# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ASHA SMITH, individually and on behalf of all others similarly situated,	
Plaintiff,	CASE No. 2:20-cv-2086
v. )	COMPLAINT - CLASS ACTION
UNIVERSITY OF ) PENNSYLVANIA, )	
Defendant. )	

# **COMPLAINT - CLASS ACTION**

Plaintiff Asha Smith ("Plaintiff") by and through undersigned counsel, brings this action against University of Pennsylvania ("Defendant" or the "University") on behalf of herself and all others similarly situated, and makes the following allegations based upon information, attorney investigation and belief, and upon Plaintiff's own knowledge:

### PRELIMINARY STATEMENT

- Plaintiff brings this case as a result of Defendant's decision to close campus, constructively evict students, and transition all classes to an online/remote format as a result of the Novel Coronavirus Disease ("COVID-19").
- 2. While closing campus and transitioning to online classes was the right thing for Defendant to do, this decision deprived Plaintiff and the other members of the Classes from recognizing the benefits of in-person instruction, access to campus facilities, student activities, and other benefits and services in exchange for which they had already paid fees and tuition.

- Defendant has either refused to provide reimbursement for the tuition, fees, and other
  costs that Defendant is no longer providing, or has provided inadequate and/or arbitrary
  reimbursement that does not fully compensate Plaintiff and members of the Class for
  their loss.
- 4. This action seeks refunds of the amount Plaintiff and other members of the Class are owed on a pro-rata basis, together with other damages as pled herein.

#### **PARTIES**

- Defendant University of Pennsylvania is an institution of higher learning located in Philadelphia, Pennsylvania.
- 6. Upon information and belief, Defendant has an estimated endowment of approximately \$14.7 Billion.<sup>1</sup>
- 7. Moreover, upon information and belief, Defendant is eligible to receive federal stimulus under the CARES Act. The Act directs that approximately 14 billion dollars be distributed to colleges and universities based upon enrollment and requires that institutions must use at least half of the funds they receive to provide emergency financial aid grants to students for expenses related to the disruption of campus operations due to COVID-19.
- 8. However, Defendant has refused to apply for CARES Act assistance, announcing that it is financially capable of meeting student needs without such funding:<sup>2</sup>

<sup>1</sup> http://www.investments.upenn.edu/about-us

<sup>&</sup>lt;sup>2</sup> https://penntoday.upenn.edu/announcements/penn-will-not-apply-cares-act-funding

The CARES Act, which was recently passed by Congress, allows universities to apply for emergency relief funds to offset the impacts of the COVID-19 pandemic. Despite the serious financial impact to Penn as a result of the pandemic, after analyzing the full scope of the regulations involved, Penn has determined that it will not apply for nor accept the funds that would be available through the CARES Act.

Although Penn is declining to apply for these particular federal funds, our commitment to providing financial aid and support to students in need is unwavering, and we will continue to do all that we can to ensure the educational success of all Penn students.

- 9. Plaintiff is an individual and a resident and citizen of the state of Pennsylvania.
- 10. Plaintiff is currently enrolled as a full time student at the University for its Spring Semester.
- 11. Plaintiff has paid substantial tuition for the Spring 2020 semester either out of pocket or by utilizing student loan financing, or otherwise.
- 12. There are hundreds, if not thousands, of institutions of higher learning in this country.
- 13. Some institutions of higher learning provide curriculum and instruction that is offered on a remote basis through online programming which do not provide for physical attendance by the students.
- 14. Defendant's institution offers in person, hands on curriculum.
- 15. Plaintiff and members of the Proposed Tuition Class did not choose to attend another institution of higher learning, or to seek an online degree, but instead chose to attend Defendant's institution and enroll on an in-person basis.
- 16. Common sense would dictate that the level and quality of instruction an educator can provide through an online format is lower than the level and quality of instruction that can be provided in person.

