UNITED STATES DISTRICT COURT WESTERN DISTRICT OF PENNSYLVANIA

JOSIE BADGER; and, ANGELA HUNTER; individually and on behalf of all others similarly situated,

Case No.

Plaintiffs,

Filed Electronically

v.

TURKEY HILL, L.P. d/b/a TURKEY HILL MINIT MARKETS; THGP CO., INC.; and, THLP CO., INC.,

Defendants.

CLASS ACTION COMPLAINT

COMES NOW, Josie Badger and Angela Hunter ("Plaintiffs"), on behalf of themselves and all others similarly situated and allege as follows:

INTRODUCTION

- 1. Plaintiffs brings this action individually and on behalf of all others similarly situated against Turkey Hill, L.P. d/b/a Turkey Hill Minit Markets; THGP CO., Inc. and THLP Co., Inc. ("Defendant"), alleging violations of Title III of the Americans with Disabilities Act, 42 U.S.C. § 12101 *et seq.*, (the "ADA") and its implementing regulations, in connection with accessibility barriers in the parking lots and paths of travel at various public accommodations owned, operated, controlled and/or leased by Defendants ("Defendants' facilities").
- 2. Plaintiff Josie Badger ("Plaintiff Badger") has a mobility disability and is limited in the major life activity of walking. Because of this mobility disability, she depends upon a wheelchair for mobility.

- 3. Plaintiff Angela Hunter ("Plaintiff Hunter"), a quadriplegic, has a mobility disability and is limited in the major life activity of walking. Because of this mobility disability, she depends upon a wheelchair for mobility.
- 4. Plaintiffs have visited Defendants' facilities and were denied full and equal access as a result of Defendants' inaccessible parking lots and paths of travel.
- 5. Plaintiffs' experiences are not isolated—Defendants have systematically discriminated against individuals with mobility disabilities by implementing policies and practices that consistently violate the ADA's accessibility guidelines and routinely result in access barriers at Defendants' facilities.
- 6. In fact, numerous facilities owned, controlled and/or operated by Defendants have parking lots and paths of travel that are inaccessible to individuals who rely on wheelchairs for mobility, demonstrating that the centralized decision making Defendants employ with regard to the design, construction, alteration, maintenance and operation of its facilities causes access barriers, and/or allows them to develop and persist at Defendants' facilities.
- 7. Unless Defendants are required to remove the access barriers described below, and required to change its policies and practices so that access barriers do not reoccur at Defendants' facilities, Plaintiffs and the proposed Class will continue to be denied full and equal access to those facilities as described, and will be deterred from fully using Defendants' facilities.
- 8. The ADA expressly contemplates injunctive relief aimed at modification of a policy or practice that Plaintiffs seeks in this action. In relevant part, the ADA states:

[i]n the case of violations of...this title, injunctive relief shall include an order to alter facilities to make such facilities readily accessible to and usable by individuals with disabilities....Where appropriate, injunctive relief shall also include requiring the...modification of a policy....

42 U.S.C. § 12188(a)(2).

- 9. Consistent with 42 U.S.C. § 12188(a)(2) Plaintiffs seeks a permanent injunction requiring:
 - a) that Defendants remediate all parking and path of travel access barriers at its facilities, consistent with the ADA;
 - b) that Defendants change their corporate policies and practices so that the parking and path of travel access barriers at its facilities do not reoccur; and,
 - c) that Plaintiffs' representatives shall monitor Defendants' facilities to ensure that the injunctive relief ordered pursuant to Paragraph 9(a) and 9(b) has been implemented and will remain in place.
- 10. Plaintiffs' claims for permanent injunctive relief are asserted as class claims pursuant to Fed. R. Civ. P. 23(b)(2). Rule 23(b)(2) was specifically intended to be utilized in civil rights cases where the Plaintiffs seek injunctive relief for their own benefit and the benefit of a class of similarly situated individuals. To that end, the note to the 1996 amendment to Rule 23 states:

Subdivision(b)(2). This subdivision is intended to reach situations where a party has taken action or refused to take action with respect to a class, and final relief of an injunctive nature or a corresponding declaratory nature, settling the legality of the behavior with respect to the class as a whole, is appropriate....Illustrative are various actions in the civil rights field where a party is charged with discriminating unlawfully against a class, usually one whose members are incapable of specific enumeration.

