

**IN THE PENNSYLVANIA COURT OF COMMON PLEAS
WARREN COUNTY**

ROBERT PESSIA, PETER HETTMAN,
HEIDI TULLER, ROBERT MARRONE, and
JEAN BERRY individually and on behalf of
all others similarly situated,

Plaintiffs,

v.

WARREN GENERAL HOSPITAL,

Defendant.

CIVIL DIVISION

CASE NO. 501-2023

CONSOLIDATED CLASS ACTION

**UNOPPOSED MOTION FOR FINAL
APPROVAL OF CLASS ACTION SETTLEMENT**

Pursuant to Pa. R. Civ. P. 1701 *et seq.*, Plaintiffs Robert Pessia, Peter Hettman, Heidi Tuller, Robert Marrone, and Jean Berry (collectively, “Plaintiffs”), individually and on behalf of all others similarly situated, respectfully move this Court for the entry of the proposed Final Approval Order submitted herewith, which seeks final approval of the class action settlement (the “Settlement”) and certification of a proposed settlement class (the “Settlement Class”) as defined therein. In support of this request, Plaintiffs state the following:

1. The terms of the Settlement are set forth in the Settlement Agreement that was executed on December 19, 2024, and filed with the Court with the Motion for Preliminary Approval of Settlement, on March 24, 2025.

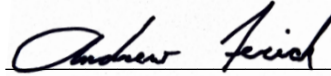
2. The relief sought in this motion is supported by the Declaration of Danielle L. Perry attached as **Exhibit 1** to the motion; Declaration of Cameron Azari attached as **Exhibit 2** to the motion; Plaintiffs’ memorandum of law in support of the motion for final approval; and the proposed orders and other supporting documents submitted herewith.

3. Plaintiffs and Class Counsel state that the proposed Settlement falls within the approvable range of fair, reasonable, and adequate; satisfies the requirements of Pa. R. Civ. P. 1701, *et seq.*; and should be finally approved by this Court.

WHEREFORE, Plaintiffs respectfully request that the Court enter the Final [Proposed] Order granting final approval of the class action Settlement, certifying a Settlement Class, granting final approval of the Settlement Agreement, and scheduling a Final Approval Hearing.

Dated: April 11, 2025

Respectfully submitted,



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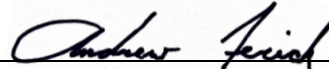
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*Additional Counsel for Plaintiffs and the Proposed
Class*

CERTIFICATION PURSUANT TO WARREN COUNTY LOCAL RULE C.P.L208.2(d)

The undersigned counsel for Plaintiffs certifies that they conferred with counsel for Defendant. Defendant's counsel does not contest the filing of the foregoing motion.

Dated: April 11, 2025



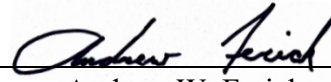
Andrew W. Ferich

CERTIFICATE OF SERVICE

AND NOW, this 11th day of April 2025, I certify, as counsel for Plaintiffs, that I have served on this date a true and correct copy of the Unopposed Motion for Final Approval of Class Action Settlement, Brief in Support, Proposed Order, and all other supporting documents, upon Defendant Warren General Hospital, via e- mail to their counsel as follows:

Michael Jervis
MULLEN COUGHLIN
426 W. Lancaster Avenue
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Devon, PA 19333
mjervis@mullen.law

Dated: April 11, 2025



Andrew W. Ferich

Exhibit 1

**IN THE PENNSYLVANIA COURT OF COMMON PLEAS
WARREN COUNTY**

ROBERT PESSIA, PETER HETTMAN,
HEIDI TULLER, ROBERT MARRONE, and
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all others similarly situated,

Plaintiffs,

v.

WARREN GENERAL HOSPITAL,

Defendant.

CIVIL DIVISION

CASE NO. 501-2023

CONSOLIDATED CLASS ACTION

**DECLARATION OF DANIELLE L. PERRY IN SUPPORT OF
PLAINTIFF'S UNOPPOSED MOTION FOR FINAL APPROVAL OF
CLASS ACTION SETTLEMENT**

I, Danielle L. Perry, being competent to testify, make the following declaration:

1. I am a Partner at Mason LLP ("Mason"). I am admitted to practice *pro hac vice* in this matter. I am co-lead counsel for Plaintiffs and seek appointment as Settlement Class Counsel for the proposed Settlement Class. I submit this declaration in support of Plaintiffs' Unopposed Motion for Final Approval of Class Action Settlement ("Motion"). Except as otherwise noted, I have personal knowledge of the facts set forth in this declaration and could testify competently to them if called upon to do so.

2. The Court has preliminarily approved Andrew Ferich of Ahdoot & Wolfson, PC ("AW") and me to be named Class Counsel in this matter. Mr. Ferich and I have substantial experience handling consumer class actions, including data breach cases, as well as other complex litigation. Class Counsel have represented plaintiffs in hundreds of class action lawsuits in state

and federal courts throughout the United States. *See* Mason firm resume and AW firm resume that were submitted with Plaintiffs' Unopposed Motion for Preliminary Approval of Class Action Settlement on December 19, 2024.

3. Both my firm and AW are routinely appointed as class counsel in complex, multiparty litigation—including in data privacy litigation—and their firms have a long record of obtaining class relief through approved settlements, or, when necessary, trial.

4. I have been licensed to practice law in California since 2013 and in the District of Columbia since 2016. I am also a member of the bars of numerous federal district courts and the U.S. Circuit Court for the Fifth Circuit. I have over a decade of litigation and class action experience.

5. My years of experience representing individuals in complex class actions—including data breach actions—contributed to an awareness of Plaintiffs' settlement leverage, as well as the needs of Plaintiffs and the proposed Settlement Class. I believe that our clients would ultimately prevail in the litigation on a class-wide basis. However, I am also aware that a successful outcome is uncertain and would be achieved, if at all, only after prolonged, arduous litigation with the attendant risk of drawn-out appeals. It is my individual opinion, and that of my co-counsel, based on our substantial experience, the settlement provides significant relief to the Members of the Class and warrants the Court's preliminary approval.

6. This settlement represents the resolution of a Data Incident occurring between September 15, 2023 and September 23, 2023, impacting 168,921 individuals whose Private Information was potentially compromised in the Incident, including: names, dates of birth, Social Security numbers, financial account data, health insurance claims information, and medical records.

7. Through independent investigation, informal discovery, and an exchange of information with the assistance of mediator Bennett G. Picker, Esq. of Stradley Ronan, Plaintiffs obtained information sufficient to reach a full understanding of the value of the case, as well as the attendant risks of continued litigation. After a full day mediation with Mr. Picker on October 31, 2024, the Parties were able to come to an agreement on the central terms of the Settlement.

8. The Settlement provides for a \$1,300,000 non-reversionary common fund, structured to cover expense reimbursements of up to \$5,000 per claimant, court approved attorneys' fees, costs, and plaintiff service awards, the costs of notice and settlement administration, and a pro rata cash payment to all claimants disbursing the remaining funds. *See* SA § V.

9. On March 21, 2025, Plaintiffs filed their Motion for Attorneys' Fees, Expenses and Service Awards. The fee motion is currently pending, and Plaintiffs have requested that the Court take up that motion in conjunction with final approval.

10. Plaintiffs will seek approval of a reasonable service award in the amount of five thousand dollars (\$5,000) for each Representative Plaintiff, in recognition of the Representative Plaintiffs' efforts on behalf of Settlement Class Members. SA ¶ 108. Plaintiffs have been dedicated and active participants on behalf of the class they seek to represent. They assisted in the investigation of the matter prior to and after retaining counsel, provided relevant information to their counsel, reviewed and approved complaints, kept in close contact with counsel to monitor the progress of the litigation, and reviewed and communicated with their counsel regarding the Settlement.

11. The service awards are meant to compensate Plaintiffs for their efforts on behalf of the Settlement Class, including maintaining contact with counsel, reviewing pleadings, assisting

in the investigation of the case, remaining available for consultation throughout the mediation, reviewing and approving the settlement, and answering counsel's many questions.

12. Class Counsel are also seeking award of attorneys' fees not to exceed 35% of the Settlement Fund and litigation costs plus a reimbursement of expenses incurred related to the litigation. SA ¶ 109.

13. With approval of the Court, any attorneys' fees, expenses, and Plaintiffs' service awards are to be paid from the Settlement Fund. SA ¶ 69.

14. There have been three opt-outs and no objections in this case, indicating a favorable result and this Settlement has been fair, reasonable, and adequate.

I declare under penalty of perjury of the laws of the Commonwealth of Pennsylvania and the United States that the foregoing is true and correct, and that this declaration was executed in Davidsonville, MD on this 11th day of April 2025.

/s/ Danielle L. Perry

Danielle L. Perry

Exhibit 2

**IN THE PENNSYLVANIA COURT OF COMMON PLEAS
WARREN COUNTY**

ROBERT PESSIA, PETER HETTMAN,
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Plaintiffs,

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WARREN GENERAL HOSPITAL,

Defendant.

CIVIL DIVISION

CASE NO. 501-2023

CONSOLIDATED CLASS ACTION

**DECLARATION OF CAMERON R. AZARI, ESQ. REGARDING IMPLEMENTATION
AND ADEQUACY OF NOTICE PROGRAM**

I, Cameron R. Azari, Esq., hereby declare and state as follows:

1. My name is Cameron R. Azari, Esq. I have personal knowledge of the matters set forth herein, and I believe them to be true and correct.
2. I am a nationally recognized expert in the field of legal notice and have served as an expert in hundreds of federal and state cases involving class action notice plans.
3. I am a Senior Vice President of Epiq Class Action & Claims Solutions, Inc. (“Epiq”) and the Managing Director of Epiq Legal Noticing (aka Hilsoft Notifications), a business unit of Epiq that specializes in designing, developing, analyzing, and implementing large-scale, un-biased, legal notification plans.
4. The facts in this declaration are based on my personal knowledge, as well as information provided to me by my colleagues in the ordinary course of my business at Epiq and Epiq Legal Noticing (hereinafter “Epiq”).