- 17. Moreover, the true college experience encompasses much more than just the credit hours and degrees. The college experience consists of:
  - i. Face to face interaction with professors, mentors, and peers;
  - ii. Access to facilities such as computer labs, study rooms, laboratories, libraries, etc;
  - iii. Student governance and student unions;
  - iv. Extra-curricular activities, groups, intramurals, etc;
  - v. Student art, cultures, and other activities;
  - vi. Social development and independence;
  - vii. Hands on learning and experimentation; and
  - viii. Networking and mentorship opportunities.
- 18. Plaintiff's education has changed from in-person hands on learning to online instruction.
- Plaintiff's online instruction is not commensurate with the same classes being taught in person.
- 20. For example, upon information and belief, not all of the University's classes are being taught in a live setting via online streaming. Rather, some professors are uploading pre-recorded lectures where students have no opportunity for interaction; and still other professors are simply uploading reading and other assignments with no video lectures at all.
- 21. In addition to tuition, Plaintiff was required to pay certain mandatory fees, including but not limited to a substantial "general fee" and a clinical fee.
- 22. As a result of most on-campus operations being reduced or eliminated, Plaintiff no longer has the benefit of the services for which these fees have been paid.
- 23. For example, Defendant describes the general fee as supporting "a variety of student

- related activities, services, and spaces."3
- 24. However, a majority of these activities and services have been cancelled, and most oncampus spaces have been closed.
- 25. By way of example, while not an exhaustive list, the following campus services have been closed: Hospitality Services; Morris Arboretum; Off-Campus Services; Penn Bookstore; Penn Children's Center; University Ice Rink; all on campus libraries; all student activities; student centers, and generally all other activities, services, and spaces not considered "life sustaining" to the University.<sup>4</sup>
- 26. As a result of students being encouraged to return home and avoid campus, Student Health Services has reported fewer than five in-person visits per day.<sup>5</sup>

#### JURISDICTION AND VENUE

- 27. This Court has jurisdiction over this action pursuant to the Class Action Fairness Act ("CAFA"), 28 U.S.C. § 1332(d), because at least one class member is of diverse citizenship from one Defendant, there are more than 100 Class members, and the aggregate amount in controversy exceeds \$5 million, exclusive of interest and costs.
- 28. This Court has jurisdiction over this action pursuant to the Class Action Fairness Act ("CAFA"), 28 U.S.C. § 1332(d), because at least one class member is of diverse citizenship from one Defendant, there are more than 100 Class members, and the aggregate amount in controversy exceeds \$5 million, exclusive of interest and costs.
- 29. This Court has personal jurisdiction over Defendant because Defendant is domiciled in

<sup>&</sup>lt;sup>3</sup> https://srfs.upenn.edu/costs-budgeting/undergraduate-tuition-and-fees

<sup>&</sup>lt;sup>4</sup> See, <u>e.g.</u>, https://coronavirus.upenn.edu/students-families/student-faq; https://coronavirus.upenn.edu/faculty-staff/march15-message-from-libraries; https://coronavirus.upenn.edu/content/march-20-2020-message-penn-faculty-and-staff-regarding-university-operations.

<sup>&</sup>lt;sup>5</sup> https://www.thedp.com/article/2020/04/coronavirus-campus-health-counseling-psychological-caps-services

- Pennsylvania and conducts business in Pennsylvania.
- 30. Venue is proper in this District under 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to the claims occurred in this District, and because Defendant is an institution domiciled and doing business in this district.

### **FACTUAL ALLEGATIONS**

- 31. Upon information and belief, Defendant's Spring term began with the first day of classes on or about January 15, 2020.<sup>6</sup>
- 32. Upon information and belief, Defendant's Spring term was scheduled to conclude with the last day of examinations on or about May 12, 2020 and commencement ceremonies on May 18, 2020.<sup>7</sup>
- Accordingly, Defendant's Spring semester was scheduled and contracted to consist of approximately 119 days.
- 34. As a result of the COVID-19 pandemic, Defendant announced that it was moving all classes online for the remainder of the semester, starting on or about March 23, 2020.
  Defendant asked all students living on campus to vacate their dormitories by March 17, 2020.8
- 35. Almost immediately, students began demanding refunds for the fees and charges demanded in this action.
- 36. As early as March 24, the students at Defendant's institution started a change.org petition, which, at the current time, has over 1300 signatures.<sup>9</sup>