THE ADA AND ITS IMPLEMENTING REGULATIONS

- 11. The ADA was enacted over a quarter century ago and is intended to "provide a clear and comprehensive national mandate for the elimination of discrimination against individuals with disabilities." 42 U.S.C. § 12101(b)(1).
- 12. The ADA broadly protects the rights of individuals with disabilities in employment, access to State and local government services, places of public accommodation, transportation, and other important areas of American life.

- 13. Title III of the ADA generally prohibits discrimination against individuals with disabilities in the full and equal enjoyment of public accommodations, 42 U.S.C. § 12182(a), and prohibits places of public accommodation, either directly, or through contractual, licensing, or other arrangements, from outright denying individuals with disabilities the opportunity to participate in a place of public accommodation, 42 U.S.C. § 12182(b)(1)(A)(i), or denying individuals with disabilities the opportunity to fully and equally participate in a place of public accommodation, 42 U.S.C. § 12182(b)(1)(A)(ii).
- 14. Title III further prohibits places of public accommodation from utilizing methods of administration that have the effect of discriminating on the basis of a disability. 42 U.S.C. § 12182(b)(1)(D).
- 15. Title III and its implementing regulations define discrimination to include the following:
 - a) Failure to remove architectural barriers when such removal is readily achievable for places of public accommodation that existed prior to January 26, 1992, 28 CFR § 36.304(a) and 42 U.S.C. § 12182(b)(2)(A)(iv);
 - b) Failure to design and construct places of public accommodation for first occupancy after January 26, 1993, that are readily accessible to and usable by individuals with disabilities, 28 C.F.R. § 36.401 and 42 U.S.C. § 12183(a)(1);
 - c) For alterations to public accommodations made after January 26, 1992, failure to make alterations so that the altered portions of the public accommodation are readily accessible to and usable by individuals with disabilities, 28 C.F.R. § 36.402 and 42 U.S.C. § 12183(a)(2); and
 - d) Failure to maintain those features of public accommodations that are required to be readily accessible to and usable by persons with disabilities, 28 C.F.R. § 36.211.
- 16. The remedies and procedures set forth at 42 U.S.C. § 2000a-3(a) are provided to any person who is being subjected to discrimination on the basis of disability or who has reasonable

grounds for believing that such person is about to be subjected to discrimination in violation of 42 U.S.C. § 12183. 42 U.S.C. 12188(a)(1).

17. The ADA also provides for specific injunctive relief, which includes the following:

In the case of violations of sections 12182(b)(2)(A)(iv) and section 12183(a) of this title, injunctive relief shall include an order to alter facilities to make such facilities readily accessible to and usable by individuals with disabilities to the extent required by this subchapter. Where appropriate, injunctive relief shall also include...modification of a policy...to the extent required by this subchapter.

42 U.S.C. § 12188(a)(2); 28 C.F.R. § 36.501(b).

JURISDICTION AND VENUE

- 18. This Court has federal question jurisdiction pursuant to 28 U.S.C. § 1331 and 42 U.S.C. § 12188.
- 19. Plaintiffs' claims asserted herein arose in this judicial district and Defendants do substantial business in this judicial district.
- 20. Venue in this judicial district is proper under 28 U.S.C. § 1391(b)(2) in that this is the judicial district in which a substantial part of the events and/or omissions at issue occurred.

PARTIES

- 21. Plaintiff Badger is and, at all times relevant hereto, was a resident of the Commonwealth of Pennsylvania. As described above, as a result of her disability, Plaintiff Badger relies upon a wheelchair for mobility. She is therefore a member of a protected class under the ADA, 42 U.S.C. § 12102(2) and the regulations implementing the ADA set forth at 28 CFR §§ 36.101 *et seq*.
- 22. Plaintiff Hunter, is and, at all times relevant hereto, was a resident of Wooster, OH. As a result of her disability, Plaintiff Hunter relies upon a wheelchair for mobility, and is therefore

a member of a protected class under the ADA, 42 U.S.C. § 12102(2) and the regulations implementing the ADA set forth at 28 CFR §§ 36.101 *et seq*.

- 23. Defendants own and operate over 260 convenience store locations in Pennsylvania, Ohio and Indiana. Defendants are headquartered at 257 Centerville Road, Lancaster, PA 17603.
 - 24. Defendants are public accommodations pursuant to 42 U.S.C. §12181(7).