OVERVIEW

5. This declaration describes the successful implementation of the Settlement Notice Program (“Notice Program”) and Notices (the “Notice” or “Notices”) for *Robert Pessia, et al. v. Warren General Hospital*, Case No. 501-2023, filed in the Court of Common Pleas of the 37th Judicial

DECLARATION OF CAMERON R. AZARI, ESQ. REGARDING IMPLEMENTATION AND
ADEQUACY OF NOTICE PROGRAM

District of Pennsylvania, Warren County. I previously executed my *Declaration of Cameron R. Azari, Esq. Regarding Notice Program* (“Notice Program Declaration”) on December 18, 2024, which described the Notice Program, detailed Epiq Legal Noticing’s class action notice experience, and attached the Epiq Legal Noticing *curriculum vitae*. I also provided my educational and professional experience relating to class actions and my ability to render opinions on overall adequacy of notice programs.

NOTICE PROGRAM METHODOLOGY

6. Pennsylvania Rule 1712 of Civil Procedure directs that notice must be “given by personal service or by mail to all members who can be identified with reasonable effort.”¹ The Notice Program satisfied this requirement.

7. This Notice Program as designed and implemented reached the greatest practicable number of Settlement Class members. The Notice Program’s individual notice efforts via mail to identified Settlement Class members reached approximately 90% of the Settlement Class. The reach was further enhanced by digital notice and social media, internet sponsored search listings, and a Settlement Website. In my experience, the reach of the Notice Program was consistent with other court-approved notice programs, was the best notice practicable under the circumstances of this case, and satisfied the requirements of due process, including its “desire to actually inform” requirement.²

NOTICE PROGRAM DETAIL

8. On January 20, 2025, the Court approved the Notice Program and appointed Epiq as the Settlement Administrator in the *Order Granting Preliminary Approval of Class Action Settlement* (“Preliminary Approval Order”). In the Preliminary Approval Order, the Court approved and certified, for settlement purposes, the following “Settlement Class”:

¹ 231 Pa. Code § 1712 - Order. Notice of Action.

² *Mullane v. Cent. Hanover Bank & Trust Co.*, 339 U.S. 306, 315 (1950) (“But when notice is a person’s due, process which is a mere gesture is not due process. The means employed must be such as one desirous of actually informing the absentee might reasonably adopt to accomplish it. The reasonableness and hence the constitutional validity of any chosen method may be defended on the ground that it is in itself reasonably certain to inform those affected . . .”).

All natural persons in the United States whose Private Information was accessed as a result of the Data Incident³, including those who were sent a notification from Defendant of the Data Incident.

Excluded from the Settlement Class are (a) all persons who are governing board members of the Defendant; (b) governmental entities; and (c) the Court and any Judge(s) presiding over this matter, the Court's immediate family, and Court staff.

9. After the Court's Preliminary Approval Order was entered, Epiq implemented the Notice Program. This declaration details the notice activities undertaken to date and explains how and why the Notice Program was comprehensive and well-suited to reach the Settlement Class members. This declaration also discusses the administration activity to date.

NOTICE PROGRAM

Individual Notice

10. On January 30, 2025, Epiq received one data file containing 131,322 records for the identified Settlement Class members, which included names and postal addresses ("Class List"). Epiq deduplicated and rolled-up the records and loaded the unique, identified Settlement Class member records into its database. These efforts resulted in 130,291 unique, identified Settlement Class member records (of these records, 27 records did not have a valid postal address and were not sent Notice). A double Postcard Notice with detachable Claim Form ("Postcard Notice") was sent via United States Postal Service ("USPS") first class mail to identified Settlement Class members for whom an associated physical address was available.

Individual Notice – Direct Mail

11. On March 7, 2025, Epiq sent 130,264 Postcard Notices to identified Settlement Class members for whom an associated postal address was available. The Postcard Notice was sent via USPS first class mail. The Postcard Notice clearly described the Settlement and the legal rights of the Settlement Class members. In addition, the Postcard Notice also directed the recipients

³ Data Incident means the incident that was discovered on September 24, 2023, in which an unauthorized third party potentially gained access to Settlement Class Members' Private Information between September 15, 2023, and September 23, 2023.

to the Settlement Website where they could access the Long Form Notice and additional information about the Settlement. The Postcard Notice is included as **Attachment 1**.

12. Prior to sending the Postcard Notices, all mailing addresses were checked against the National Change of Address (“NCOA”) database maintained by the USPS to ensure Settlement Class member address information was up-to-date and accurately formatted for mailing.⁴ In addition, the addresses were certified via the Coding Accuracy Support System (“CASS”) to ensure the quality of the zip code, and was verified through Delivery Point Validation (“DPV”) to verify the accuracy of the addresses. This address updating process is standard for the industry and for the majority of promotional mailings that occur today.

13. The return address on the Postcard Notices is a post office box that Epiq maintains for this Settlement. The USPS automatically forwarded Postcard Notices with an available forwarding address order that has not expired (“Postal Forwards”). Postcard Notices returned as undeliverable were re-mailed to any new address available through USPS information, (for example, to the address provided by the USPS on returned mail pieces for which the automatic forwarding order has expired, but is still within the time period in which the USPS returns the piece with the address indicated), and to better addresses that were found using a third-party lookup service. Upon successfully locating better addresses, Postcard Notices were promptly remailed. As of April 9, 2025, Epiq has remailed 11,599 Postcard Notices.

14. Additionally, a Long Form Notice and Claim Form (“Claim Package”) were mailed to all Settlement Class members who request one via the toll-free telephone number or other means. As of April 9, 2025, Epiq has mailed 116 Claim Packages as a result of such requests. The Long Form Notice is included as **Attachment 2**. The Claim Form is included as **Attachment 3**.

⁴ The NCOA database is maintained by the USPS and consists of approximately 160 million permanent change-of-address (“COA”) records consisting of names and addresses of individuals, families, and businesses who have filed a change-of-address with the Postal Service™. The address information is maintained on the database for 48 months and reduces undeliverable mail by providing the most current address information, including standardized and delivery point coded addresses, for matches made to the NCOA file for individual, family, and business moves.

Internet Digital Notice Campaign

15. Internet advertising has become a standard component in legal notice programs. The internet has proven to be an efficient and cost-effective method to target class members as part of providing notice of a settlement for a class action case. According to MRI-Simmons data, 97% of all adults are online and 84% of all adults use social media.

16. The Notice Program included targeted digital advertising (“Digital Notices”) on the selected advertising network *Google Display Network*, which represents thousands of digital properties across all major content categories. Digital Notices were targeted to selected target audiences and were designed to encourage participation by Settlement Class members—by linking directly to the Settlement Website, allowing visitors easy access to relevant information and documents.

17. The Digital Notices were also placed on *Facebook* and *Instagram*, the leading social media platforms in the United States. The social media campaign used an interest-based approach which focused on the interests that users exhibited while on the social media platforms, capitalizing on the target audience’s propensity to engage in social media.

18. *Facebook* is the leading social networking site in the United States with 175 million users and *Instagram* has 143 million active users in the United States.⁵

19. All Digital Notices appeared on desktop, mobile, and tablet devices. Digital Notices on *Google Display Network*, *Facebook*, and *Instagram* were served within a 50-mile radius around Warren General Hospital. Digital Notices were also targeted (remarketed) to people who clicked on a Digital Notice.

20. Details regarding the target audiences, distribution, specific ad size of the Digital Notices and the number of delivered impressions are included in the following table:

⁵ Statista Digital 2023: Global Overview Report. Statista, founded in 2007, is a leading provider of worldwide market and consumer data and is trusted by thousands of companies around the world for data. Statista.com consolidates statistical data on over 80,000 topics from more than 22,500 sources and makes it available in German, English, French and Spanish.

<i>Digital Plan</i>	<i>Target</i>	<i>Ad Sizes</i>	<i>Delivered Impressions</i>
<i>Google Display Network</i>	50 Mile Radius around Warren General Hospital	300x250, 728x90, 300x600, 970x250	331,491
<i>Facebook</i>	50 Mile Radius around Warren General Hospital	Newsfeed + Right Hand Column Ads	317,976
<i>Instagram</i>	50 Mile Radius around Warren General Hospital	Newsfeed	310,820
TOTAL			960,287

21. Combined, over 900 thousand targeted impressions were generated by the Digital Notices, which were geo-targeted within a 50-mile radius around Warren General Hospital. The Digital Notices ran from March 7, 2025, through April 5, 2025.⁶ Clicking on the Digital Notices linked the reader to the Settlement Website, where they could easily obtain detailed information about the Settlement. Examples of the Digital Notices are included as **Attachment 4**.

Sponsored Search Listings

22. To facilitate locating the Settlement Website, sponsored search listings were acquired on the three most highly-visited internet search engines: *Google*, *Yahoo!*, and *Bing*. When visitors to these search engines searched for selected keyword combinations related to the Settlement, the sponsored search listing advertisement created for this Settlement was displayed. Generally, the sponsored search listing advertisement appeared at the top of the visitor’s website page prior to the search results or in the upper right-hand column of the web-browser screen. The sponsored search listings were displayed nationwide. All sponsored search listings linked directly to the Settlement Website.

23. The sponsored search listings began on March 7, 2025, and ran through April 5, 2025. As of April 9, 2025, the sponsored listings have been displayed 19,772 times, which resulted

⁶ The third-party ad management platform, ClickCease was used to audit the Digital Notice ad placements. This type of platform tracks all Digital Notice ad clicks to provide real-time ad monitoring, fraud traffic analysis, blocks clicks from fraudulent sources, and quarantines dangerous IP addresses. This helps reduce wasted, fraudulent, or otherwise invalid traffic (*e.g.*, ads being seen by ‘bots’ or non-humans, ads not being viewable, etc.).

in 775 clicks that displayed the Settlement Website. A complete list of the sponsored search keyword combinations is included as **Attachment 5**. Examples of the sponsored search listing as displayed on each search engine are included as **Attachment 6**.

Settlement Website

24. On March 6, 2025, Epiq established a dedicated website for the Settlement with an easy to remember domain name (www.WarrenDataBreachSettlement.com). Relevant documents are posted on the Settlement Website, including the Settlement Agreement, Preliminary Approval Order, Long Form Notice, Claim Form, Complaint, and any other case-related documents. In addition, the Settlement Website includes relevant dates, answers to frequently asked questions (“FAQs”), instructions for how Settlement Class members could opt-out (request exclusion) from or object to the Settlement prior to the deadline, contact information for the Settlement Administrator, and how to obtain other case-related information. Settlement Class Members are also able to file a Claim Form on the Settlement Website. The Settlement Website address was prominently displayed in all notice documents. As of April 9, 2025, there have been 2,685 unique visitor sessions to the Settlement Website, and 10,085 web pages have been presented.