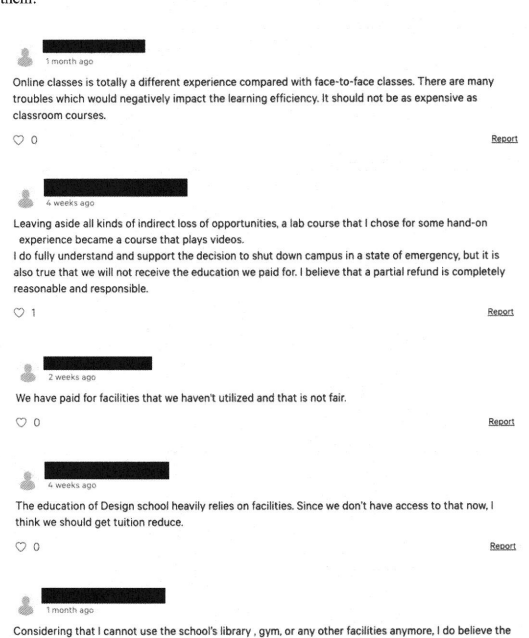
<sup>&</sup>lt;sup>6</sup> https://almanac.upenn.edu/penn-academic-calendar

Id.

<sup>8</sup> https://coronavirus.upenn.edu/students/email-march-15

https://www.change.org/p/amy-gutmann-upenn-petition-to-reduce-forgive-rebate-spring-2020-tuition-due-to-covid-19

37. Many of these students have detailed how the school's actions have personally affected them:



38. Although Defendant is still offering some level of academic instruction via online classes, Plaintiffs and members of the proposed Tuition Class have been and will be

Report

rebate is fair.

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- deprived of the benefits of on campus learning as set forth more fully above.
- 39. Moreover, the value of any degree issued on the basis of online or pass/fail classes will be diminished for the rest of their lives.
- 40. However, Defendant has refused and continues to refuse to offer any pro-rated tuition discounts or refunds for the Spring Semester.
- 41. Moreover, Plaintiffs and members of the proposed Class have been and will be deprived of utilizing services for which they have already paid, such as access to campus facilities, and other opportunities.
- 42. The University's President admitted in a message to students on March 17, 2020 that Defendant is no longer providing many of the services for which Plaintiff and the members of the Class contracted. The University also acknowledged that its students have suffered losses as a result:<sup>10</sup>

### March 17, 2020 - A Personal Message from Amy Gutmann

- To each and every one of our students—Penn undergraduate, graduate, professional, and nontraditional students—I know you are deeply concerned and uncertain about what comes next, and I share those feelings with you. You have goals and dreams left undone, plays not being performed, games and meets not taking place, research interrupted, spontaneous late-night conversations not occurring, and a thousand other losses both large and small that we all mourn. It hurts to have so much changed so quickly.
- 43. However, Defendant has failed and continues to fail to do the right thing and issue appropriate refunds, as required by law and equity.

### **CLASS ACTION ALLEGATION**

44. Plaintiff brings this action on behalf of herself and as a class action, pursuant to the provisions of Rule 23 of the Federal Rules of Civil Procedure on behalf of the following

<sup>10</sup> https://coronavirus.upenn.edu/content/march-17-personal-message-amy-gutmann

Classes:

### The Tuition Class:

All people who paid tuition for or on behalf of students enrolled in classes at the University for the Spring 2020 semester who paid for but were denied live inperson instruction and forced to use online distance learning platforms for the latter portion of that semester.

### The Fees Class:

All people who paid fees for or on behalf of students enrolled in classes at the University for the Spring 2020 semester.

- 45. Excluded from the Classes are The Board of Trustees of Pennsylvania University (or other similar governing body) and any of their respective members, affiliates, parents, subsidiaries, officers, directors, employees, successors, or assigns; and the judicial officers, and their immediate family members, and Court staff assigned to this case.
  Plaintiffs reserve the right to modify or amend the Class definitions, as appropriate, during the course of this litigation.
- 46. Certification of Plaintiff's claims for class-wide treatment is appropriate because Plaintiff can prove the elements of her claims on a class-wide basis using the same evidence as would be used to prove those elements in individual actions alleging the same claims.
- 47. This action has been brought and may be properly maintained on behalf of the Class proposed herein under Federal Rule of Civil Procedure 23.