FACTUAL ALLEGATIONS

I. Plaintiffs Have Been Denied Full and Equal Access to Defendants' Facilities.

- 25. Plaintiffs Badger and Hunter have visited Defendants' location at 829 North Center Avenue, Somerset, PA (the "Subject Property"), where they experienced unnecessary difficulty and risk due to excessive slopes in a purportedly accessible parking space and access aisle.
- 26. As a result of Defendants' non-compliance with the ADA, Plaintiffs' abilities to access and safely use Defendants' facilities have been significantly impeded.
- 27. Plaintiff Badger lives north of Pittsburgh, Pennsylvania in the Ellwood City/Wampum area and travels throughout the region frequently. Plaintiff Badger has been to the Subject Property, including in the last year.
 - 28. Despite her difficulties, Plaintiff Badger plans to return to the property in the future.
- 29. Furthermore, Plaintiff Badger intends to return to Defendants' facilities to ascertain whether those facilities remain in violation of the ADA.
- 30. Plaintiff Hunter lives in Ohio and travels throughout the Western Pennsylvania region frequently to visit friends. Plaintiff Hunter has been to the Subject Property, including in the last year.
 - 31. Despite her difficulties, Plaintiff Hunter plans to return to the property in the future.

- 32. Furthermore, Plaintiff Hunter intends to return to Defendants' facilities to ascertain whether those facilities remain in violation of the ADA.
- 33. Plaintiffs will be deterred from returning to and fully and safely accessing Defendants' facilities, however, so long as Defendants' facilities remain non-compliant, and so long as Defendants continue to employ the same policies and practices that have led, and in the future will lead, to inaccessibility at their facilities.
- 34. Without injunctive relief, Plaintiffs will continue to be unable to fully and safely access Defendants' facilities in violation of their rights under the ADA.
- 35. As individuals with mobility disabilities who are dependent upon a wheelchair, Plaintiffs are directly interested in whether public accommodations, like Defendants, have architectural barriers that impede full accessibility to those accommodations by individuals with mobility-related disabilities.

II. Defendants Repeatedly Deny Individuals With Disabilities Full and Equal Access to their Facilities.

- 36. Defendants, as the owner, controller and/or operator of their facilities, employ centralized policies, practices and procedures with regard to the design, construction, alteration, maintenance and operation of the facilities.
- 37. To date, Defendants' centralized design, construction, alteration, maintenance and operational policies and practices have systematically and routinely violated the ADA by designing, constructing and altering facilities so they are not readily accessible and usable, by failing to remove architectural barriers, and by failing to maintain and operate facilities so that the accessible features of Defendants' facilities are maintained.
- 38. On Plaintiffs' behalf, investigators examined multiple locations owned, controlled, and/or operated by Defendants, and found the following violations, which are illustrative of the

fact that Defendants implement policies and practices that routinely result in accessibility violations:

- a) 829 North Center Avenue, Somerset, PA the Subject Property
 - i. The surfaces of one or more purportedly accessible parking spaces had slopes exceeding 2.1%; and,
 - ii. The surfaces of one or more access aisles had slopes exceeding 2.1%.

b) 870 Manor Street, Lancaster, PA

- i. A curb ramp located on the route to the building entrance had a running slope exceeding 8.3%;
- ii. One or more purportedly "accessible" spaces were not marked with required signs; and,
- iii. No spaces were designated as "van accessible" at one or more groups of purportedly accessible parking spaces.

c) 410 East Chestnut Street, Lancaster, PA

i. The surfaces of one or more purportedly accessible parking spaces had slopes exceeding 2.1%.

d) 501 Park Avenue, Lancaster, PA

- i. One or more purportedly "accessible" spaces were not marked with required signs; and,
- ii. No spaces were designated as "van accessible" at one or more groups of purportedly accessible parking spaces.

e) 903 South State Street, Ephrata, PA

- i. The surfaces of one or more purportedly accessible parking spaces had slopes exceeding 2.1%;
- ii. The surfaces of one or more access aisles had slopes exceeding 2.1%
- iii. A curb ramp located on the route to the building entrance had a running slope exceeding 8.3%;
- iv. One or more purportedly "accessible" spaces were not marked with required signs; and,

- v. No spaces were designated as "van accessible" at one or more groups of purportedly accessible parking spaces.
- f) 5 West 28th Division Highway, Lititz, PA
 - i. A portion of the route to the store entrance had a running slope exceeding 5.0%; and,
 - ii. A portion of the route to the store entrance had a cross slope exceeding 2.1%.