Toll-Free Telephone Number

25. On March 6, 2025, Epiq established a toll-free telephone number (1-888-814-8846) for the Settlement. Callers are able to hear an introductory message and have the option to learn more about the Settlement in the form of recorded answers to FAQs, and to request that a Claim Package be mailed to them. This automated telephone system is available 24 hours per day, 7 days per week. The toll-free telephone number was prominently displayed in all notice documents. As of April 9, there have been 594 calls to the toll-free telephone number representing 1,829 minutes of use.

26. A postal mailing address and email address were established and continue to be available, allowing Settlement Class members the opportunity to request additional information or ask questions.

Requests for Exclusion and Objections

27. The deadline to request exclusion from the Settlement or to object to the Settlement was April 5, 2025. As of April 9, 2025, Epiq has received three requests for exclusion. As of April 9, 2025, Epiq is aware of no objections to the Settlement. The Exclusion Report is included as **Attachment 7**.

Claim Submission & Distribution Options

28. The Notices provided a detailed summary of relevant information about the Settlement, including the Settlement Website address and how Settlement Class Members can file a Claim Form online or by mail. With any method of filing a Claim Form, Settlement Class Members are given the option of receiving a digital payment or a traditional paper check.

29. The deadline for Settlement Class Members to file a Claim Form is April 20, 2025. As of April 9, 2025, Epiq has received 3,407 Claim Forms (942 online and 2,465 paper). Since the April 20, 2025, claim filing deadline has not yet passed, these numbers are preliminary. By the deadline, I expect additional claims will have been filed by Settlement Class Members. As standard practice, Epiq is in the process of conducting a complete quality control review of Claim Forms received. There is a likelihood that after detailed review, the total number of Claim Forms received will change due to duplicate and denied Claim Forms.

CONCLUSION

30. In class action notice planning, execution, and analysis, we are guided by due process considerations under the United States Constitution, by state and local rules and statutes, and further by case law pertaining to notice. This framework directs that the notice program be designed to reach the greatest practicable number of potential class members and, that the notice or notice program provide class members with easy access to the details of how the class action may impact their rights. All these requirements were met in this case.

31. The Notice Program individual notice efforts via mail to identified Settlement Class members reached approximately 90% of the Settlement Class. The reach was further enhanced by digital notice and social media, internet sponsored search listings, and a Settlement Website. The

Federal Judicial Center’s (“FJC”) *Judges’ Class Action Notice and Claims Process Checklist and Plain Language Guide*, which is relied upon for federal cases, and is illustrative for state courts, states that, “the lynchpin in an objective determination of the adequacy of a proposed notice effort is whether all the notice efforts together will reach a high percentage of the class. It is reasonable to reach between 70–95%.”⁷ Here, we have developed and implemented a Notice Program that readily achieved a reach within that standard.


32. The Notice Program followed the guidance for satisfying due process obligations that a notice expert gleans from the United States Supreme Court’s seminal decisions, which emphasize the need: (a) to endeavor to actually inform the Settlement Class, and (b) to ensure that notice is reasonably calculated to do so.

- a) “[W]hen notice is a person’s due, process which is a mere gesture is not due process. The means employed must be such as one desirous of actually informing the absentee might reasonably adopt to accomplish it,” *Mullane v. Central Hanover Trust*, 339 U.S. 306, 315 (1950); and
- b) “[N]otice must be reasonably calculated, under all the circumstances, to apprise interested parties of the pendency of the action and afford them an opportunity to present their objections,” *Eisen v. Carlisle & Jacquelin*, 417 U.S. 156 (1974) (citing *Mullane*, 339 U.S. at 314).

33. The Notice Program conformed to all aspects of the Pennsylvania Rules of Civil Procedure regarding notice, and comported with the guidance for effective notice set out in the Manual for Complex Litigation, Fourth.

34. The Notice Program schedule afforded enough time to provide full and proper notice to the Settlement Class members before the Opt-Out Period and Objection Period.

I declare under penalty of perjury that the foregoing is true and correct. Executed on April 10, 2025.



Cameron R. Azari, Esq.

⁷ FED. JUDICIAL CTR, JUDGES’ CLASS ACTION NOTICE AND CLAIMS PROCESS CHECKLIST AND PLAIN LANGUAGE GUIDE 3 (2010), available at <https://www.fjc.gov/content/judges-class-action-notice-and-claims-process-checklist-and-plain-language-guide-0>.

Attachment 1

A proposed \$1.3 million Settlement arising out of a data breach has been reached with Warren General Hospital (“Warren General”). Between September 15, 2023, and September 23, 2023, an unauthorized third party potentially gained access to Settlement Class Members’ Private Information (the “Data Incident”). Private Information includes names, address, Social Security numbers, date of birth, Driver’s license number, financial account information, payment card information, health insurance claims information, medical information involving diagnosis, medications, lab results, and other treatment information.

Who is Included? The Settlement Class includes all natural persons in the United States whose Private Information was accessed as a result of the Data Incident, including those who were sent a notice by Warren General of the Data Incident. Warren General sent the notice around November 2023.

What does the Settlement Provide? If you are a Settlement Class Member, you may be able to receive **one** of the following Settlement Benefits:

Cash Payment A – You may submit a timely and valid Claim Form and provide supporting documentation that you spent money or incurred losses related to the Data Incident for up to \$5,000.

OR

Cash Payment B – Instead of selecting Cash Payment A and providing supporting documentation, you may choose to receive a flat cash payment with no required documentation. The amount of your Cash Payment B depends on the number of valid claims and how much of the Settlement Fund remains after payment of valid Cash Payment A claims.

The Settlement Administrator will have discretion to treat incomplete Cash Payment A claims for treatment under Cash Payment B.

How To Get Benefits: You must submit a timely and valid Claim Form online or by mail **postmarked** by **April 20, 2025**.

Your Other Options. If you do not want to be legally bound by the Settlement, you must exclude yourself by **April 5, 2025**. If you do not exclude yourself, you will release any legal claims you may have against Warren General and the Released Parties about the legal claims in this lawsuit. If you do not exclude yourself, you may object to the Settlement by **April 5, 2025**. The Long Form Notice on the Settlement Website has instructions on how to exclude yourself or object. If you do nothing, you will get no Settlement Benefits, and you will be bound by the Settlement and any judgments and orders.

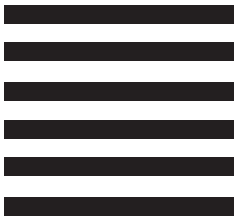
The Final Approval Hearing. The Court will hold a Final Approval Hearing on **May 5, 2025**, to consider whether to approve the Settlement, Service Awards, Attorneys’ Fees and Costs request of up to 35% of the \$1.3 million Settlement Fund, as well as any objections to the Settlement. You or your lawyer may attend and ask to appear at the hearing, but you are not required to do so. The hearing may be held remotely, so please check the Settlement Website for those details.

More Information. Complete information about your rights and options, as well as the Claim Form, the Long Form Notice, and Settlement Agreement are available at www.WarrenDataBreachSettlement.com, or by calling toll free 1-888-814-8846.

UNIQUE ID: [REDACTED]



NO POSTAGE
NECESSARY
IF MAILED
IN THE
UNITED STATES



BUSINESS REPLY MAIL
FIRST-CLASS MAIL PERMIT NO. 581 PORTLAND, OR

POSTAGE WILL BE PAID BY ADDRESSEE

WARREN GENERAL HOSPITAL
DATA BREACH
C/O EPIQ
PO BOX 2918
PORTLAND OR 97208-9669



Attachment 2

Warren General Data Breach Litigation

(Robert Pessia et al. v. Warren General Hospital, Case No. 501-2023, Warren County Court of Common Pleas)

If your Private Information was accessed as a result of the Data Incident involving Warren General Hospital between September 15, 2023, and September 23, 2023, you may be entitled to benefits from a settlement.

This is not a solicitation from a lawyer. Please read this Notice carefully and completely.

THIS NOTICE MAY AFFECT YOUR RIGHTS. PLEASE READ IT CAREFULLY.

- A proposed \$1.3 million Settlement arising out of a data breach has been reached with Warren General Hospital (“Warren General”). Between September 15, 2023, and September 23, 2023, an unauthorized third party potentially gained access to Settlement Class Members’ Private Information (the “Data Incident”). Private Information includes names, address, Social Security numbers, date of birth, Driver’s license number, financial account information, payment card information, health insurance claims information, medical information involving diagnosis, medications, lab results, and other treatment information. The Settlement Class includes all natural persons in the United States whose Private Information was accessed as a result of the Data Incident, including those who were sent a notice by Warren General of the Data Incident. Warren General sent the notice around November 2023.
 - If you are a Settlement Class Member, you may be able to receive **one** of the following Settlement Benefits:
 - Cash Payment A:** You may submit a timely and valid Claim Form and provide supporting documentation that you spent money or incurred losses related to the Data Incident for up to \$5,000.
 - Cash Payment B:** Instead of selecting Cash Payment A and providing supporting documentation, you may choose to receive a flat cash payment with no documentation. The amount of your Cash Payment B depends on the number of valid claims and how much of the Settlement Fund remains after payment of valid Cash Payment A claims.
- The Settlement Administrator shall have discretion to treat incomplete Cash Payment A – Documented Loss Payment claims for treatment under Cash Payment B – Flat Cash Payments.
- Your legal rights will be affected whether you act or do not act. You should read this entire Notice carefully.