# Numerosity: Fed. R. Civ. P. 23(a)(1)

48. The members of the Class are so numerous and geographically dispersed that individual joinder of all Class members is impracticable. Plaintiff is informed and believes there are thousands of members of the Class, the precise number being unknown to Plaintiff, but

such number being ascertainable from Defendant's records. Upon information and belief, Defendant's current enrollment is approximately 24,000 students. Class members may be notified of the pendency of this action by recognized, Court-approved notice dissemination methods, which may include U.S. mail, electronic mail, internet postings, and/or published notice.

### Commonality and Predominance: Fed. R. Civ. P. 23(a)(2)

- 49. This action involves common questions of law and fact, which predominate over any questions affecting individual Class members, including, without limitation:
  - ix. Whether Defendant engaged in the conduct alleged herein;
  - x. Whether there is a difference in value between online distance learning and live in-person instruction;
  - xi. Whether Defendant breached its contracts with Plaintiff and the other members of the Tuition Class by retaining the portion of their tuition representing the difference between the value of online distance learning and live in-person instruction:
  - xii. Whether Defendant was unjustly enriched by retaining tuition payments of

    Plaintiff and the Tuition Class representing the difference between the value of
    online distance learning and live in-person instruction;
  - xiii. Whether Defendant breached its contracts with Plaintiff and the other members of the Fees Class by retaining fees without providing the services the fees were intended to cover;
  - xiv. Whether Defendant was unjustly enriched by retaining fees of Plaintiff and the other members of the Fees Class without providing the services the fees were

- intended to cover;
- xv. Whether certification of any or all of the classes proposed herein is appropriate under Fed. R. Civ. P. 23;
- xvi. Whether Class members are entitled to declaratory, equitable, or injunctive relief, and/or other relief; and
- xvii. The amount and nature of relief to be awarded to Plaintiff and the other Class members.

# Typicality: Fed. R. Civ. P. 23(a)(3)

50. Plaintiff's claim is typical of the other Class member's claims because, among other things, all Class members were similarly situated and were comparably injured through Defendant's wrongful conduct as set forth herein.

### Adequacy: Fed. R. Civ. P. 23(a)(4)

51. Plaintiff is an adequate Class representative because her interests do not conflict with the interests of other members of the Class she seeks to represent. Plaintiff has retained counsel competent and experienced in complex litigation; and Plaintiff intends to prosecute the action vigorously. The Class's interests will be fairly and adequately protected by Plaintiff and her counsel.

# Superiority: Fed. R. Civ. P. 23(b)(3)

52. A class action is superior to any other available means for the fair and efficient adjudication of this controversy, and no unusual difficulties are likely to be encountered in the management of this class action. The damages or other financial detriment suffered by Plaintiff and other Class members are relatively small compared to the burden and expense that would be required to individually litigate their claims against

- Defendant, so it would be impracticable for members of the Class to individually seek redress for Defendant's wrongful conduct.
- 53. Even if Class members could afford individual litigation, the Court system likely could not. Individualized litigation creates a potential for inconsistent or contradictory judgments, and increases the delay and expense to all parties and the court system. By contrast, the class action device presents far fewer management difficulties and provides the benefits of single adjudication, economy of scale, comprehensive supervision by a single court, and finality of the litigation.

### Certification of Specific Issues: Fed. R. Civ. P. 23(c)(4)

54. To the extent that a Class does not meet the requirements of Rules 23(b)(2) or (b)(3), Plaintiff seeks the certification of issues that will drive the litigation toward resolution.

### Declaratory and Injunctive Relief: Fed. R. Civ. P. 23(b)(2)

55. The University has acted or refused to act on grounds generally applicable to Plaintiff and the other Class members, thereby making appropriate final injunctive relief and declaratory relief, as described herein, with respect to the Class members as a whole.

# FOR A FIRST COLLECTIVE CAUSE OF ACTION BREACH OF CONTRACT (Plaintiff and Other Members of the Tuition Class)

- 56. Plaintiff incorporates by reference all preceding allegations as though fully set forth herein.
- 57. Plaintiff brings this count on behalf of herself and other members of the Tuition Class.
- 58. Plaintiff and the Tuition Class entered into contracts with the University which provided that Plaintiff and other members of the Tuition Class would pay tuition for or on behalf of students and, in exchange, the University would provide live in-person instruction in a

