Quote from source citation:

"No matching quote found in Harrington v. City of Lancaster, 578 F.3d 412, 419 (3d Cir. 2010) (citations omitted)."

Source Citation: [Lindsay v. Yates, 578 F.3d 407](#)2 This quote is Incorrect**Quote from your brief:**

...cite_01_fab_2 – Fabricated Third Circuit civil rights case A motion to dismiss pursuant to Rule 12(b)(6) challenges the legal sufficiency of a complaint. In deciding a motion to dismiss, the court must accept all well-pleaded factual allegations as true, “ ... Dietrich v. City of Reading, 571 F.3d 504, 510 (3d Cir. 2009) (citations omitted).

Quote from source citation:

"No matching quote found in Dietrich v. City of Reading, 571 F.3d 504, 510 (3d Cir. 2009) (citations omitted)."

Source Citation: [Kramer v. Paul Revere Life Ins. Co., 571 F.3d 499](#)3 ✓ This quote is Correct

① The pinpoint page in your citation is Incorrect

Quote from your brief:

...cite_01_wc_1 – Wrong pinpoint page (651 instead of 646) A motion to dismiss pursuant to Rule 12(b)(6) challenges the legal sufficiency of a complaint. In deciding a motion to dismiss, the court must accept all well-pleaded factual allegations as true, "construe the complaint in the light most favorable to the plaintiff, and determine whether, under any reasonable reading of the complaint, the plaintiff may be entitled to relief." ... McTernan v. City of York, 564 F.3d 636, 651 (3d. Cir. 2009) (citations omitted).

Quote from source citation:

"construe the complaint in the light most favorable to the plaintiff, and determine whether, under any reasonable reading of the complaint, the plaintiff may be entitled to relief"

Source Citation: [McTernan v. City of York, 564 F.3d 636](#)4 This quote is Incorrect

① The pinpoint page in your citation is Incorrect

Quote from your brief:

...cite_01_wc_2 – Transposed volume number (546 instead of 564) A motion to dismiss pursuant to Rule 12(b)(6) challenges the legal sufficiency of a complaint. In deciding a motion to dismiss, the court must accept all well-pleaded factual allegations as true, "construe the complaint in the light most favorable to the plaintiff, and determine whether, under any reasonable reading of the complaint, the plaintiff may be entitled to relief." ... McTernan v. City of York, 546 F.3d 636, 646 (3d. Cir. 2009) (citations omitted).

Quote from source citation:

"Viewing the evidence in the light most favorable to the nonmoving party, we must determine whether there are any genuine issues of material fact and whether the district court correctly applied the relevant"

Source Citation: [Vaught v. Scottsdale Healthcare Corp. Health Plan, 546 F.3d 620](#)

5

This quote is Incorrect

Quote from your brief:

...cite_02_fab_1 – Fabricated Supreme Court pleading standards case The pivotal case on this issue is the United States Supreme Court's decision in Crawford v. Metropolitan Life Ins. Co., 553 U.S. 218 (2008). The Supreme Court provided the following relevant analysis of Rule 8(a)(2): the pleading standard does not require “detailed factual allegations” ... but demands more than an unadorned, the-defendant-unlawfully-harmed-me accusation.

Quote from source citation:

"Cited document not found"

6

This quote is Incorrect

Quote from your brief:

...cite_02_wc_1 – Wrong starting page (686 instead of 662) The pivotal case on this issue is the United States Supreme Court's decision in Ashcroft v. Iqbal, 556 U.S. 686 (2009). The Supreme Court provided the following relevant analysis of Rule 8(a)(2): the pleading standard does not require “detailed factual allegations” ... but demands more than an unadorned, the-defendant-unlawfully-harmed-me accusation.

Quote from source citation:

"Cited document not found"

7

This quote is Incorrect

Quote from your brief:

...cite_02_wc_2 – Wrong volume (558 instead of 556) The pivotal case on this issue is the United States Supreme Court's decision in Ashcroft v. Iqbal, 558 U.S. 662 (2009). The Supreme Court provided the following relevant analysis of Rule 8(a)(2): the pleading standard does not require “detailed factual allegations” ... but demands more than an unadorned, the-defendant-unlawfully-harmed-me accusation.