**This Settlement affects your legal rights even if you do nothing.
Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:

FILE A CLAIM FORM SUBMITTED OR POSTMARKED BY: APRIL 20, 2025	Submitting a timely and valid Claim Form is the only way that you can receive Settlement Benefits. If you submit a Claim Form, you will give up the right to sue Warren General and the Released Parties in a separate lawsuit about the legal claims this Settlement resolves.
EXCLUDE YOURSELF FROM THIS SETTLEMENT POSTMARKED BY: APRIL 5, 2025	This is the only option that allows you to sue, continue to sue, or be part of another lawsuit against Warren General and the Released Parties, for the legal claims this Settlement resolves. If you exclude yourself, you will give up the right to receive any Settlement Benefits from this Settlement.
OBJECT TO OR COMMENT ON THE SETTLEMENT POSTMARKED BY: APRIL 5, 2025	You may object to the Settlement by writing to the Court and informing it why you do not think the Settlement should be approved. You can also write the Court to provide comments or reasons why you support the Settlement. You will still be bound by the Settlement if it is approved, and you will not be allowed to exclude yourself from the Settlement. If you object, you may also file a Claim Form to receive Settlement Benefits, but you will give up the right to sue Warren General and the Released Parties in a separate lawsuit about the legal claims this Settlement resolves.
GO TO THE “FINAL APPROVAL” HEARING DATE: MAY 5, 2025	You may attend the Final Approval Hearing where the Court may hear arguments concerning approval of the Settlement. If you wish to speak at the Final Approval Hearing, you must make a request to do so in your written objection or comment. You are not required to attend the Final Approval Hearing.
DO NOTHING	If you do nothing, you will not receive a cash payment and you will give up your rights to sue Warren General and the Released Parties for the legal claims this Settlement resolves.

- These rights and options—**and the deadlines to exercise them**—are explained in this Notice.
- The Court in charge of this lawsuit still has to decide whether to approve the Settlement. No Settlement Benefits or payments will be provided unless the Court approves the Settlement and it becomes final.

BASIC INFORMATION

1. Why did I get this Notice?

A court authorized this Notice because you have the right to know about the proposed Settlement of this class action lawsuit and about all your rights and options before the Court decides whether to grant final approval of the Settlement. This Notice explains the lawsuit, the Settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

The lawsuit is known as *Robert Pessia et al. v. Warren General Hospital*, Case No. 501-2023, Warren County Court of Common Pleas (the “lawsuit”), before the Honorable Judge Robert G Yeatts. The individuals who filed this lawsuit are called the “Plaintiffs” and the entity they sued, Warren General Hospital, is called the “Defendant.” The Plaintiffs and the Defendant agreed to this Settlement.

2. What is this lawsuit about?

Plaintiffs filed this lawsuit against Defendant, individually, and on behalf of members of the Settlement Class whose Private Information, including names, address, Social Security numbers, date of birth, Driver’s license number, financial account information, payment card information, health insurance claims information, medical information involving diagnosis, medications, lab results, and other treatment information was accessed as a result of the Data Incident.

Plaintiffs allege between September 15, 2023, and September 23, 2023, there was unauthorized access by a cybercriminal to the Defendant’s network and that Private Information of certain of Defendant’s patients was exfiltrated. Plaintiffs brought this lawsuit against Defendant.

The Plaintiffs allege that Warren General failed to adequately protect their Private Information and that they were injured as a result. Warren General denies any wrongdoing, and no court or other entity has made any judgment or other determination of any wrongdoing or that the law has been violated. Warren General denies these and all other legal claims made in the lawsuit. By entering into the Settlement, Warren General is not admitting that it did anything wrong.

**This Settlement affects your legal rights even if you do nothing.
Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

3. Why is this a class action?

In a class action, one or more people called the class representatives sue on behalf of all people who have similar legal claims. Together, all these people are called a class or class members. One court resolves the issues for all class members, except for those class members who exclude themselves (opt out) from the class.

The Class Representatives in this lawsuit are Plaintiffs Robert Pessia, Peter Hettman, Heidi Tuller, Robert Marrone, and Jean Berry.

4. Why is there a Settlement?

The Class Representatives and Warren General do not agree about the legal claims made in this lawsuit. The lawsuit has not gone to trial, and the Court has not decided in favor of the Class Representatives or Warren General. Instead, the Class Representatives and Warren General have agreed to settle the lawsuit. The Class Representatives, Defendant, and their lawyers believe the Settlement is best for all Settlement Class Members because of the benefits available to Settlement Class Members and the risks and uncertainty associated with continuing the lawsuit.

WHO IS INCLUDED IN THE SETTLEMENT

5. How do I know if I am part of the Settlement?

The Settlement Class includes all natural persons in the United States whose Private Information was accessed as a result of the Data Incident, including those who were sent notification from Defendant of the Data Incident. You may have been sent notice regarding the Data Incident around November 2023.

If you have any questions as to whether you are a Settlement Class Member, you may contact the Settlement Administrator.

6. Are there exceptions to individuals who are included as Settlement Class Members in the Settlement?

Yes. Excluded from the Settlement Class are: (a) all persons who are governing board members of the Defendant; (b) governmental entities; and (c) the Court and any Judge(s) presiding over this matter, the Court's immediate family, and Court staff.

7. What if I am still not sure whether I am part of the Settlement?

If you are still not sure whether you are a Settlement Class Member, you may go to the Settlement Website at WarrenDataBreachSettlement.com or call the Settlement Administrator's toll-free number at 1-888-814-8846.

THE SETTLEMENT BENEFITS - WHAT YOU GET IF YOU QUALIFY

8. What does the Settlement provide?

If you are a Settlement Class Member and you submit a timely and valid Claim Form, you may be eligible to receive one of the following Settlement Benefits:

Cash Payment A: You may submit a timely and valid Claim Form and provide supporting documentation that you spent money or incurred losses related to the Data Incident for up to \$5,000 per person.

Examples of documentation include (but are not limited to): (i) credit card statements; (ii) bank statements; (iii) invoices; (iv) telephone records; and (v) receipts. "Self-prepared" documents such as handwritten receipts are, by themselves, insufficient to receive reimbursement, but can be considered to add clarity or support other submitted documentation.

You will not be reimbursed for expenses if you have been reimbursed for the same expenses by another source, including compensation provided in connection with the credit monitoring and identity theft protection product offered as part of the notice provided by Defendant.

**This Settlement affects your legal rights even if you do nothing.
Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

If you file for Cash Payment A and don't submit qualifying documentation, or if your claim is deemed incomplete by the Settlement Administrator, the Settlement Administrator has the discretion to treat your claim as eligible for Cash Payment B.

Cash Payment B: Instead of selecting Cash Payment A, you may file a claim with no documentation to receive a flat cash payment.

Your Cash Payment may be subject to a pro rata (a legal term meaning equal share) adjustment increase from the Net Settlement Fund if the amount of Valid Claims is insufficient to exhaust the entire Net Settlement Fund. Similarly, in the event the amount of Valid Claims exhausts the amount of the Net Settlement Fund, the amount of Cash Payments may be reduced pro rata accordingly.

In addition, Warren General has agreed to take certain remedial measures and enhanced security measures as a result of this lawsuit.

Please review Question 9 carefully for additional information regarding the order in which Settlement Benefits are paid from the Settlement Fund. This additional information may impact your decision as to which of the two Settlement Benefit options is the best option for you.

9. How will Settlement Benefits be paid?

Before determining which Settlement Benefit option is best for you, it is important for you to understand how Settlement payments will be made. Court-awarded attorneys' fees up to a maximum of 35% of the \$1,300,000.00 Settlement Fund, reasonable costs and expenses incurred by Class Counsel, Administrative Expenses for costs of the settlement administration, and Service Awards of up to \$2,000 to each of the Class Representatives will be deducted from the Settlement Fund before making payments to Settlement Class Members. The Court may award less than these amounts. The remainder of the Settlement Fund will be distributed in the following order:

1. Valid Claims for Cash Payment A up to \$5,000 per Settlement Class Member will be paid first. If you file for Cash Payment A and don't submit qualifying documentation, or if your claim is deemed incomplete by the Settlement Administrator, the Settlement Administrator has the discretion to treat your claim as eligible for Cash Payment B.
2. If money remains in the Settlement Fund after paying Valid Claims for Cash Payment A, the amount of the Settlement Fund remaining will be used to create a "Post DL Net Settlement Fund," which will be used to pay all timely and valid Cash Payment B claims. The value of Cash Payment B is unknown at this time, but will be calculated by subtracting from the Net Settlement Fund the amount paid for Valid Claims for Cash Payment A and after those expenses are deducted, the Post DL Net Settlement Fund will be divided pro rata to Settlement Class Members with Valid Claims for Cash Payment B.

10. What is the total value of the Settlement?

The Settlement provides a \$1,300,000.00 Settlement Fund and remedial actions to be taken by Warren General for the benefit of the Settlement Class. Any court-approved Attorneys' Fees and Costs, Service Awards to the Class Representatives, taxes due on any interest earned by the Settlement Fund, if necessary, and any notice and settlement administration expenses will be paid out of the Settlement Fund, and the balance ("Net Settlement Fund") will be used to pay for the above Settlement Benefits. Any costs associated with Warren General's remedial and enhanced security measures will be paid by Warren General separate from the Settlement Fund.

11. What am I giving up to receive Settlement Benefits or stay in the Settlement Class?

Unless you exclude yourself (opt out), you are choosing to remain in the Settlement Class. If the Settlement is approved and becomes final, all Court orders and any judgments will apply to you and legally bind you. You will not be able to sue, continue to sue, or be part of any other lawsuit against the Released Parties about the legal issues in this lawsuit that are released by this Settlement. The specific rights you are giving up are called "Released Claims."

**This Settlement affects your legal rights even if you do nothing.
Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

12. What are the Released Claims?

Section XIII of the Settlement Agreement describes the Released Claims and the Release, in necessary legal terminology, so please read these sections carefully. The Settlement Agreement is available at WarrenDataBreachSettlement.com. For questions regarding the Release or Released Claims and what the language in the Settlement Agreement means, you can also contact Class Counsel listed in Question 16 for free, or you can talk to your own lawyer at your own expense.

