STATE OF MICHIGAN



ANTRIM COUNTY PROBATE COURT

205 E. CAYUGA, P.O. BOX 130 BELLAIRE, MI 49615 (231) 533-6681 FAX (231) 533-6600 probatecourt@antrimcounty.org

HON. NORMAN R. HAYES PROBATE & FAMILY DIVISION JUDGE WILLIAM M. HEFFERAN ADMINISTRATOR

STATE OF MICHIGAN

ANTRIM COUNTY PROBATE COURT

Administrative Order 2015-02

RE: Requests for Accommodations by Persons with Disabilities

IT IS ORDERED:

This administrative order is issued in accordance with the Americans with Disabilities Act of 1990 (ADA) and the ADA Amendments Act of 2008, as well as Michigan statutory law. The purpose of this order is to assure that qualified individuals with disabilities have equal and full access to the judicial system. Nothing in this order shall be construed to impose limitations or to invalidate the remedies, rights, and procedures accorded to any qualified individuals with disabilities under state or federal law.

1. Definitions

The following definitions shall apply under this order:

- a. "An individual with a disability" means a person covered by the American with Disabilities Act of 1990 (42 USC 12101 et seq.) and the ADA Amendments Act of 2008, and includes individuals who have physical or mental impairments that substantially limit one or more major life activity, have a record of such an impairment or are regarded as having such an impairment.
- b. "Qualified Individual with a Disability" means a person who meets the essential eligibility requirements for participation in any program, service, or proceeding in a court in Michigan. This not only includes persons involved in a case, such as lawyers, parties, witnesses, or jurors, but also includes spectators or anyone else who is eligible to participate in a program, service, or proceeding in a court in Michigan.
- c. "Accommodations" may include, but are not limited to, making reasonable modifications in policies, practices, and procedures; furnishing at no charge to the qualified individuals with disabilities auxiliary aids and services, which may include equipment, devices, materials in alternative formats, and qualified interpreters or readers; making each service,

program, or activity, when viewed in its entirety, readily accessible to and usable by qualified individuals with disabilities requesting accommodations. In order to ensure that court services are accessible, access may be provided by various methods, including alteration of existing facilities, acquisition or construction of additional facilities, relocation of a service or program to an accessible facility, or provision of services at alternate sites. The court will consider the preferences of the individual requesting the accommodations when responding to the request. The court will not place a surcharge on a particular individual or group of Individuals to cover the cost of accommodations.

d. "Confidential" means there will be no public disclosure by the court of the identity or disability of the applicant in any oral or written communications, including any files and documents submitted by an applicant as part of the request process.

2. Request procedure

- a. A request for accommodations under this policy may be presented in writing on a Request for Reasonable Accommodations and Response (SCAO – approved form MC 70), which shall be provided by the court, or orally as the court may allow. A written Request must be made to Sandra Davids at the Antrim County Probate Court Office, 205 E. Cayuga, Bellaire, MI.
- b. Requests for accommodations shall include a description of the accommodations sought, along with a statement of the functional impairment that necessitates the accommodation. The court, in its discretion, may require the applicant to provide additional information about the qualifying impairment.
- c. Requests should be made as far as possible in advance of the date of the court appearance or other court activity.
- d. The court will maintain the request in a separate confidential administrative file so as not to reveal the applicant's identity or the information contained in the request.
- e. If the applicant is a party to the case, the request to the court will deal only with the accommodations necessary to provide access and will not deal in any manner with the subject matter or merits of the proceedings before the court.
- f. In determining whether to grant an accommodation and what that accommodation will be, the court will consider, but is not limited by, the applicable provisions of the Americans with Disabilities Act of 1990; the ADA Amendments Act of 2008; Section 504 of the Rehabilitation Act of 1973; the Michigan Deaf Persons Interpreters Act, 1982 PA 204; the Persons with Disabilities Civil Rights Act, 1976 PA 220; and the Elliott-Larsen Civil Rights Act, 1976 PA 453.
- g. Before the ADA coordinator denies in whole or in part a request for an

accommodation, the ADA coordinator will consult with the applicant to determine whether an alternative accommodation would be acceptable. If the applicant declines any proposed alternative, the ADA Coordinator will advise the State Court Administrative Office (SCAO) Regional Administrator of the court's intent to deny the request. If the ADA coordinator, after consulting with the SCAO Regional Administrator, decides to deny the request, the ADA coordinator will inform the applicant in writing of the reasons for denial and the basis upon which a request for accommodations is denied.

h. A request may be denied only if:

- i. The applicant is not a qualified individual with a disability as defined in subsection 1 of this order: or
- ii. The requested accommodations would result in a fundamental alteration in the nature of the program, service, or activity; or
- The requested accommodations would create an undue financial or administrative burden on the court.