g) 2868 Horseshoe Pike, Palmyra, PA

- i. The surfaces of one or more purportedly accessible parking spaces had slopes exceeding 2.1%;
- ii. The surfaces of one or more access aisles had slopes exceeding 2.1%; and,
- iii. A portion of the route to the store entrance had a running slope exceeding 5.0%.

h) 798 N. Charlotte Street, Pottstown, PA

- i. The surfaces of one or more purportedly accessible parking spaces had slopes exceeding 2.1%;
- ii. A curb ramp located on the route to the building entrance had a running slope exceeding 8.3%;
- iii. One or more purportedly "accessible" spaces were not marked with required signs; and,
- iv. No spaces were designated as "van accessible" at one or more groups of purportedly accessible parking spaces.
- 39. The fact that individuals with mobility-related disabilities are denied full and equal access to numerous of Defendants' facilities, and the fact that each of these facilities deny access by way of inaccessible parking facilities, is evidence that the inaccessibility Plaintiffs experienced is not isolated, but rather, caused by Defendants' systemic disregard for the rights of individuals with disabilities.
- 40. Defendants' systemic access violations demonstrate that Defendants either employ policies and practices that fail to design, construct and alter its facilities so that they are readily

accessible and usable, and/or that Defendants employ maintenance and operational policies and practices that are unable to maintain accessibility.

41. As evidenced by the widespread inaccessibility of Defendants' parking facilities, absent a change in Defendants' corporate policies and practices, access barriers are likely to reoccur in Defendants' facilities even after they have been remediated.

Accordingly, Plaintiffs seek an injunction to remove the barriers currently present at Defendants' facilities and an injunction to modify the policies and practices that have created or allowed, and will create and allow, inaccessibility to affect Defendants' network of facilities.

CLASS ALLEGATIONS

- 42. Plaintiffs bring this class action, pursuant to Rules 23(a) and 23(b)(2) of the Federal Rules of Civil Procedure, on behalf of themselves and the following nationwide class: all wheelchair users who have attempted, or will attempt, to utilize the parking facilities at all locations within the United States for which Defendants own and/or control the parking facilities.
- 43. <u>Numerosity:</u> The class described above is so numerous that joinder of all individual members in one action would be impracticable. The disposition of the individual claims of the respective class members through this class action will benefit both the parties and this Court, and will facilitate judicial economy.
- 44. <u>Typicality:</u> Plaintiffs' claims are typical of the claims of the members of the class. The claims of Plaintiffs and members of the class are based on the same legal theories and arise from the same unlawful conduct.
- 45. <u>Common Questions of Fact and Law:</u> There is a well-defined community of interest and common questions of fact and law affecting members of the class in that they all have been and/or are being denied their civil rights to full and equal access to, and use and enjoyment of,

Defendants' facilities and/or services due to Defendants' failure to make their facilities fully accessible and independently usable as above described.

- 46. Adequacy of Representation: Plaintiffs are adequate representatives of the class because their interests do not conflict with the interests of the members of the class. Plaintiffs will fairly, adequately, and vigorously represent and protect the interests of the members of the class and have no interests antagonistic to the members of the class. Plaintiffs have retained counsel who are competent and experienced in the prosecution of class action litigation, generally, and who possess specific expertise in the context of class litigation under the ADA.
- 47. Class certification is appropriate pursuant to Fed. R. Civ. P. 23(b)(2) because Defendants have acted or refused to act on grounds generally applicable to the Class, making appropriate both declaratory and injunctive relief with respect to Plaintiffs and the Class as a whole.

SUBSTANTIVE VIOLATION

- 48. The allegations contained in the previous paragraphs are incorporated by reference.
- 49. Defendants' facilities were altered, designed, or constructed, after the effective date of the ADA.
- 50. Defendants' facilities are required to be altered, designed, and constructed so that they are readily accessible to and usable by individuals who use wheelchairs. 42 U.S.C. § 12183(a).
- 51. Further, the accessible features of Defendants' facilities, which include the parking lots and paths of travel, are required to be maintained so that they are readily accessible to and usable by individuals with mobility disabilities. 28 U.S.C. § 36.211.
- 52. The architectural barriers described above demonstrate that Defendants' facilities were not altered, designed, or constructed in a manner that causes them to be readily accessible to

and usable by individuals who use wheelchairs, and/or that Defendants' facilities were not maintained so as to ensure that they remained accessible to and usably by individuals who use wheelchairs.