HOW TO GET SETTLEMENT BENEFITS - SUBMITTING A CLAIM FORM

13. How do I make a claim for Settlement Benefits?

You must submit a timely and valid Claim Form for the Settlement Benefits described in Question 8. Your Claim Form must be submitted online at WarrenDataBreachSettlement.com by **April 20, 2025**, or mailed to the Settlement Administrator at the address on the Claim Form, **postmarked** by **April 20, 2025**. Claim Forms are also available on the Settlement Website at WarrenDataBreachSettlement.com or by calling 1-888-814-8846 or by writing to:

Warren General Data Breach Litigation
Settlement Administrator
PO Box 2918
Portland, OR 97208-2918

14. What happens if my contact information changes after I submit a Claim Form?

If you change your mailing address or email address after you submit a Claim Form, it is your responsibility to inform the Settlement Administrator of your updated information. You may notify the Settlement Administrator of any changes by writing to:

Warren General Data Breach Litigation
Settlement Administrator
PO Box 2918
Portland, OR 97208-2918

15. When will I receive my Settlement Benefits?

If you file a timely and valid Claim Form, Settlement Benefits will be provided by the Settlement Administrator after the Settlement is approved by the Court and becomes final.

The approval process may take time. Please be patient and check WarrenDataBreachSettlement.com for updates.

THE LAWYERS REPRESENTING YOU

16. Do I have a lawyer in this case?

Yes, the Court has appointed Andrew W. Ferich of Ahdoot & Wolfson, PC, and Danielle L. Perry of the law firm Mason LLP as Class Counsel to represent you and the Settlement Class for the purposes of this Settlement. You may hire your own lawyer at your own cost and expense if you want someone other than Class Counsel to represent you in this lawsuit.

17. How will Class Counsel be paid?

Class Counsel will file a motion asking the Court to award Attorneys' Fees and Costs of up to 35% of the \$1.3 million Settlement Fund. Class Counsel will also ask the Court to approve Service Awards for the Class Representatives of up to \$2,000 each for their efforts in achieving the Settlement. If awarded by the Court, the Attorneys' Fees and Costs, and the Service Awards will be paid from the Settlement Fund. The Court may award less than these amounts.

Class Counsel's application for the Attorneys' Fees and Costs and the Service Awards will be made available on the Settlement Website at WarrenDataBreachSettlement.com.

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Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

EXCLUDING YOURSELF FROM THE SETTLEMENT

If you are a Settlement Class Member and want to keep any right you may have to individually sue or continue to sue Warren General and/or the Released Parties on your own about the legal claims in this lawsuit or released by the Released Claims, then you must take steps to get out of the Settlement. This is called excluding yourself from—or “opting out” of—the Settlement.

18. How do I get out of the Settlement?

To exclude yourself from the Settlement, you must mail a written request for exclusion, which includes the following:

- 1) Your name, address, telephone number, and email address (if any);
- 2) Your personal physical signature; and
- 3) A statement that you want to be excluded from the Settlement Class, such as “I hereby request to be excluded from the Settlement Class in *Pessia et al. v. Warren General Hospital*.”

The exclusion request must be **mailed** to the Settlement Administrator at the following address, and be **postmarked** by **April 5, 2025**:

Warren General Data Breach Litigation
Settlement Administrator
PO Box 2918
Portland, OR 97208-2918

You cannot opt out (exclude yourself) by telephone or by email.

“Mass” or “class” requests for exclusion filed by third parties on behalf of a “mass” or “class” of Settlement Class Members or multiple Settlement Class Members where the opt out hasn’t been signed by every individual Settlement Class Member will not be allowed.

19. If I exclude myself, can I still get anything from the Settlement?

No. If you timely opt out, you will not be entitled to receive Settlement Benefits, but you will not be bound by the Settlement or any judgment in this lawsuit. You can only get Settlement Benefits if you stay in the Settlement and submit a timely and valid Claim Form.

20. If I do not exclude myself, can I sue Warren General for the same thing later?

No. Unless you timely opt out, you give up any right to individually sue any of the Released Parties for the legal claims this Settlement resolves and Releases relating to the Data Incident. You must opt out of this lawsuit to start or continue with your own lawsuit or be part of any other lawsuit against the Released Parties. If you have a pending lawsuit, speak to your lawyer in that case immediately.

OBJECT TO OR COMMENT ON THE SETTLEMENT

21. How do I tell the Court that I do not like the Settlement?

If you are a Settlement Class Member, you can tell the Court you object to all or any part of the Settlement.

To object, you must send by U.S. Mail to the Clerk of the Court, Class Counsel, Defendant’s Counsel, and the Settlement Administrator postmarked by or shipped by private courier (such as Federal Express) by **April 5, 2025**, stating you object to the Settlement in *Robert Pessia et al. v. Warren General Hospital*, Case No. 501-2023.

To file an objection, you cannot exclude yourself from the Settlement Class. Your objection must include all the following information:

- 1) Your full name, address, telephone number, and email address (if any);
- 2) All grounds for the objection, accompanied by any legal support for the objection known to you as the objector or your own lawyer;

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Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

- 3) The number of times you have objected to a class action settlement within the 5 years preceding the date that you file the objection, the caption of each case in which you have made an objection, and a copy of any orders related to or ruling upon your prior objections that were issued by the trial and appellate courts in each listed case;
- 4) The identity of any lawyers representing you in connection with the objection, including any former or current lawyers who may be entitled to compensation for any reason related to the objection to the Settlement and/or Application for Attorneys' Fees, Costs, and Service Awards;
- 5) The number of times in which your lawyer or your lawyer's law firm has objected to a class action settlement within the 5 years preceding the date of the filed objection, the caption of each case in which your lawyer or the firm has made the objection and a copy of any orders related to or ruling upon your lawyer's or the lawyer's law firm's prior objections that were issued by the trial and appellate courts in each listed case in which your lawyer and/or lawyer's law firm have objected to a class action settlement within the preceding 5 years;
- 6) All agreements that relate to the objection or the process of objecting—whether written or oral—between you and/or your lawyer and any other person or entity;
- 7) The identity of all lawyers (if any) representing you who will appear at the Final Approval Hearing;
- 8) A list of all persons who will be called to testify at the Final Approval Hearing in support of the objection (if any);
- 9) A statement confirming whether you intend to personally appear and/or testify at the Final Approval Hearing; and
- 10) Your signature as the objector (a lawyer's signature is not sufficient).

To be timely, written notice of an objection including all the information above must be mailed to Clerk of the Court, Class Counsel, Defendant's Counsel and the Settlement Administrator by **April 5, 2025**, at the following addresses:

COURT	CLASS COUSEL	DEFENDANT'S COUNSEL	SETTLEMENT ADMINISTRATOR
Clerk of Court 37 th Judicial District 204 4 th Ave Warren, PA 16365	Andrew Ferich Ahdoot & Wolfson P.C. 201 King of Prussia Rd. Suite 650 Radnor, PA 19087	Michael Jervis Mullen Coughlin LLC 426 W. Lancaster Ave Suite 200 Devon, PA 19333	Warren General Data Breach Litigation Settlement Administrator PO Box 2918 Portland, OR 97208-2918

If you fail to comply with the requirements for objecting as detailed above, you waive and forfeit all rights you may have to appear separately and/or to object to the Settlement and you will be bound by all the terms of the Settlement and by all proceedings, orders, and judgments in the lawsuit.

22. What is the difference between objecting and requesting exclusion?

Objecting is simply telling the Court you do not like something about the Settlement or the requested attorneys' fees and costs. You can object only if you stay in the Settlement Class (meaning you do not opt out of the Settlement). Opting out of the Settlement is telling the Court you do not want to be part of the Settlement Class or the Settlement. If you opt out, you cannot object to the Settlement.

THE FINAL APPROVAL HEARING

23. When and where will the Court decide whether to approve the Settlement?

The Court will hold a Final Approval Hearing on **May 5, 2025 at 9:00 a.m. ET** before the Honorable Robert G. Yeatts of the Warren County Court of Common Pleas, 204 4th Ave, Warren, PA 16365.

The date and time of the Final Approval Hearing are subject to change without further notice to the Settlement Class. The Court may also decide to hold the hearing via video conference or by telephone. You should check the Settlement Website WarrenDataBreachSettlement.com to confirm the date and time of the Final Approval Hearing has not changed.

At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate, and will decide whether to approve the Settlement, Class Counsel's application for Attorneys' Fees and Costs, and the Service Awards to the Class Representatives. If there are objections that were filed by the deadline, the Court will consider them. If you file a timely objection, and you would like to speak at the Final Approval Hearing, the Court will also listen to you or your lawyer speak at the hearing, if you so request.

**This Settlement affects your legal rights even if you do nothing.
Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

24. Do I have to come to the Final Approval Hearing?

No. Class Counsel will answer any questions the Court may have. However, you are welcome to attend at your own expense. If you submit an objection, you do not have to come to the Final Approval Hearing to talk about it. As long as you mail your written objection on time the Court will consider it.

25. May I speak at the Final Approval Hearing?

Yes, as long as you do not exclude yourself (opt out) and you submit a timely written objection requesting to speak at the hearing, you can (but do not have to) participate and speak for yourself at the Final Approval Hearing. This is called making an appearance. You also can have your own lawyer speak for you, but you will have to pay for the lawyer yourself.

If you want to appear, or if you want your own lawyer instead of Class Counsel to speak for you at the hearing, you must follow all the procedures for objecting to the Settlement listed in Question 21 above—and specifically include a statement whether you and your lawyer will appear at the Final Approval Hearing.

IF YOU DO NOTHING

26. What happens if I do nothing at all?

If you are a Settlement Class Member and you do nothing, you will not receive Settlement Benefits, and you will give up rights explained in the “Opting Out from the Settlement” section of this Notice, including your right to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit against any of the Released Parties about the legal issues in this lawsuit that are released by the Settlement relating to the Data Incident.

GETTING MORE INFORMATION

27. How do I get more information?

This Notice summarizes the proposed Settlement. For more details about the Settlement, please see the Settlement Agreement and other related documents available at WarrenDataBreachSettlement.com, by calling toll-free 1-888-814-8846, by contacting Class Counsel, or by visiting the office of the Clerk’s Office, Warren County Court of Common Pleas, 204 4th Ave, Warren, PA 1636, between 8:30 a.m. and 4:30 p.m., Monday through Friday, excluding Court holidays.

If you have questions about the proposed Settlement or anything in this Notice, you may contact the Settlement Administrator at:

Warren General Data Breach Litigation
Settlement Administrator
PO Box 2918
Portland, OR 97208-2918

PLEASE DO NOT CONTACT THE COURT OR THE COURT CLERK’S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.

