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ØŠÖÖ The Honorable Sean O'Donnell  
GEG ÁT OYÁÍ ÁFGHÁÚ  
SØ ÖÁÖUWÞVÝ  
ÙWÚÖÜØÜÁÖUWÜVÁÖŠÖÜS  
ÒÈZŠÖÖ  
ÔÈJÒÁKÖGÈFHJG È ÁJÖCE

**IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON  
IN AND FOR THE COUNTY OF KING**

ALEXANDER BARRY, individually and on  
behalf of all others similarly situated;

Plaintiff,

v.

UNIVERSITY OF WASHINGTON,

Defendant.

No. 20-2-13924-6-SEA

**DECLARATION OF ALEXANDER  
BARRY IN SUPPORT OF  
PLAINTIFF'S MOTION FOR  
ATTORNEYS' FEES, COSTS, AND  
SERVICE AWARD**

1 I, Alexander Barry, state the following facts are true to the best of my personal knowledge:

2 1. I am the named Plaintiff in the above-captioned certified class action lawsuit  
3 against Defendant University of Washington (“Defendant”). I am over 18 years of age and have  
4 personal knowledge of the facts stated in this declaration. If called as a witness, I could and would  
5 testify competently to them. I am a citizen and resident of the State of Washington.

6 2. I make this declaration in support of Plaintiffs’ Motion for Attorneys’ Fees, Costs,  
7 and Service Award, filed contemporaneously.

8 3. I understand that the Parties have reached a class-wide settlement.

9 4. I have personally performed significant work in order to advocate on behalf of the  
10 Class. I reviewed and approved the Complaint; searched for and produced documents; provided  
11 information to respond to discovery and verified the responses; sat for my deposition, which was  
12 an entire day; provided input for class-wide settlement discussions; and was available to prepare  
13 for and testify at trial.

14 5. I dedicated significant time to representing the Class and achieving this settlement.

15 6. I am aware of no conflicts of interest between myself and any other member of the  
16 class.

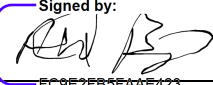
17 7. I am not aware of any other lawsuits brought by University of Washington students  
18 regarding Defendant’s 2020 transition to remote learning.

19 8. I am aware that had this litigation continued to trial, it is possible that Defendant  
20 would have prevailed at trial and I (along with the Class) would have recovered nothing.

21 9. I believe that this settlement is fair, adequate, and reasonable given the  
22 circumstances.

23 I declare that the foregoing is true and correct under penalty of perjury under the laws of  
24 the State of Washington.

25  
26 Dated: 5/9/2025 \_\_\_\_\_

Signed by:  
  
FC9E2FB5FAAE423...  
ALEXANDER BARRY