

LEGAL NOTICE

If you are a person with a mobility disability who uses a wheelchair, scooter, or other mobility aid, and you have purchased or will attempt to purchase accessible seating at LEVI'S STADIUM, a class action lawsuit may affect your rights.



WHAT IS THIS CASE ABOUT?

The lawsuit claims that the Forty Niners discriminated against individuals with mobility disabilities and their companions by denying them full and equal access to Levi's Stadium due to physical access barriers at the Stadium; in the parking lots, shuttles, and pedestrian right of way that serve the Stadium; and in the services provided.

For each member of the **Damages Class**, this lawsuit seeks from the Forty Niners Defendants statutory minimum damages of \$4,000 for each event for each Damages Class Member where the Damages Class Member was denied full and equal access under the California Unruh Civil Rights Act. It does not seek actual or treble damages. There is no money available now and no guarantee that there will be.

Defendants deny that they have any liability in this case and deny that they discriminated against individuals with disabilities.

The Court has not decided who should win.

AM I AFFECTED?

The Court has ruled that a disability rights lawsuit can proceed as a "class action" on behalf of a "**Damages Class**." You may be Damages Class Member if you: (1) have a mobility disability and use a wheelchair, scooter, or other mobility aid for mobility; (2) bought, tried to buy, or someone else bought on your behalf a ticket for accessible seating for an event at Levi's Stadium on or after **April 13, 2015**; and (3) you were denied equal access to Levi's Stadium's facilities, services, accessible seating, parking, amenities, privileges and features.

WHO REPRESENTS ME?

The Court found that "Class Counsel" are qualified to represent you and all Class Members. If Class Counsel get money or benefits for the Class, the Court will decide how much attorney's fees and costs will be either deducted from any money obtained for the Damages Class Members or paid separately by the Defendants. . You may hire your own lawyer to appear in Court for you and to participate in the lawsuit (at your own expense), or you may appear on your own behalf without a lawyer. Abdul Nevarez is a Class Member, and the Court accepted him as the Damages "Class Representative." The lawyers for the Classes will have to prove their claims at trial, scheduled to begin April 22, 2019.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS LAWSUIT

REMAIN PART OF THE DAMAGES CLASS (REQUIRES NO ACTION BY YOU AT THIS TIME)	Stay in this lawsuit. Seek money if awarded. Give up certain rights. By doing nothing, you keep the possibility of getting money and benefits that may come from a trial or a settlement in this case. But, you will give up any rights to sue Defendants separately for actual, statutory, or treble damages arising from violations of the California Unruh Civil Rights Act that occurred on or after April 13, 2015. Actual or treble damages may be greater than the statutory minimum damages provided for by the California Unruh Civil Rights Act (\$4,000 per event in which you were denied full and equal access).
ASK TO BE EXCLUDED FROM THE DAMAGES CLASS (REQUIRES ACTION BY FEBRUARY 11, 2019)	Get out of the damages part of this lawsuit. Get no money from it. Keep rights. If you wish to be excluded, you must do so in writing by <i>February 11, 2019</i> by a letter sent to: Levi's Stadium Access Class Action, P.O Box 404000, Louisville, KY 40233-4000. If you ask to be excluded and money is later recovered for the Damages Class, you won't share in it. But, you keep your right to sue the Forty Niners Defendants separately for actual, statutory, or treble damages arising from violations of the California Unruh Civil Rights Act, and to control your own lawsuit. Legal deadlines limit the time for bringing suit.

QUESTIONS? CALL 1-866 723-1494 OR VISIT www.49ersstadiumclassaction.com