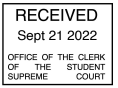
IN THE SUPREME COURT
Action No. 22-006
104 <sup>th</sup> Undergraduate Senate PLAINTIFF
Versus
Logan Grodsky, Undergraduate Student Government Treasurer, DEFENDANT



## DEFENDANT'S ANSWER

## **ADMISSION OF ALLEGATION**

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1. Defendant admits the allegations offered in the Complaint filed on or about September 21, 2022.

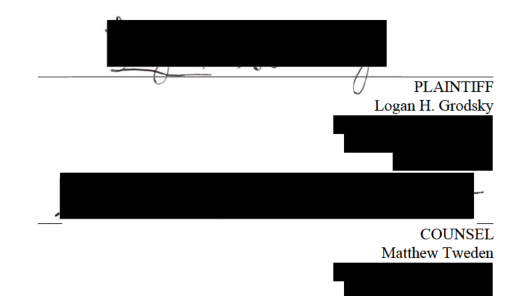
## **ALTERNATE DEMAND FOR RELIEF**

2. Defendant does not contest the Plaintiff's demand for an immediate injunction blocking the encumbrance of funds.

3. Defendant does not contest the Plaintiff's demand that V U.S.G.C. §101(8) be declared null and void.

4. Defendant contests Plaintiff's demand that the Court issue precedent finding mandatory appropriations to statutorily mandatory recipients unconstitutional. Defendant notes the restriction of the provisions in Student Const. ch. 1 art. VII §§1 - 2 as applying exclusively to the use of USG funds and GPSG funds. No such provision exists against other fee-appropriating bodies within the whole of Student Government.

5. Defendant offers an alternative demand that the Court issue precedent finding mandatory appropriations by the Undergraduate Student Government and the Graduate and Professional Student Government to statutorily-mandated recipients unconstitutional.



Filed this the  $21^{st}$  day of September, 2022, at 12:48 a.m.