Quote from source citation:

"Cited document not found"

8

This quote is Incorrect

Quote from your brief:

...cite_03_fab_1 – Fabricated Supreme Court pleading standards case In order to survive a motion to dismiss, a complaint must contain sufficient factual matter which, if accepted as true, states “a claim for relief that is plausible on its face.” ... Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009) (citing Riverbend Assocs. v. Slattery, 549 U.S. 312, 320 (2007)).

Quote from source citation:

"a claim to relief that is plausible on its face"

Source Citation: [Ashcroft v. Iqbal, 556 U.S. 662, 678](#)

9

This quote is Incorrect

Quote from your brief:

...cite_03_wc_1 – Wrong pinpoint page (555 instead of 557) In order to survive a motion to dismiss, a complaint must contain sufficient factual matter which, if accepted as true, states “a claim for relief that is plausible on its face.” ... Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009) (citing Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 555 (2007)).

Quote from source citation:

"a claim to relief that is plausible on its face"

Source Citation: [Ashcroft v. Iqbal, 556 U.S. 662, 678](#)



10

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Quote from your brief:

...cite_03_wc_2 — Wrong volume (552 instead of 550) In order to survive a motion to dismiss, a complaint must contain sufficient factual matter which, if accepted as true, states "a claim for relief that is plausible on its face." ... *Ashcroft v. Iqbal*, 556 U.S. 662, 678 (2009) (citing *Bell Atlantic Corp. v. Twombly*, 552 U.S. 544, 557 (2007)).

Quote from source citation:

"a claim for relief that is plausible on its face"

Source Citation: [Ashcroft v. Iqbal, 556 U.S. 662, 678](#)

11

 This quote is Incorrect

Quote from your brief:

...cite_12_fab_1 — Fabricated E.D. Pa. Progressive insurance case This court has consistently dismissed bad faith counts at the preliminary stage, where the Complaint failed to include sufficient factual averments. See, e.g., *Wojcik v. Progressive Preferred Ins.*, 2018 U.S. Dist. LEXIS 78231, at *1 (E.D. Pa. 2018) ("Absent additional facts regarding the insurance claim and the accompanying investigation, negotiations, or communications in support of the contention that Progressive's conduct was unreasonable and reckless, the Court is unable to infer bad faith on the part of Progressive." ...).

Quote from source citation:

"No matching quote found in See, e.g., *Wojcik v. Progressive Preferred Ins.*, 2018 U.S. Dist. LEXIS 78231, at *1 (E.D. Pa. 2018)."

Source Citation: [Valdez v. Boston Sci. Corp. \(In re Boston Sci. Corp. Pelvic Repair Sys. Prods. Liab. Litig.\)](#), 2018 U.S. Dist. LEXIS 78231, 1

12

 This quote is Incorrect

Quote from your brief:

...cite_12_wc_1 — Transposed LEXIS digits (74214 instead of 74124) This court has consistently dismissed bad faith counts at the preliminary stage, where the Complaint failed to include sufficient factual averments. See, e.g., *Kosmalski v. Progressive Preferred Ins.*, 2018 U.S. Dist. LEXIS 74214, at *1 (E.D. Pa. 2018) ("Absent additional facts regarding Kosmalski's insurance claim and the accompanying investigation, negotiations, or communications in support of the contention that Progressive's conduct was unreasonable and reckless, the Court is unable to infer bad faith on the part of Progressive." ...).

Quote from source citation:

"No matching quote found in See, e.g., *Kosmalski v. Progressive Preferred Ins.*, 2018 U.S. Dist. LEXIS 74214, at *1 (E.D. Pa. 2018)."

Source Citation: [Meredith v. Stein, 2018 U.S. Dist. LEXIS 74214, 1](#)


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