If special education summer school was taken away, delayed or denied for your child then you should think about filing a complaint to get extra services for your child.

What Should I Put in the “Supporting Facts?”
Write it in the “supporting facts” if CPS did any of these things:
- Changed or took away summer school even if your child’s functioning or performance had not changed;
- Told you they needed more data to show your child’s skills were set back over the summer;
- Told you the data was from too early or too late in the year, and the team did not set a new meeting so more data could be collected;
- The IEP team said your child should get summer school. But you did not get it because there wasn’t enough data, the District Representative said no, or the District Representative was not at the meeting;
- Told you they could only use school data, not private tests that showed your child was not progressing or had setbacks; or
- Told you the CPS computerized IEP blocked summer school.

What Should I Put in the “Proposed Remedy” (what can I ask for)?
If your child didn’t get summer school in 2017 or 2018, then you can ask for:
- Tutoring over this summer and next summer.
- If your child already gets summer school, then you can ask for more hours of tutoring during the school year. You can ask for the number of hours your child would have had through summer school or more if that is what he needs.
- You can also ask for other services that your child needs to make up for not having summer school. This could be things like therapy, social work, or paraprofessional support (aide).