- 53. Furthermore, the architectural barriers described above demonstrate that Defendants have failed to remove barriers, as required by 42 U.S.C. Section 12182(b)(2)(A)(iv).
- 54. Defendants' repeated and systemic failures to design, construct and alter facilities so that they are readily accessible and usable, to remove architectural barriers, and to maintain the accessible features of their facilities constitute unlawful discrimination on the basis of a disability in violation of Title III of the ADA.
- 55. Defendants' facilities are required to comply with the Department of Justice's 2010 Standards for Accessible Design, or in some cases the 1991 Standards 42 U.S.C. § 12183(a)(1); 28 C.F.R. § 36.406; 28 C.F.R., pt. 36, app. A.
- 56. Defendants are required to provide individuals who use wheelchairs full and equal enjoyment of their facilities. 42 U.S.C. § 12182(a).
- 57. Defendants have failed, and continue to fail, to provide individuals who use wheelchairs with full and equal enjoyment of their facilities.
- 58. Defendants have discriminated against Plaintiffs and the Class in that they have failed to make their facilities fully accessible to, and independently usable by, individuals who use wheelchairs in violation of 42 U.S.C. § 12182(a) as described above.
- 59. Defendants' conduct is ongoing and continuous, and Plaintiffs have been harmed by Defendants' conduct.

- 60. Unless Defendants are restrained from continuing their ongoing and continuous course of conduct, Defendants will continue to violate the ADA and will continue to inflict injury upon Plaintiffs and the Class.
- 61. Given that Defendants have not complied with the ADA's requirements to make their facilities fully accessible to, and independently usable by, individuals who use wheelchairs, Plaintiffs invoke their statutory rights to declaratory and injunctive relief, as well as costs and attorneys' fees.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, on behalf of themselves and the members of the class, pray for:

- a. A declaratory judgment that Defendants are in violation of the specific requirements of Title III of the ADA described above, and the relevant implementing regulations of the ADA, in that Defendants' facilities, as described above, are not fully accessible to, and independently usable by, individuals who use wheelchairs;
- b. A permanent injunction pursuant to 42 U.S.C. § 12188(a)(2) and 28 CFR § 36.501(b) which directs Defendants to: (i) take all steps necessary to remove the architectural barriers described above and to bring their facilities into full compliance with the requirements set forth in the ADA, and its implementing regulations, so that the facilities are fully accessible to, and independently usable by, individuals who use wheelchairs; (ii) that Defendants change their corporate policies and practices to prevent the reoccurrence of access barriers post-remediation; and, (iii) that Plaintiffs shall monitor Defendants' facilities to ensure that the injunctive relief ordered above remains in place.
- c. An Order certifying the class proposed by Plaintiffs, and naming Plaintiffs as class representatives and appointing their counsel as class counsel;
- d. Payment of costs of suit;
- e. Payment of reasonable attorneys' fees, pursuant to 42 U.S.C. § 12205 and 28 CFR § 36.505; and,
- f. The provision of whatever other relief the Court deems just, equitable and appropriate.

Dated: May 15, 2017 Respectfully Submitted,

By: /s/ Benjamin J. Sweet
Benjamin J. Sweet (PA 87338)
Stephanie K. Goldin (PA 202865)
Kevin W. Tucker (PA 312144)
CARLSON LYNCH SWEET
KILPELA & CARPENTER, LLP
1133 Penn Avenue, 5th Floor
Pittsburgh, PA 15222
(p) 412.322.9243

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Case 2:17-cv-00629-**PCVIL** Deciment 1-1-Eiled 05/15/17 Page 1 of 2

