

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

NICK SNYDER, et al.,

Plaintiffs,

v.

WASHINGTON NATIONALS
BASEBALL CLUB, LLC,

Defendant.

Civil Action No. 1:24-cv-01182 (CJN)

In this case, Plaintiffs challenge Defendant's former "Millennial" and "Young Professional" ticket discount of up to 30% plus a spending credit of \$5 to \$15 per ticket on certain regular season tickets, offered to fans who were 21 to 39 years old at the time of purchase (the "Discount"). The parties have agreed to resolve the lawsuit through a settlement. You have been identified as a potential member of the settlement class, however, the parties do not know your birth date, which is necessary to confirm whether you are a class member. More information on the case is available online in the Class Notice: <https://natsdiscountticketsettlement.com/important-case-documents/>

Ticket Purchases:

CLAIM FORM

IMPORTANT: To participate in the Settlement, this Claim Form must be fully completed and mailed, emailed, overnight delivered or faxed so that it is received by the Settlement Administrator at the address below on or before **90 days after the Final Judgment in this case.**

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Snyder v. Washington Nationals
c/o Analytics Consulting LLC
PO Box 2002
Chanhassen MN 55317-2002
E-Mail: NatsDiscountTicketSettlement@noticeadministrator.com

- a. I confirm that I purchased at least one Nationals ticket between March 29, 2023 and March 28, 2024, directly from the Nationals on the Nationals or MLB.com websites, by phone or at the Nationals' box office (we have listed above the ticket purchases associated with you);
- b. I certify that I was age forty or older at the time of my ticket purchase and that my date of birth is _____, and I understand that I may be required to prove my date of birth to substantiate this certification; and
- c. I elect (*Check one*) ☐ **Cash Payment** or ☐ **Ticket Credit**.

If the settlement is approved, the amount of the ticket credit will be the greater of \$18 or two (2) times the "Actual Damages"¹ for each "Covered Ticket Purchase."² If you elect to receive a cash payment instead of a ticket credit, the amount of the cash payment will be 62.2% of the Actual Damages.

For example, if you had one Covered Ticket Purchase and your Actual Damages for that ticket are \$20, then you would have a choice between receiving a cash payment of \$12.44 (i.e., 62.2% of your Actual Damages) or ticket credit of \$40 (i.e., two (2) times your Actual Damages). If your Actual Damages were \$8 for that ticket, you will have a choice between receiving a cash payment of \$4.97 or a ticket credit of \$18.

It is your responsibility to keep a current address on file with the Settlement Administrator to ensure receipt of your cash payment.

First Name	Middle Name	Last Name
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Street	City	State	Zip
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Email

Date	Signature
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Printed Name

1 "Actual Damages" means the difference between (1) the price you paid in connection with a Covered Ticket Purchase less any spending credit received in connection with such Covered Ticket Purchase and (2) the price that you would have paid in connection with such Covered Ticket Purchase had you received the Discount, less any spending credit you would have received in connection with such Covered Ticket Purchase had you received the Discount.

2 A "Covered Ticket Purchase" means a purchase of (1) a single-game ticket to a Nationals home baseball game during the 2023 or 2024 Major League Baseball regular season; (2) made directly from the Nationals on the Nationals or MLB.com websites, by phone, or at the Nationals' box office; (3) from March 29, 2023 through March 28, 2024; (4) by a purchaser whose age was 40 or older at the time of the ticket purchase; (5) by a purchaser whose Actual Damages were greater than zero; and (6) where such ticket purchase would have been eligible for the Discount had the purchaser been under age 40 at the time of the ticket purchase