3. Duration and costs of accommodations

The accommodations will start on the date indicated in the response to the request for accommodations and will remain in effect for the period specified.

Accommodations will be provided at no cost to the applicant.

4. Review procedure

- a. If the request is denied in whole or in part by the ADA coordinator, the applicant may request a further review on a Review of Request for Reasonable Accommodations and Response (SCAO-approved form MC 70a). The request must be submitted to the ADA coordinator for review by the chief judge. The chief judge will review the request and make a determination on the request for review before the proceeding or court service, activity, or program is held.
- b. If the chief judge denies the review request, then the applicant may submit a request to the State Court Administrator for a final determination. Forward requests for a review by the State Court Administrator to:

State Court Administrator State Court Administrative Office Michigan Hall of Justice PO Box 30048 Lansing, MI 48909

5. **Grievance Procedure**

If a person alleges that the court's ADA procedures or practices, outside of specific requests for accommodation, result in discrimination on the basis of disability as to the provision of services, activities, or programs of the court, the person may file a grievance. The court's grievance procedure is appended to this order.

Date of Signature

NORMAN R. HAYES

Antrim County Probate Chief Judge

ANTRIM COUNTY PROBATE COURT GRIEVANCE PROCEDURE UNDER THE AMERICANS WITH DISABILITIES ACT AND THE ADA AMENDMENTS ACT OF 2008

This grievance procedure is established to meet the requirements of the Americans with Disabilities Act of 1990 (ADA) and the ADA Amendments Act of 2008. It may be used by any person who wishes to file a complaint alleging discrimination on the basis of disability in the provision of services, activities, or programs by the Antrim County Probate Court. The court's personnel policy governs employment-related complaints of disability discrimination.

The complaint should be in writing and contain information about the alleged discrimination, such as the name, address, and phone number of the complainant and the location, date, and description of the problem, including the name of the judicial officer. Alternative means of filing complaints will be made available for persons upon request and as necessary.

The complaint should be submitted by the grievant or their designee as soon as possible but no later than 60 calendar days after the alleged violation to:

Sandra Davids ADA Coordinator, Judicial Secretary PO Box 130 Bellaire, MI 49615

Within 15 calendar days after receiving the complaint, the ADA coordinator or designee will consult with the complainant to discuss the complaint and the possible resolutions. Within 15 calendar days after the consultation, the ADA coordinator or designee will respond in writing in a format accessible to the complainant. The ADA coordinator should inquire as to what format is accessible to the complainant. The response will explain the position of the court and offer options for a substantive resolution of the complaint.

If the response by the ADA coordinator or designee does not satisfactorily resolve the issue, the complainant or complainant's designee may request a review of the decision within 15 calendar days after receiving the response.

Within 15 calendar days after receipt of the request for review the chief judge or designee will consult with the complainant to discuss the complaint and possible resolutions. Within 15 calendar days after the consultation, the chief judge or designee will respond in writing in a format accessible to the complainant, with a final resolution of the complaint.

All written complaints received by the ADA coordinator, requests for review to the chief judge or designee, and responses from these two offices will be retained by the court for at least three years from the date of the last written response or other final communication.

Approved, SCAO

REQUEST FOR REASONABLE ACCOMMODATIONS AND RESPONSE

Court name and address

Antrim County Probate Court PO Box 130, Bellaire, MI 49615

Telephone number of ADA coordinator: 231-533-3626

You should request accommodations as far as possible in advance of your court appearance or other court activity. To request accommodations, complete and return this form to the court at the above address. If you need help completing this form, contact the ADA coordinator at the above telephone number. To properly evaluate your request, the court may ask you for more information.