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 purpose of initiating the civil do	This form, approved by thocket sheet. (SEE INSTRUCTION	ne Judicial Conference of TIONS ON NEXT PAGE OF	the United States in September <i>THIS FORM.</i>)	1974, is required for the use of	the Clerk of Court for the
I. (a) PLAINTIFFS Josie Badger and Angela Hunter			DEFENDANTS Turkey Hill, L.P. d/b/a Turkey Hill Minit Markets; THGP Co., Inc.; and THLP Co., Inc.		
(b) County of Residence of First Listed Plaintiff Allegheny (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.		
(c) Attorneys (Firm Name, A Carlson Lynch Sweet Kilp Floor, Pittsburgh, PA 152	pela & Carpenter LLP,	1133 Penn Avenue,	Attorneys (If Known)		
II. BASIS OF JURISDI	CTION (Place on "Y" in O	na Roy Only)	II CITIZENSHIP OF P	PRINCIPAL PARTIES	(Place an "X" in One Box for Plainti
□ 1 U.S. Government Plaintiff	→ 3 Federal Question (U.S. Government)		(For Diversity Cases Only)	TF DEF 1	and One Box for Defendant) PTF DEF incipal Place 1 4 1 4
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citizen of Another State	1 2	•
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IV. NATURE OF SUIT		ly) RTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ Product Liability □ 360 Other Personal Injury □ 362 Personal Injury ■ Medical Malpractice CIVIL RIGHTS □ 440 Other Civil Rights □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment ★ 446 Amer. w/Disabilities - Other □ 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	LABOR Ty 690 Other LABOR Ty 710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act IMMIGRATION 462 Naturalization Application	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes
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VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	DEMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint:
VIII. RELATED CASI IF ANY	E(S) (See instructions):	_{JUDGE} Judge Mark	R. Hornak	DOCKET NUMBER 14	-cv-1455
DATE 05/15/2017 FOR OFFICE USE ONLY		signature of atto /s/ Benjamin J. S			
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Reset

JS 44A REVISED June, 2009

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA THIS CASE DESIGNATION SHEET MUST BE COMPLETED

PART A				
This case belongs on the (\bigcirc Erie \bigcirc Johnstown \bigcirc Pittsburgh) calendar.				
L. ERIE CALENDAR - If cause of action arose in the counties of Crawford, Elk, Erie, Forest, McKean. Venang or Warren, OR any plaintiff or defendant resides in one of sai counties.				
2. JOHNSTOWN CALENDAR - If cause of action arose in the counties of Bedford, Blair, Cambria, Clearfield or Somerset OR any plaintiff or defendant resides in one of said counties.				
3. Complete if on ERIE CALENDAR: I certify that the cause of action arose in County and that the resides in County.				
4. Complete if on JOHNSTOWN CALENDAR: I certify that the cause of action arose in County and that theresides inCounty.				
PART B (You are to check ONE of the following)				
This case is related to Number 14-cv-1455 . Short Caption Heinzl v. Cracker Barrel				
This case is not related to a pending or terminated case.				
DEFINITIONS OF RELATED CASES: CIVIL: Civil cases are deemed related when a case filed relates to property included in another suit or involves the same issues of fact or it grows out of the same transactions as another suit or involves the validity or infringement of a patent involved in another suit EMINENT DOMAIN: Cases in contiguous closely located groups and in common ownership groups which will lend themselves to consolidation for trial shall be deemed related. HABEAS CORPUS & CIVIL RIGHTS: All habeas corpus petitions filed by the same individual shall be deemed related. All pro se Civil Rights actions by the same individual shall be deemed related.				
PARTC				
I. CIVIL CATEGORY (Select the applicable category).				
1. Antitrust and Securities Act Cases				
2. O Labor-Management Relations 3. O Habeas corpus				
4. O Civil Rights				
5. O Patent, Copyright, and Trademark				
6. Eminent Domain				
7. O All other federal question cases 8. O All personal and property damage tort cases, including maritime, FELA, Jones Act, Motor vehicle, products liability, assault, defamation, malicious				
prosecution, and false arrest				
Insurance indemnity, contract and other diversity cases. Government Collection Cases (shall include HEW Student Loans (Education), V A Overpayment, Overpayment of Social Security, Enlistment Overpayment (Army, Navy, etc.), HUD Loans, GAO Loans (Misc. Types), Mortgage Foreclosures, SBA Loans, Civil Penalties and Coal Mine Penalty and Reclamation Fees.)				
I certify that to the best of my knowledge the entries on this Case Designation Sheet are true and correct				
/s/ Benjamin J. Sweet				
Date: May 15, 2017				
ATTORNEY AT LAW				

NOTE: ALL SECTIONS OF BOTH ÔŠÞRU MUST BE COMPLETED BEFORE CASE CAN BE PROCESSED.