**This Settlement affects your legal rights even if you do nothing.
Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846.**

Attachment 3

CLAIM FORM FOR WARREN GENERAL DATA BREACH BENEFITS

**Warren General Data Breach Litigation,
(Robert Pessia et al. v. Warren General Hospital, Case No. 501-2023,
Warren County Court of Common Pleas)**

**USE THIS FORM TO MAKE A CLAIM FOR A DOCUMENTED LOSS PAYMENT OR FOR
AN ALTERNATIVE FLAT CASH (PRO RATA) PAYMENT**

The DEADLINE to submit this Claim Form is postmarked: April 20, 2025

I. GENERAL INSTRUCTIONS

If you are a natural person in the United States whose Private Information was accessed as a result of the Data Incident, including those who were sent a notice by Warren General of the Data Incident, you are a Class Member.

As a Class Member, you are eligible to make a claim for **one of the following options:**

(1) up to a \$5,000 cash payment for reimbursement of documented losses supported by reasonable documentation that are more likely than not a result of the Data Incident and not otherwise reimbursed by another source, including compensation provided in connection with the credit monitoring and identity theft protection product offered as part of the notification letter provided by Warren General or otherwise (“Documented Loss Payment” or “Cash Payment A – Documented Loss Payment”);

OR

(2) a flat, pro rata cash payment (“Flat Cash Payment” or “Cash Payment B – Flat Cash Payment”), the amount of which will depend on the number of Class Members who participate in the Settlement and how much of the Settlement Fund remains after payment of valid Document Loss Payment claims.

Flat Cash Payments may be reduced or increased pro rata (equal share) depending on how many Class Members submit claims. Complete information about the Settlement and its benefits are available at WarrenDataBreachSettlement.com.

Please complete this Claim Form on behalf of the Class Member. If you are the parent of a minor Class Member, please submit the form using the minor’s personal information.

This Claim Form may be submitted online at WarrenDataBreachSettlement.com or completed and mailed to the address below. Please type or legibly print all requested information, in blue or black ink. Mail your completed Claim Form, including any supporting documentation, by U.S. Mail to:

Warren General Data Breach Litigation
Settlement Administrator
PO Box 2918
Portland, OR 97208-2918

Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846

II. CLAIMANT INFORMATION

The Settlement Administrator will use this information for all communications regarding this Claim Form and the Settlement. If this information changes prior to distribution of cash payments, you must notify the Settlement Administrator in writing at the address above.

First Name	MI	Last Name
<input type="text"/>	<input type="text"/>	<input type="text"/>
Alternative Name(s)		
<input type="text"/>	<input type="text"/>	<input type="text"/>
Mailing Address, Line 1: Street Address/P.O. Box		
<input type="text"/>		
Mailing Address, Line 2:		
<input type="text"/>		
City:	State:	ZIP Code:
<input type="text"/>	<input type="text"/>	<input type="text"/>
Cellular Phone Number	Home Telephone Number	
<input type="text"/> - <input type="text"/> - <input type="text"/>	<input type="text"/> - <input type="text"/> - <input type="text"/>	
Email Address		
<input type="text"/>		
Date of Birth (mm/dd/yyyy)	Unique ID Number Provided on mailed Notice (if known)	
<input type="text"/> - <input type="text"/> - <input type="text"/>	OR <input type="text"/>	

III. CLASS MEMBERSHIP

- Please check this box if you received a notice related to this Class Action, and you have provided your Unique ID Number in Section II above.
- Please check this box if you have **not** received a letter notice but believe that you should be included in the Class. You must provide reasonable documentation demonstrating that you were impacted by the Data Incident and are a class member.

You may select ONE of the following options:

IV. FLAT CASH PAYMENT

- If you wish to receive a Flat Cash Payment, you must check off the box for this section, and then simply return this Claim Form.

You will receive an email at the email address provided above after Final Approval prompting you to select how you would like to be paid. You can receive payment via a digital payment, or you can elect to receive a check.

OR

V. REIMBURSEMENT FOR DOCUMENTED LOSSES

- Please check off this box for this section if you are electing to seek reimbursement for up to \$5,000 of documented losses you incurred that are more likely than not traceable to the Data Incident and not otherwise reimbursed by any other source, including compensation provided in connection with the credit monitoring and identity theft protection product offered as part of the notification letter provided by Warren General or otherwise. Documented losses include unreimbursed losses and consequential expenses that are more likely than not related to the Data Incident and incurred on or after September 15, 2023.

In order to make a claim for a Documented Loss Payment, **you must** (i) fill out the information below and/or on a separate sheet submitted with this Claim Form; (ii) sign the attestation at the end of this Claim Form (section VIII); and (iii) include reasonable documentation supporting each claimed cost along with this Claim Form. Documented losses need to be deemed more likely than not due to the Data Incident by the Settlement Administrator based on the documentation you provide and the facts of the Data Incident. **Failure to meet the requirements of this section may result in your claim being rejected by the Settlement Administrator.**

Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846

Cost Type (Fill all that apply)	Approximate Date of Loss	Amount of Loss	Description of Supporting Reasonable Documentation (Identify what you are attaching and why)
Unreimbursed fraud losses or charges	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> MM DD YY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>	
<i>Examples: Account statement with unauthorized charges highlighted; Correspondence from financial institution declining to reimburse you for fraudulent charges</i>			
Professional fees incurred in connection with identity theft or falsified tax returns	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> MM DD YY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>	
<i>Examples: Receipt for hiring service to assist you in addressing identity theft; Accountant bill for re-filing tax return</i>			
Lost interest or other damages resulting from a delayed state and/or federal tax refund in connection with fraudulent tax return filing	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> MM DD YY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>	
<i>Examples: Letter from IRS or state about tax fraud in your name; Documents reflecting length of time you waited to receive your tax refund and the amount</i>			
Credit freeze	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> MM DD YY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>	
<i>Examples: Notices or account statements reflecting payment for a credit freeze</i>			
Credit monitoring that was ordered after September 15, 2023, through the date on which the Credit Monitoring and Insurance Services become available through this Settlement	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> MM DD YY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>	
<i>Example: Receipts or account statements reflecting purchases made for credit monitoring and insurance services</i>			
Miscellaneous expenses such as notary, fax, postage, copying, mileage, and long-distance telephone charges	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> MM DD YY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>	
<i>Example: Phone bills, gas receipts, postage receipts; detailed list of locations to which you traveled (i.e. police station, IRS office), indication of why you traveled there (i.e. police report or letter from IRS re: falsified tax return) and number of miles you traveled to remediate or address issues related to the Warren General Data Incident</i>			
Other (provide detailed description)	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> MM DD YY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>	
<i>Please provide detailed description above or in a separate document submitted with this Claim Form</i>			

Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846

VI. CERTIFICATION

By submitting this Claim Form, I certify that I am eligible to make a claim in this settlement and that the information provided in this Claim Form and any attachments are true and correct. I declare under penalty of perjury under the laws of the Commonwealth of Pennsylvania that the foregoing is true and correct. I understand that this claim may be subject to audit, verification, and Court review and that the Settlement Administrator may require supplementation of this Claim or additional information from me. I also understand that all claim payments are subject to the availability of settlement funds and may be reduced in part or in whole, depending on the type of claim and the determinations of the Settlement Administrator.

Signature

Date: - -
MM DD YYYY

Print Name

VII. ATTESTATION

(REQUIRED FOR CASH PAYMENT A – DOCUMENTED LOSS PAYMENT CLAIMS ONLY)

I, _____, declare that I suffered the documented losses claimed above.
[Name]

I also attest that the documented losses claimed above are accurate and were not otherwise reimbursable by insurance.

I declare under penalty of perjury under the laws of Pennsylvania that the foregoing is true and correct. Executed on _____, in _____, _____.
[Date] [City] [State]

Signature

Date: - -
MM DD YYYY

Questions? Go to WarrenDataBreachSettlement.com or call 1-888-814-8846

Attachment 4

Health News



HEALTH NEWS

The Pope Has Now Been in the Hospital for 3 Weeks Battling Double Pneumonia. How Serious Is That?

Friday marks three weeks since Pope Francis was hospitalized for bronchitis, which then led to double pneumonia

Associated Press March 7, 2025

If your Private Information was accessed as a result of the Data Incident involving Warren General Hospital between September 15, 2023,

THE LATEST

Could Your Cup of Tea Help Remove Lead From Drinking Water?

HealthDay March 7, 2025

Makers of Wegovy & Zepbound Cut Prices for Those Without Insurance

HealthDay March 7, 2025

MORE HEALTH CARE NEWS

NATIONAL NEWS

What to Know About Trump's FDA Pick



NATIONAL NEWS

Fact Check: Trump's Fentanyl Claims



HEALTHIEST COMMUNITIES HEALTH NEWS

Measles Outbreak in Texas: What to Know



BRANDFUSE

ad content by UCLA Health

Injectable Medications Prove Effective at Lowering



Health News



HEALTH NEWS

The Pope Has Now Been in the Hospital for 3 Weeks Battling Double Pneumonia. How Serious Is That?

Friday marks three weeks since Pope Francis was hospitalized for bronchitis, which then led to double pneumonia

Associated Press March 7, 2025

and September 23, 2023, you may be entitled to benefits from a settlement.

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THE LATEST

Could Your Cup of Tea Help Remove Lead From Drinking Water?

HealthDay March 7, 2025

Makers of Wegovy & Zepbound Cut Prices for Those Without Insurance

HealthDay March 7, 2025

MORE HEALTH CARE NEWS

NATIONAL NEWS

What to Know About Trump's FDA Pick



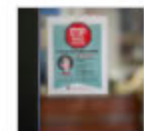
NATIONAL NEWS

Fact Check: Trump's Fentanyl Claims



HEALTHIEST COMMUNITIES HEALTH NEWS

Measles Outbreak in Texas: What to Know



BRANDFUSE

ad content by UCLA Health

Injectable Medications Prove Effective at Lowering LDL Cholesterol



Sports | NHL Scores Schedule Standings Odds Teams Players



LIVE
NHL trade deadline is today: Live look at latest deals and rumors

NHL 12:58 p.m. ET March 7

Scores More NHL Scores →

WPG 43-16-4 NJD 33-24-6 7:00 PM ET	DET 30-26-6 WSH 40-14-8 7:00 PM ET	UTA 28-25-9 CHI 19-35-8 8:30 PM ET	STL 30-27-6 ANA 27-27-7 10:00 PM ET	MIN 36-22-4 VAN 28-22-11 10:00 PM ET
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NHL trade deadline's pressing questions: Could All-Star move again?