The ADA coordinator will respond to your request before the court appearance or other court activity. If your request is denied, you may request a review in accordance with the court's local administrative order. At your request, the court will provide you a copy of the local administrative order.

the local admin	iotrative or dor.								
Today's date									
APPLICANT I	NFORMATION (to	be kept confide	ntial)						
Applicant is	☐ Witness	Juror	Atto	rney	Party	Other (spe	cify)		
Case name and n	umber (if applicable)						-480633	1 = 10 = 10 = 10 = 10 = 10 = 10 = 10 =	
Name				E-mail	address			along Along the	
Address				1					
City				State		Zip	Telephon	ne no.	
1. What type of	f proceeding or cou	ırt service, activit	ty, or progr	am are you a	tending (i.e	., hearing, jury d	luty, med	liation meeting,	trial)?
2. On what dat	es do you need ac	commodations?	>						
3. For what im	pairment do you no	eed accommoda	ations (for a	a sign langua	ge interpret	ter, specify ASL	, CDI, or	CART)?	
4. What type o	f accommodations	s do you need?							
RESPONSET	OREQUEST				0.00				of the order of State
The request	is GRANTED ove matter or appe ble as follows: (spe		om ations)		to		_ ,	or an indefinite p	eriod,
☐ in part	. As consented to	by the applicar	nt, alternat	ive accommo	odations are	e as follows: (sp	pecify the a	accommodations)	
the applied the requestion the requestion.	t is DENIED becau cant is not a qualifi est creates an und est fundamentally i for this denial is	ed individual wit ue financial or ac alters the nature	dministrati of the ser	ve burden or vice, progran	the court (a n, or activity	(as defined by t	the ADA)). rejected by the ap	plicant.)
The applicant	was notified of the	court's response	e [by phone	☐by m	ail 🗌 by e	-mail	in person	on
Date			by Name					-	
Dale									

REVIEW OF REQUEST FOR REASONABLE ACCOMMODATIONS AND RESPONSE

Court name and address

Antrim County Probate Court PO Box 130, Bellaire, MI 49615

Telephone number of ADA coordinator: 231-533-3626

If your request for accommodations was denied, you can ask for a review of your request. Complete the Applicant section below. Enter the date and sign your name. Mail or give your completed request to the ADA Coordinator. If you need help completing this form, contact the ADA coordinator at the above telephone number.

APPLICANT	INFORMATION (to	be kept confid	ential)						
Applicant is	□ Witness	☐ Juror	☐ Attorne	y 🗌 Party	☐ Oth	er (specify)			
Case name and	number (if applicable)			***					
Name				E-mail address					
Address									
City			Sta	ate	Zip	Telephone no.			
1. Whattype o	of proceeding or cou	ırt service, activ	ity, or program a	are you attending	(i.e., hearing	g, jury duty, mediation meeting, trial)?			
2. On what da	ites do you need ad	ccommodations	?						
3. For what im	npairment do you n	eed accommod	ations (for a sig	n language interp	oreter, specit	fy ASL, CDI, or CART)?			
4. What type o	of accommodation	s do you need?							
Date				Applicant signatu					
RESPONSET	OREQUEST			Applicant Signatur	Č				
☐ The reques	tis GRANTED bove matter or appe ole as follows: (spe			to		,			
☐ in par	t. As consented to	by the applica	nt, alternative a	accommodations	are as follow	NS: (specify the accommodations)			
the appli the requi	t is DENIED becau cant is not a qualifi est creates an und est fundamentally for this denial is	ed individual wi ue financial or a alters the nature	dministrative be of the service,	urden on the cou program, or activ	≀ity (as defin				
Date				Judge		Bar no.			

NOTE: If your request is denied, you may submit a written request for review by the State Court Administrator. Send your request to the State Court Administrative Office, State Court Administrator, Michigan Hall of Justice, PO Box 30048, Lansing, MI 48909.

Court Use Note: This completed and signed Review of Request for Reasonable Accommodations and Response must be maintained with the original Request in a confidential administrative file.

MCL 393.501 et seq., 42 USC 12111 et seq.