UNITED STATES DISTRICT COURT

for the

Western District of Pennsylvania

Western District	of Femisyrvania			
Josie Badger; and, Angela Hunter; individually and on behalf of all others similarly situated,))))			
Plaintiff(s))			
) (: 11 4 4 2 1			
V.	Civil Action No.			
Turkey Hill, L.P. d/b/a Turkey Hill Minit Markets; THGP Co., Inc.; and, THLP Co., Inc.)))			
Defendant(s))			
SUMMONS IN A	A CIVIL ACTION			
To: (Defendant's name and address) Turkey Hill, L.P. d/b/a Turkey 257 Centerville Road Lancaster, PA 17603	ey Hill Minit Markets			
A lawsuit has been filed against you. Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Carlson Lynch Sweet Kilpela & Carpenter LLP 1133 Penn Avenue, 5th Floor Pittsburgh, PA 15222				
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.				
	CLERK OF COURT			
Date:				
	Signature of Clerk or Deputy Clerk			

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

		ne of individual and title, if any	·)		
was rec	ceived by me on (date)		·		
	☐ I personally served	the summons on the indiv	vidual at (place)		
			on (date)	; or	
	☐ I left the summons at the individual's residence or usual place of abode with (name)				
			a person of suitable age and discretion who res	sides there,	
	on (date)	, and mailed a co	opy to the individual's last known address; or		
	☐ I served the summons on (name of individual)				
	•	•	on behalf of (name of organization)	; or	
			on (date)	-, 01	
	☐ I returned the sumn	nons unexecuted because		; or	
	☐ Other (<i>specify</i>):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalty	y of perjury that this infor	rmation is true.		
Date:					
			Server's signature		
			Printed name and title		
		_	Server's address		

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Western District of Pennsylvania

Western District of Femisyrvania				
Josie Badger; and, Angela Hunter; individually and on behalf of all others similarly situated,)))			
Plaintiff(s))			
V.	Civil Action No.			
)			
Turkey Hill, L.P. d/b/a Turkey Hill Minit Markets; THGP Co., Inc.; and, THLP Co., Inc.)			
THOSE CO., IIIC., and, THEF CO., IIIC.)			
)			
Defendant(s))			
~~~~~~~~~				
SUMMONS IN	N A CIVIL ACTION			
To: (Defendant's name and address) THGP Co., Inc. 257 Centerville Road Lancaster, PA 17603				
A lawsuit has been filed against you.  Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:  Carlson Lynch Sweet Kilpela & Carpenter LLP  1133 Penn Avenue, 5th Floor  Pittsburgh, PA 15222				
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.				
	CLERK OF COURT			
_				
Date:	Signature of Cloub on Donato Cloub			
	Signature of Clerk or Deputy Clerk			

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

#### PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

		ne of individual and title, if any	·)		
was rec	ceived by me on (date)		·		
	☐ I personally served	the summons on the indiv	vidual at (place)		
			on (date)	; or	
	☐ I left the summons at the individual's residence or usual place of abode with (name)				
			a person of suitable age and discretion who res	sides there,	
	on (date)	, and mailed a co	opy to the individual's last known address; or		
	☐ I served the summons on (name of individual)				
	•	•	on behalf of (name of organization)	; or	
			on (date)	-, 01	
	☐ I returned the sumn	nons unexecuted because		; or	
	☐ Other ( <i>specify</i> ):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalty	y of perjury that this infor	rmation is true.		
Date:					
			Server's signature		
			Printed name and title		
		_	Server's address		

Additional information regarding attempted service, etc:

### UNITED STATES DISTRICT COURT

for the

Western District of Pennsylvania

Western District of Femisyrvania				
Josie Badger; and, Angela Hunter; individually and on behalf of all others similarly situated,	) ) )			
Plaintiff(s)	)			
V.	Civil Action No.			
	)			
Turkey Hill, L.P. d/b/a Turkey Hill Minit Markets; THGP Co., Inc.; and, THLP Co., Inc.	)			
THOSE CO., IIIC., and, THEF CO., IIIC.	)			
	, )			
Defendant(s)	)			
g-10 - 10 - 10 - 10 - 10 - 10 - 10 - 10				
SUMMONS IN	N A CIVIL ACTION			
To: (Defendant's name and address) THLP Co., Inc. 257 Centerville Road Lancaster, PA 17603				
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If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.				
	CLERK OF COURT			
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Date:	Signature of Cloub on Donate Cloub			
	Signature of Clerk or Deputy Clerk			

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	I declare under penalty	y of perjury that this infor	rmation is true.		
Date:					
			Server's signature		
			Printed name and title		
		_	Server's address		

Additional information regarding attempted service, etc:

# **ClassAction.org**

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Class Action Claims Some Turkey Hill Minit Markets Violate ADA Guidelines</u>