- physical classroom.
- 59. Plaintiff and other members of the Tuition Class fulfilled their end of the bargain when they paid tuition for the Spring 2020 semester either out-of-pocket or by using student loan financing, or otherwise.
- 60. The University breached the contract with Plaintiff and the Tuition Class by moving all classes for the Spring 2020 semester to online distance learning platforms, without reducing or refunding tuition accordingly.
- 61. The University retained tuition monies paid by Plaintiff and other members of the Tuition Class, without providing them the full benefit of their bargain.
- 62. Plaintiff and other members of the Tuition Class have suffered damage as a direct and proximate result of Defendant's breach, including but not limited to being deprived of the value of the services the tuition was intended to cover, namely live in-person instruction in a physical classroom.
- 63. As a direct and proximate result of Defendant's breach, Plaintiff and the Tuition Class are legally and equitably entitled to damages, to be decided by the trier of fact in this action, to include but not be limited to disgorgement of the difference between the value of the online learning which is being provided versus the value of the live in-person instruction in a physical classroom that was contracted for.

# FOR A SECOND COLLECTIVE CAUSE OF ACTION UNJUST ENRICHMENT (Plaintiff and Other Members of the Tuition Class)

- 64. Plaintiff incorporates by reference all preceding allegations as though fully set forth herein.
- 65. Plaintiff brings this count on behalf of herself and other members of the Tuition Class.

- 66. The University has received a benefit at the expense of Plaintiff and other members of the Tuition Class to which it is not entitled.
- 67. Plaintiff and other members of the Tuition Class paid substantial tuition for live in-person instruction in physical classrooms and did not receive the full benefit of the bargain.
- 68. Plaintiff and other members of the Tuition Class conferred this benefit on Defendant when they paid the tuition.
- 69. Defendant has realized this benefit by accepting such payment.
- 70. Defendant has retained this benefit, even though Defendant has failed to provide the services for which the tuition was collected, making Defendant's retention unjust under the circumstances.
- 71. Equity and good conscience requires that the University return a portion of the monies paid in tuition to Plaintiff and other members of the Tuition Class.
- 72. Defendant should be required to disgorge this unjust enrichment.

# FOR A THIRD COLLECTIVE CAUSE OF ACTION BREACH OF CONTRACT (Plaintiff and Other Members of the Fees Class)

- 73. Plaintiff incorporates by reference all preceding allegations as though fully set forth herein.
- 74. Plaintiff brings this count on behalf of herself and other members of the Fees Class.
- 75. Plaintiff and the Fees Class entered into contracts with the University which provided that Plaintiff and other members of the Fees Class would pay certain fees for or on behalf of students and, in exchange, the University would provide services related to those fees, such as access to student activities, athletics, wellness centers, libraries, etc.
- 76. Plaintiff and other members of the Fees Class fulfilled their end of the bargain when they

- paid these fees for the Spring 2020 semester either out-of-pocket or by using student loan financing, or otherwise.
- 77. The University breached the contract with Plaintiff and the Fees Class by moving all classes for the Spring 2020 semester to online distance learning platforms, constructively evicting students from campus, and closing most campus buildings and facilities.
- 78. The University retained fees paid by Plaintiff and other members of the Fees Class, without providing them the full benefit of their bargain.
- 79. Plaintiff and other members of the Fees Class have suffered damage as a direct and proximate result of Defendant's breach, including but not limited to being deprived of the value of the benefits and services the fees were intended to cover.
- 80. As a direct and proximate result of Defendant's breach, Plaintiff and the Fees Class are legally and equitably entitled to damages, to be decided by the trier of fact in this action, to include but not be limited to disgorgement of the pro-rata amount of fees that was collected but for which services were not provided.

# FOR A FOURTH COLLECTIVE CAUSE OF ACTION UNJUST ENRICHMENT (Plaintiff and Other Members of the Fees Class)

- 81. Plaintiff incorporates by reference all preceding allegations as though fully set forth herein.
- 82. Plaintiff brings this count on behalf of herself and other members of the Fees Class.
- 83. The University has received a benefit at the expense of Plaintiff and other members of the Fees Class to which it is not entitled.
- 84. Plaintiff and other members of the Fees Class paid substantial student fees for on campus benefits and services and did not receive the full benefit of the bargain.