The NHL trade deadline is right around the corner. There's a lot to be decided before 3 p.m. ET Friday.

NHL 6:09 a.m. ET March 6

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If your Private Information was accessed as a result of the Data Incident involving Warren General Hospital between September 15, 2023, and September 23, 2023, you may be entitled to benefits from a settlement.

[Learn More](#)

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Sports news, no matter the season. Stop by for the scores, stay for the stories.


Email Address →

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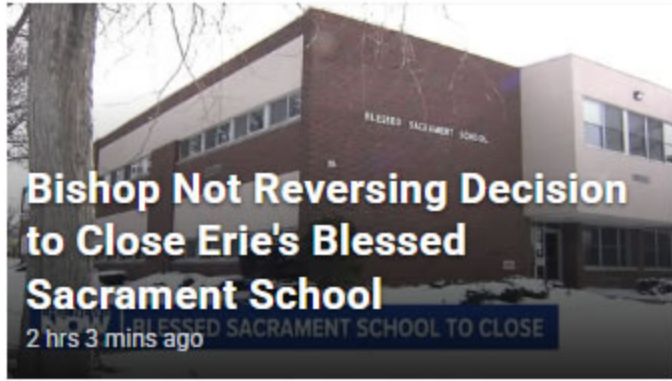
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#1 in Customer Satisfaction

If your Private Information was accessed as a result of the Data Incident involving Warren General Hospital between September 15, 2023,



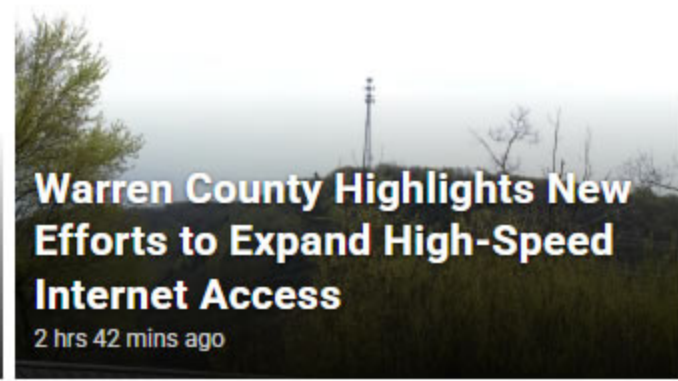
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Bishop Not Reversing Decision to Close Erie's Blessed Sacrament School
2 hrs 3 mins ago



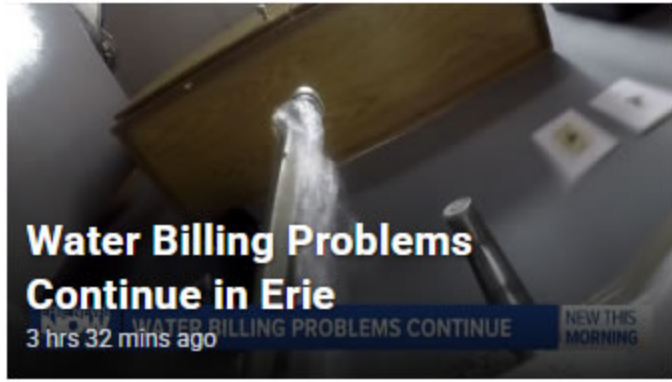
AAA's Vacation Expo Coming to Erie Next Weekend
2 hrs 14 mins ago



Warren County Highlights New Efforts to Expand High-Speed Internet Access
2 hrs 42 mins ago



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Water Billing Problems Continue in Erie
3 hrs 32 mins ago



Beast & Brews Marks 6 Months to Beast on the Bay
4 hrs 15 mins ago



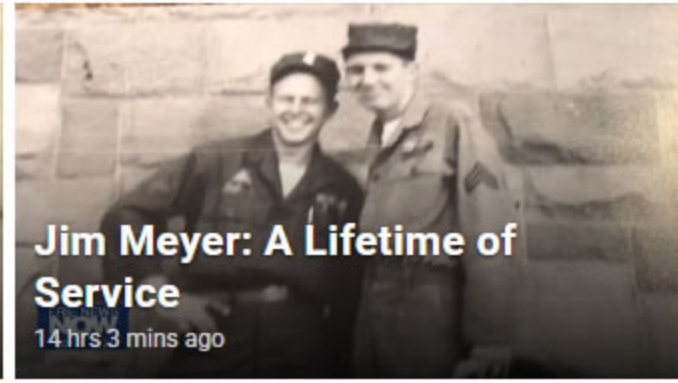
Logistics Plus Opens New Warehouse in Hawaii
4 hrs 34 mins ago



Jefferson Civic Leadership Academy (JCLA) addressed the mental health crisis in Erie
4 hrs 56 mins ago



VA Plans to Cut Over 70,000 Jobs
13 hrs 38 mins ago



Jim Meyer: A Lifetime of Service
14 hrs 3 mins ago

HARRISBURG BUREAU >



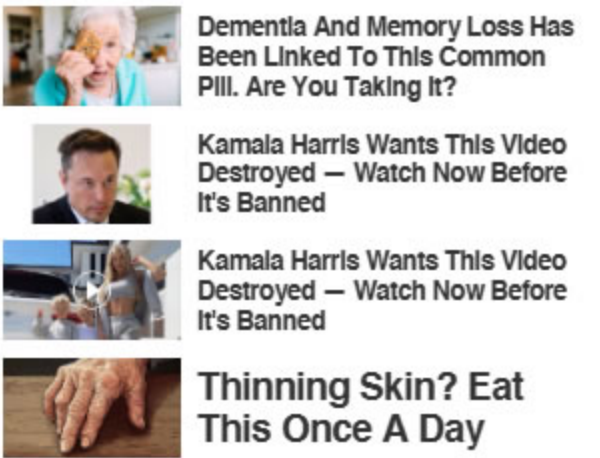
Budget Hearings Wrap in Hburg; Long March to June 30 Begins
19 hrs 28 mins ago




PA Lawmakers Navigate State & Federal Medicaid Pressures
March 5th, 8:45 PM EST




Protestors to Lawmakers; Hburg Responds to Canada/Mexico Tariffs
March 4th, 5:56 PM EST



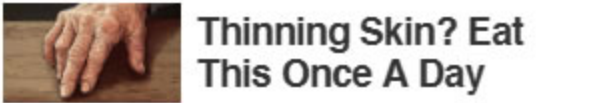
Dementia And Memory Loss Has Been Linked To This Common Pill. Are You Taking It?



Kamala Harris Wants This Video Destroyed — Watch Now Before It's Banned



Kamala Harris Wants This Video Destroyed — Watch Now Before It's Banned



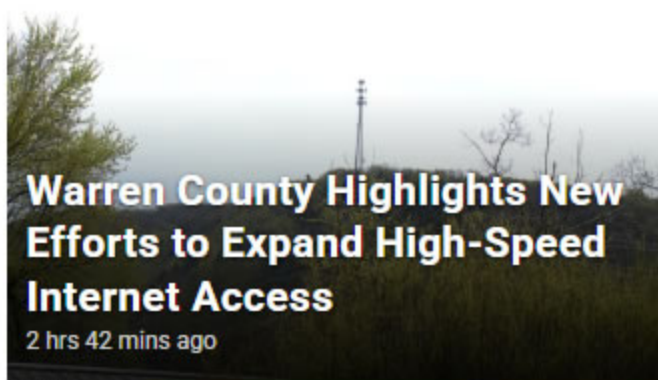
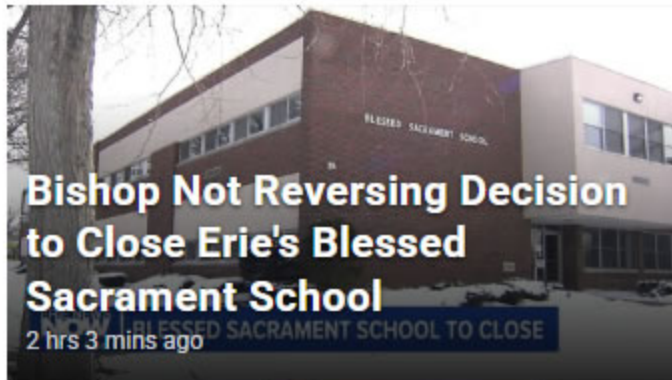
Thinning Skin? Eat This Once A Day

and September 23, 2023, you may be entitled to benefits from a settlement.

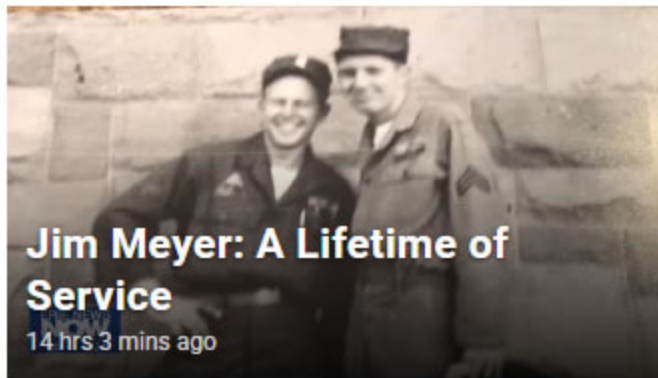
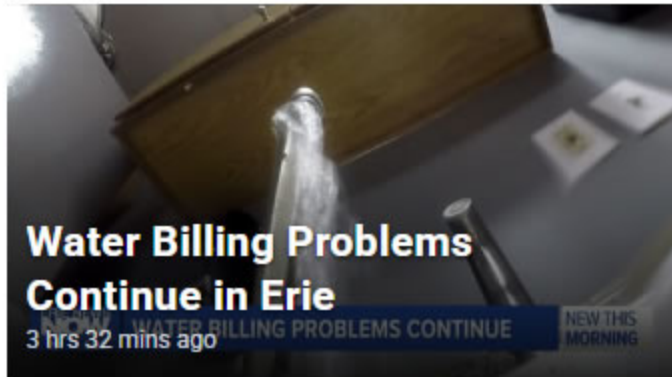
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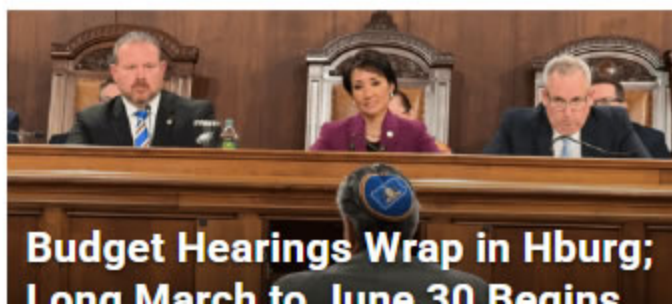

NEWS >





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
HARRISBURG BUREAU >

Dementia And Memory Loss Has Been Linked To This Common Pill. Are You Taking It?




