

Deborah Lasley  
2104 South Brentwood Place  
Essexville, MI 48732  
Phone: (989) 574-6209

September 6, 2019

Office of Public Information  
Michigan Supreme Court  
PO Box 30052  
Lansing, MI 48909  
Phone: (517) 373-0129

**RE: PUBLIC COMMENT FOR RECORDINGS OF COURT, I WAS "DENIED" ADA REQUEST IN MARCH 2015**

Dear Office of Public Information / Ms. Allison:

This letter sent via email regarding "recording of court dealings" as requests for public comment to the Supreme Court Public Information Office. I called your office August 29, 2019 at 10:20 am and talked with Ms. Allison which stated I could send my information via [admcomment@courts.mi.gov](mailto:admcomment@courts.mi.gov) within the next two weeks.

In March 2015, I was "denied" my American for Disability Act (ADA) audio-record accommodation request that would enable me to gain full advantage of the court proceedings and meetings with court staff that otherwise is not fully accessible to me because of the absence of audio-recording aid for Lasley vs. Miller case. The verifiable grounds are I have qualified for Social Security disability since May 2014, due to physical limitations of my hands, wrists, fingers and whole body per Social Security law as 14.01 Category of Impairments, Immune System Disorders, 14.04 Systemic Scleroderma Sclerosis Diffuse with finger contractures resulting in the inability to perform fine and gross movements, Raynaud Phenomenon and Interstitial lung disease. This disease has financial devastated me also, so I represent myself now.

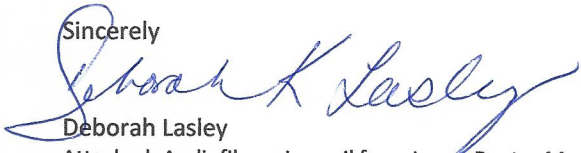
Saginaw County claimed no one requested an accommodation for recordings as noted in the case filed by Tuscola County resident Robert McKay's lawsuit against public officials with Attorney Phillip Ellison that went to Michigan Appeals and Federal Court. When in fact, I had requested to use an audio-recording accommodation in March 2015. I am pro per and represent myself in court against a very unethical attorney and a Friend of the Court that turns a blind eye to his repeated unethical behavior. Zero verifiable statements brought in motions by Defendant and his attorney who then spouts lies after lies in court. I have refuted these point by point with verifiable facts in my answers turned in before court hearings and the Friend of Court ignores facts and tells me to get an attorney. To have a visual of the unethical behavior of this attorney and the Friend of the Court's lack of following policies and procedures would be paramount for saving children from injustices within the court system. As noted by current legislation for parenting time changes. It would eliminate most of the "he said she said" if a parent knew they were being recorded and held accountable. The records would show the actual words stated and watch this unethical behavior by attorneys, court staff and parents made in a court of law.

I have attached the denial recording by Lance S. Dexter Circuit Court Administrator 10<sup>th</sup> District Court refusing my American for Disability Act (ADA) need for a recording during hearings, meeting etc. I get the transcripts and then show the lies with factual verifiable paperwork or witness statements or testimony and it is all IGNORED.

The Supreme Courts Jodi Latuszek serving as Region 2 Administrator State Court Administrative Office (SCAO) she was my first appeal attorney at Speaker Law firm and has viewed the biased injustice in this case.

Can we attend any of these proceedings and give public comment?

Sincerely



Deborah Lasley

Attached: Audiofile, voicemail from Lance Dexter March 2015 to Deb Lasley for Denial of ADA request