- 85. Plaintiff and other members of the Fees Class conferred this benefit on Defendant when they paid the fees.
- 86. Defendant has realized this benefit by accepting such payment.
- 87. Defendant has retained this benefit, even though Defendant has failed to provide the services for which the fees were collected, making Defendant's retention unjust under the circumstances.
- 88. Equity and good conscience requires that the University return a pro-rata portion of the monies paid in fees to Plaintiff and other members of the Fees Class.
- 89. Defendant should be required to disgorge this unjust enrichment.

### PRAYER FOR RELIEF

WHEREFORE, Plaintiff, individually and on behalf of members of the Class(es), pray for judgment in their favor and against Defendant as follows:

- a. Certifying the Classes as proposed herein, designating Plaintiff as Class representative, and appointing undersigned counsel as Class Counsel;
- b. Declaring that Defendant is financially responsible for notifying the Class members of the pendency of this action;
- c. Declaring that Defendant has wrongfully kept monies paid for tuition and fees;
- d. Requiring that Defendant disgorge amounts wrongfully obtained for tuition and fees;
- e. Awarding injunctive relief as permitted by law or equity, including enjoining

  Defendant from retaining the pro-rated, unused monies paid for tuition and fees;
- f. Scheduling a trial by jury in this action;
- g. Awarding Plaintiff's reasonable attorney's fees, costs and expenses, as permitted

by law;

- h. Awarding pre and post judgment interest on any amounts awarded, as permitted
   by law; and
- i. Awarding such other and further relief as may be just and proper.

### **DEMAND FOR JURY TRIAL**

Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiff demands trial by jury in this action of all issues so triable.

This 30th day of April, 2020

Respectfully Submitted,

# CARPEY LAW, P.C.

/s/ Stuart A. Carpey
Stuart A. Carpey, #49490
600 W. Germantown Pike, Suite 400
Plymouth Meeting, PA 19462
(610)834-6030
scarpey@carpeylaw.com

# ANASTOPOULO LAW FIRM, LLC

Eric M. Poulin (pro hac vice admission pending)
Roy T. Willey, IV (pro hac vice admission pending)
32 Ann Street
Charleston, SC 29403
(843) 614-8888
eric@akimlawfirm.com
roy@akimlawfirm.com

### ATTORNEYS FOR PLAINTIFF(S)

JS 44 (Rev. 02/19)