Kamala Harris Wants This Video Destroyed — Watch Now Before It's Banned




Kamala Harris Wants This Video Destroyed — Watch Now Before It's Banned


If your Private Information was accessed as a result of the Data Incident involving Warren General Hospital between September 15, 2023, and September 23, 2023, you may be entitled to benefits from a settlement.

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



TODAY'S WEATHER FRI, MAR 7

 Breezy this morning; otherwise, not as cold with some sun, then turning cloudy **Hi: 41°**


 Tonight: A bit of snow this evening with little or no accumulation; otherwise, cloudy **Lo: 23°**

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CURRENT WEATHER 12:57 PM



40°_F

RealFeel® 40°

RealFeel Shade™ 33°

Wind WNW 9 mph


Wind Gusts 16 mph


Air Quality Fair


Sunny
[MORE DETAILS >](#)


Top Stories


- ASTRONOMY
SpaceX's Starship spacecraft explodes midflight
4 hours ago


- WEATHER FORECASTS
Warmer days are coming soon, but severe weather and polar vortex lurk
56 minutes ago


- WINTER WEATHER
Chain reaction could unleash polar vortex in US
3 hours ago


- WINTER WEATHER
Snow to slow travel in parts of Midwest, interior Southwest
30 minutes ago


- WINTER WEATHER
Two more storms lining up for California, West with rain and snow



LOOKING AHEAD


Becoming noticeably warmer Tuesday

WINTERCAST >

FRI EVENING

 **Snow**
*** Lasting 2 hours

WARREN WEATHER RADAR & MAPS





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Submit your claim now!



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Warren General Data Breach

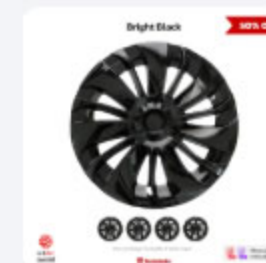
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Attachment 5

Warren General Hospital Data Breach

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Warren General Hospital Breach	Warren General Breach
Warren General Hospital Data Incident	Warren General Data Incident
Warren General Hospital Incident	Warren General Incident
Warren General Hospital Settlement	Warren General Settlement
Warren General Hospital Breach Settlement	Warren General Breach Settlement
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Warren General Hospital Breach Lawsuit	Warren General Breach Lawsuit
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Warren General Hospital Data Breach Lawsuit	Warren General Data Breach Lawsuit
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Warren General Hospital Litigation	Warren General Litigation
Warren General Hospital Breach Litigation	Warren General Breach Litigation
Warren General Hospital Data Litigation	Warren General Data Litigation
Warren General Hospital Data Breach Litigation	Warren General Data Breach Litigation
Warren General Hospital Data Incident Litigation	Warren General Data Incident Litigation
Warren General Hospital Class Action	Warren General Class Action
Warren General Hospital Breach Class Action	Warren General Breach Class Action
Warren General Hospital Data Class Action	Warren General Data Class Action
Warren General Hospital Data Breach Class Action	Warren General Data Breach Class Action
Warren General Hospital Data Incident Class Action	Warren General Data Incident Class Action
Warren General Hospital Class Action Lawsuit	Warren General Class Action Lawsuit
Warren General Hospital Breach Class Action Lawsuit	Warren General Breach Class Action Lawsuit
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Warren General Hospital Data Incident Class Action Lawsuit	Warren General Data Incident Class Action Lawsuit
Warren General Hospital Class Action Settlement	Warren General Class Action Settlement
Warren General Hospital Breach Settlement	Warren General Breach Settlement
Warren General Hospital Data Class Action Settlement	Warren General Data Class Action Settlement
Warren General Hospital Data Breach Class Action Settlement	Warren General Data Breach Class Action Settlement
Warren General Hospital Data Incident Class Action Settlement	Warren General Data Incident Class Action Settlement
Warren General Hospital Cyber Attack	Warren General Cyber Attack
Warren General Hospital Cyberattack	Warren General Cyberattack
Warren General Hospital Claim Form	Warren General Claim Form
Warren General Hospital Payment	Warren General Payment
Warren General Hospital Cash Payment	Warren General Cash Payment

Attachment 6

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Warren General Data Incident - Class Action Settlement

Was your info. accessed in Warren General Hospital's data incident? You may get benefits. To find out more information and to see if you are included, visit the website.

 ClassAction.org
<https://www.classaction.org> › data-breach-lawsuits › wa... ⋮

Warren General Hospital Data Breach Lawsuit Investigation

If you received a notice that your information was compromised, you may be able to start a **class action** to collect money for the harm you've ...

 FindLaw
<https://caselaw.findlaw.com> › court › us-dis-crt-sd-flo ⋮

CITY OF WARREN GENERAL EMPLOYEES ...

Aug 28, 2024 – This is a putative securities fraud **class action** arising from alleged misstatements and omissions made by Defendants between February 20, 2020 ...

 Console & Associates P.C.
<https://www.myinjuryattorney.com> › Blog ⋮

Data Breach Investigation: Warren General Hospital

Nov 21, 2023 – **Warren General Hospital** has announced that they were the victim of a **data breach**. The data breach affected as many as 168921 individuals and ...

 Ahdoot & Wolfson, PC
<https://www.ahdootwolfson.com> › News ⋮

Warren General Hospital Data Breach - Class Action ...

Dec 1, 2023 – Ahdoot Wolfson is investigating a **class action lawsuit** against western Pennsylvania hospital **Warren General Hospital**, which recently ...

 The Lyon Firm
<https://thelyonfirm.com> › Blog ⋮

Warren General Hospital Data Breach Investigation

Nov 21, 2023 – **Class Action Privacy Lawyers** investigating the Warren General Hospital data breach on behalf of plaintiffs in Pennsylvania and nationwide.

 Thomson Reuters
<https://casetext.com> › ... › D. NJ › 2018 › September ⋮

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www.warrendatabreachsettlement.com/

Warren General Data Settlement - Class Action Lawsuit

Benefits are available to those compromised in Warren General Hospital's data incident. To find out more information and to see if you are included, visit the website.



Pennsylvania Department of the Auditor General (.gov)

https://www.paauditor.gov › audits › warren-general-hos... ⋮

Tobacco Settlement Payment Data for Year 2025 - ...

Warren General Hospital – Warren County – Tobacco Settlement Payment Data for Year 2025. Published October 18, 2024. About This Audit. Our audits help ...



Pennsylvania Department of the Auditor General (.gov)

https://www.paauditor.gov › audits › warren-general-hos... ⋮

Warren County - Tobacco Settlement Payment Data for Year 2024

Warren General Hospital – Warren County – Tobacco Settlement Payment Data for Year 2024 · About This Audit · Pennsylvania Department of the Auditor General.



Bunny.net

https://paauditor.b-cdn.net › wp-content › uploads PDF ⋮

Warren General Hospital - Tobacco Settlement Program

Oct 31, 2024 – Hospitals that qualify can receive payments using either an uncompensated care approach or an extraordinary expense approach. The uncompensated ...

6 pages



Department of Justice (.gov)

https://www.justice.gov › Older › warrendocs PDF ⋮

Warren Hospital Settlement Agreement (.pdf)

The United States makes this request so that the relator's allegations against Warren (but not the other defendants in this action), and the terms of the ...



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Data Breach Investigation: Warren General Hospital

Nov 21, 2023 – Warren General Hospital has announced that they were the victim of a data breach. The data breach affected as many as 168921 individuals and ...

Missing: Settlement | Show results with: Settlement



ClassAction.org

https://www.classaction.org › data-breach-lawsuits › wa... ⋮

Warren General Hospital Data Breach Lawsuit Investigation

Ad related to: Warren General Class Action

www.warrendatabreachsettlement.com


Warren General Data Incident - Class Action Settlement

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 www.classaction.org · data-breach-lawsuits · warren


Warren General Hospital Data Breach - ClassAction.org

Jul 3, 2024 · You may be able to start a **class action lawsuit** to recover compensation for loss of privacy, time spent dealing with the breach, out-of-pocket costs, and more. A successful case...

 casetext.com · case · city-of-warren-gen-emps-sys-v


City of Warren Gen. Emps' Sys. v. Teleperformance SE - Casetext

May 22, 2024 · This is a **putative securities fraud** class action brought by Plaintiffs, arising from alleged misstatements and omissions made by Defendants between July 29, 2020 and March 2...

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
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
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
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
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
Elliott asked Mark Tierney, then chief financial officer of appellant and cross-appellee Warren General Hospital ("the hospital"), to meet with Heller.

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
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
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Warren hospital affiliates with AHN, LECOM Health - GoErie.com

Sep 24, 2018 · Warren General will receive about \$31 million from the affiliation, Allen said. The money will go toward capital investments, including a renovation of the hospital's maternity ...

Missing: Settlement | Must include: Settlement



Warren General Hospital

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Founded in 1900, Warren General Hospital provides a range of cancer care, orthopedic, general and thoracic surgery, renal and wound treatment, rehabilitation and home health services.

Reviews

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After what just happened in the er with my 1year 9 month old grandson no I wouldn't. They messed up with me I let it go. But you can't mess up with my grand babies they have their whole lives ahead o...

Full review by Chavonne Lewis

Attachment 7



**Warren General Hospital Data Breach
Exclusion Report**

Number	Name ID
1	xxx272
2	xxx916
3	xxx944