### **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS	- 2			DEFENDANTS		-	
Asha Smith, Individually a	and on behalf of all oth	ers similarly situate	d	University of Penns	sylvania		
(b) County of Residence of	f First Listed Plaintiff P	hiladelphia		County of Residence of First Listed Defendant			
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				NOTE: IN LAND CO THE TRACT	NDEMNATION CASES, USE TO OF LAND INVOLVED.	HE LOCATION OF	
(c) Attorneys (Firm Name, 2	Address, and Telephone Numbe	r)		Attorneys (If Known)			
Stuart A. Carpey of Carpe	ey Law, P.C. (610)834	-6030					
600 W. Germantown Pk.,	Ste. 400, Plymouth M	leeting, PA 19462		Unknown			
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	III. C		RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff	
☐ 1 U.S. Government	☐ 3 Federal Question	a		(For Diversity Cases Only) PT	F DEF	and One Box for Defendant) PTF DEF	
Plaintiff	(U.S. Government)	Not a Party)	Citiz	zen of This State	1		
☐ 2 U.S. Government Defendant	4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citiz	ren of Another State	2		
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IV. NATURE OF SUIT			- 1 - 5	ADDITION DESCRIPTION		of Suit Code Descriptions.	
CONTRACT  110 Insurance	PERSONAL INJURY	PERSONAL INJURY		ORFEITURE/PENALTY 25 Drug Related Seizure	BANKRUPTCY  422 Appeal 28 USC 158	OTHER STATUTES  ☐ 375 False Claims Act	
☐ 120 Marine	☐ 310 Airplane	365 Personal Injury -		of Property 21 USC 881	☐ 423 Withdrawal	☐ 376 Qui Tam (31 USC	
☐ 130 Miller Act ☐ 140 Negotiable Instrument	☐ 315 Airplane Product Liability	Product Liability  367 Health Care/	0 6	90 Other	28 USC 157	3729(a))  ☐ 400 State Reapportionment	
☐ 150 Recovery of Overpayment	☐ 320 Assault, Libel &	Pharmaceutical			PROPERTY RIGHTS	☐ 410 Antitrust	
& Enforcement of Judgment  151 Medicare Act	Slander  ☐ 330 Federal Employers'	Personal Injury Product Liability			☐ 820 Copyrights ☐ 830 Patent	☐ 430 Banks and Banking ☐ 450 Commerce	
□ 152 Recovery of Defaulted	Liability	☐ 368 Asbestos Personal			☐ 835 Patent - Abbreviated	☐ 460 Deportation ☐ 470 Racketeer Influenced and	
Student Loans (Excludes Veterans)	☐ 340 Marine ☐ 345 Marine Product	Injury Product Liability			New Drug Application  ☐ 840 Trademark	Corrupt Organizations	
☐ 153 Recovery of Overpayment of Veteran's Benefits	Liability  350 Motor Vehicle	PERSONAL PROPER  370 Other Fraud		LABOR 10 Fair Labor Standards	SOCIAL SECURITY  861 HIA (1395ff)	☐ 480 Consumer Credit ☐ 485 Telephone Consumer	
☐ 160 Stockholders' Suits	☐ 355 Motor Vehicle	☐ 371 Truth in Lending		Act	☐ 862 Black Lung (923)	Protection Act	
<ul> <li>№ 190 Other Contract</li> <li>□ 195 Contract Product Liability</li> </ul>	Product Liability  360 Other Personal	☐ 380 Other Personal Property Damage	0.7	20 Labor/Management Relations	☐ 863 DIWC/DIWW (405(g)) ☐ 864 SSID Title XVI	☐ 490 Cable/Sat TV ☐ 850 Securities/Commodities/	
☐ 196 Franchise	Injury	☐ 385 Property Damage		40 Railway Labor Act	□ 865 RSI (405(g))	Exchange	
	☐ 362 Personal Injury - Medical Malpractice	Product Liability		51 Family and Medical Leave Act		☐ 890 Other Statutory Actions ☐ 891 Agricultural Acts	
REAL PROPERTY  210 Land Condemnation	CIVIL RIGHTS  ☐ 440 Other Civil Rights	PRISONER PETITION Habeas Corpus:		90 Other Labor Litigation 91 Employee Retirement	FEDERAL TAX SUITS  870 Taxes (U.S. Plaintiff	☐ 893 Environmental Matters ☐ 895 Freedom of Information	
220 Foreclosure	☐ 441 Voting	463 Alien Detainee		Income Security Act	or Defendant)	Act	
☐ 230 Rent Lease & Ejectment☐ 240 Torts to Land	☐ 442 Employment ☐ 443 Housing/	☐ 510 Motions to Vacate Sentence			☐ 871 IRS—Third Party 26 USC 7609	☐ 896 Arbitration ☐ 899 Administrative Procedure	
245 Tort Product Liability	Accommodations	☐ 530 General			20 030 7007	Act/Review or Appeal of	
☐ 290 All Other Real Property	☐ 445 Amer. w/Disabilities - Employment	Other:	<b>1</b> 4	IMMIGRATION 62 Naturalization Application		Agency Decision  950 Constitutionality of	
	☐ 446 Amer. w/Disabilities -	☐ 540 Mandamus & Othe		65 Other Immigration		State Statutes	
	Other  448 Education	☐ 550 Civil Rights ☐ 555 Prison Condition		Actions			
		☐ 560 Civil Detainee -			-		
		Conditions of Confinement					
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	Cite the U.S. Civil Sta	itute under which you ar		(specify)  Do not cite jurisdictional state	Transfer	Direct File	
VI. CAUSE OF ACTIO	ON Brief description of ca	332(d) nuse:					
THE DECLES	Class Action: Bre	ach of Contract and					
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	D	DEMAND S	JURY DEMAND:	if demanded in complaint: :   Yes □No	
VIII. RELATED CASI							
IF ANY	(See instructions):	JUDGE	11		DOCKET NUMBER		
DATE		SIGNATURE OF ATT		OF RECORD			
04/30/2020 FOR OFFICE USE ONLY		s/ Stuart A. Car	pey	-			
	4OUNT	APPLYING IFP		JUDGE	MAG JUD	OGE.	

# Case 2:20-cv-02086 Document 1-2 Filed 04/30/20 Page 1 of 1

# UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

### DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff:	4312 Chestnut Street, Apt. 307R, Phil	ladelphia, PA 19104			
Address of Defendant:					
Place of Accident, Incident or Tra	24E4 Walnut Street Dhi	iladelphia, PA 19104			
Flace of Accident, metalin	iisaction.				
RELATED CASE, IF ANY:					
	Judge:	Date Terminated:			
	Yes is answered to any of the following questions:				
Is this case related to property inc previously terminated action in the	cluded in an earlier numbered suit pending or within one year his court?	Yes No 🗸			
	issue of fact or grow out of the same transaction as a prior suit lously terminated action in this court?	Yes No 🖊			
	ty or infringement of a patent already in suit or any earlier n one year previously terminated action of this court?	Yes No 🗸			
4. Is this case a second or successiv case filed by the same individual	ve habeas corpus, social security appeal, or pro se civil rights 1?	Yes No 🗸			
I certify that, to my knowledge, the withis court except as noted above.  DATE: 04/30/2020	Must sign here  Autorney-at-Law / Pro Se Plaintiff	40.400			
CIVIL: (Place a √ in one category only)					
A. Federal Question Cases:	B. Diversity Jurisdiction				
1. Indemnity Contract, Marine 2. FELA 3. Jones Act-Personal Injury 4. Antitrust 5. Patent 6. Labor-Management Relation 7. Civil Rights 8. Habeas Corpus 9. Securities Act(s) Cases 10. Social Security Review Cas 11. All other Federal Question (Please specify):	2. Airplane Person  3. Assault, Defar  4. Marine Person  5. Motor Vehicle  6. Other Persona  7. Products Liabi  8. Products Liabi  9. All other Dive  (Please specify)	mation nal Injury e Personal Injury al Injury (Please specify): ility altity — Asbestos ersity Cases			
	ADDITD ATION CEDTIFICATION				
Pursuant to Local Civil Rule exceed the sum of \$150,000  Relief other than monetary of	e 53.2, § 3(c) (2), that to the best of my knowledge and belief, the 0.00 exclusive of interest and costs:				
DATE: 04/30/2020	Sign here if applicable  Attorney-at-Law / Pro Se Plaintiff	49490			
NOTE: A trial de novo will be a trial by in	ary only if there has been compliance with F.R.C.P. 38.	Attorney I.D. # (if applicable)			

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

# CASE MANAGEMENT TRACK DESIGNATION FORM

Asha Smith, individuo Dehalf of all others sir	ually and on nilarly situate	d :	CIVIL ACTION	
University of Penns	ylvania	: :	NO. 2: 20-CV-20	1860
plaintiff shall complete a Cas filing the complaint and serve side of this form.) In the e designation, that defendant s	se Management T e a copy on all def event that a defen- hall, with its first ties, a Case Management	Track Designation endants. (See § 1 idant does not ag t appearance, sub- agement Track D	action Plan of this court, counse in Form in all civil cases at the time: 03 of the plan set forth on the reverge with the plaintiff regarding mit to the clerk of court and serves esignation Form specifying the terms.	re of verse said re on
SELECT ONE OF THE FO	OLLOWING CA	SE MANAGEM	IENT TRACKS:	
(a) Habeas Corpus – Cases b	prought under 28	U.S.C. § 2241 th	rough § 2255.	( )
(b) Social Security – Cases r and Human Services den	equesting review ying plaintiff So	of a decision of cial Security Benderal	the Secretary of Health efits.	( )
(c) Arbitration – Cases requi	ired to be designa	ated for arbitration	n under Local Civil Rule 53.2.	( )
(d) Asbestos – Cases involvi exposure to asbestos.	ing claims for per	rsonal injury or pr	roperty damage from	( )
(e) Special Management – C commonly referred to as the court. (See reverse simanagement cases.)	complex and tha	t need special or	intense management by	$\checkmark$
(f) Standard Management –	Cases that do no	t fall into any one	e of the other tracks.	( )
14 30 20 Date 20	Sturt Attorney-a	A. Carpey	Plaintiff Attorney for	
(Le10)834-le030	(le10)940-	1743	Scarpey@carpeylan	I.COM
Telephone	FAX Num	ber	E-Mail Address	

(Civ. 660) 10/02