40th JUDICIAL DISTRICT

AMERICANS WITH DISABILITIES ACT (TITLE II) POLICY

The Unified Judicial System of Pennsylvania (UJS) complies with Title II of the Americans with Disabilities Act (ADA) which provides that "no qualified individual with a disability shall, by reason of such disability, be excluded from participation in or be denied the benefits of the services, programs, or activities of a public entity, or be subjected to discrimination by any such entity". 42 U.S.C.A. §12132. Pursuant to that requirement, if you are an individual with a disability who needs an accommodation in order to participate in any judicial proceeding or any other service, program, or activity of the UJS, you are entitled, at no cost to you, to the provision of certain assistance. The ADA does not require the 40th Judicial District (The Indiana County Court of Common Pleas/ Magisterial District Court) to take any action that would fundamentally alter the nature of its programs or services, or impose an undue financial or administrative burden.

If you require an accommodation under the ADA, it is recommended that you make your request as soon as possible or at least three (3) business days before your scheduled participation in any court proceeding or UJS program or activity. All requests for accommodation, regardless of timeliness, will be given due consideration and if necessary, may require an interactive process between the requestor and the 40th Judicial District (Indiana County Court of Common Pleas/Magisterial District Court) to determine the best course of action.

To request a reasonable accommodation, please complete the *Request for Reasonable Accommodation Form* (Appendix A) and return it to:

ADA Coordinator /Assistant Court Administrator Indiana County Courthouse 825 Philadelphia St. 3rd Floor Indiana, PA 15701

Telephone: 724-465-3955

FAX: 724-463-2532

If you need assistance completing this form, contact the ADA Coordinator/ Assistant Court Administrator. Complaints alleging violations of Title II under the ADA may be filed pursuant to the UJS Grievance Procedure with:

ADA Coordinator/ Assistant Court Administrator Indiana County Courthouse 825 Philadelphia St. 3rd Floor Indiana, PA 15701 724-465-3955 FAX 724-463-2532

A response will be sent to you after careful review of the facts.



APPENDIX A 40th Judicial District

Unified Judicial System of Pennsylvania

AMERICANS WITH DISABILITES ACT ACCOMMODATION (ADA) TITLE II REQUEST FOR REASONABLE ACCOMMODATION FORM (INCLUDES REQUEST FOR INTERPRETER FOR HEARING/SPEECH IMPAIRED)

Client Information - Section A						
Name:	Phone:					
Address:						
,	Mobile:					
Please check the box that most closely describes your status in this matter:						
☐ Litigant ☐ Plaintiff ☐ Defendant ☐ Parent ☐ Child	☐ Witness	Attorney Victim Juror				
Other (please explain)						
Requestor Information (if different from above)						
	Bus. Phone/					
Name:	Mobile:					
Address:	Fax:					
	Email:					
Relationship to Client:						
Accommodation						
Nature of the disability for which an accommodation is requested:	-					
Accommodation requested:						
Location of Proceeding	Proceeding Info	rmation (if known)				
Magisterial District Court No.	Case #:					
District Judge Name:						
☐ Criminal Division ☐ Civil Division ☐ Orphans' Court Division	Proceeding	Proceeding				
☐ Family Division ☐ Adult ☐ Juvenile	Date:	Time:				
Specify Address:	Proceeding					
AFTER COMPLETING THE FORM, PLEASE SEND TO: ADA COORDINAT						
INDIANA COUNTY CO	UK/ASSISTANT (URTHOUSE	COURT ADMINISTRATOR				
825 PHILADELPHIA ST						
Indiana, PA 15701						
I hereby certify that an Americans with Disabilities Act accommodation	_	the above-captioned action on the date stated.				
Signature:	Date:					
FOR OFFICIAL USE ONLY						
Service Provider Information - Section B A SERVICE REQUEST HAS BEEN MADE FOR THE CLIENT NAMED ABOVE.						
Service Provider						
Company:	Fax:					
Individual	Email:					
Interpreter Name: Bus. Phone/	Date to					
Mobile:	Provider:					
Court Official Verification – Section C						
VERIFYING OFFICIAL SHALL MAINTAIN A COPY IN THE COURT'S CASE FILE AND PROVIDE THE ORIGINAL TO THE SERVICE PROVIDER FOR SUBMISSION WITH BILLING.						
I hereby verify that the services were performed by the provider in the abo		n on the date and time stated.				
Start Date & Time:	End Date & Time:					
Court Official: Title: (Please print name)	Signature:					
Title: (1 ieuse print name)	Date					

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40th Judicial District

Americans with Disabilities (Title II) Act Grievance Procedure

This grievance procedure is established for the prompt resolution of complaints alleging any violation of Title II of the Americans with Disabilities Act (ADA) in the provision of services, programs, or activities by the Unified Judicial System (UJS). If you require a reasonable accommodation to complete this form, or need this form in an alternate format, please contact:

ADA Coordinator /Assistant Court Administrator Indiana County Courthouse 825 Philadelphia St. 3rd Floor Indiana, PA 15701 724-465-3955 FAX 724-463-2532

To file a complaint under the Grievance Procedure please take the following steps:

- Complete the complaint form and return to the ADA
 Coordinator/Assistant Court Administrator as listed above. Alternative
 means of filing complaints will be made available for persons with
 disabilities upon request. The complaint should be submitted as soon
 as possible but no later than sixty (60) calendar days after the alleged
 violation.
- 2. Within fifteen (15) calendar days of receipt of the complaint, the ADA Coordinator/Assistant Court Administrator will investigate the complaint, including, meeting with the individual seeking an accommodation, either in person or via telephone, to discuss the complaint and the possible resolutions. Within fifteen (15) calendar days of the meeting, the ADA Coordinator/Assistant Court Administrator will respond in writing, and where appropriate, in a format accessible to the complainant, such as large print, Braille, or audio. The response will explain the position of the 40th Judicial District (Indiana County Court of Common Pleas/Magisterial District Court) and offer options for substantive resolution of the complaint.

3. If the response to the complaint does not satisfactorily resolve the issue, the complainant may appeal the decision within fifteen (15) calendar days after receipt of the response to the President Judge or his or her designee. Within fifteen (15) calendar days after receipt of the appeal, the President Judge or his or her designee will meet with the complainant to discuss the complaint and possible resolutions. Within fifteen (15) calendar days after the meeting, the President Judge or his or her designee will respond in writing, and, where appropriate, in a format accessible to the complainant, with a final resolution of the complaint.

This grievance procedure is informal. An individual's participation in this informal process is completely voluntary. Use of this grievance procedure is not a prerequisite to and does not preclude a complainant from pursuing other remedies available under law.

The UJS Policy on Non-Discrimination and Equal Employment Opportunity also encompasses disability-related issues and provides complaint procedures for UJS court users. Any employment-related disability discrimination complaints will be governed by the UJS Policy on Nondiscrimination and Equal Employment Opportunity.



40TH JUDICIAL DISTRICTUNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA

AMERICANS WITH DISABILITES ACT (ADA) TITLE II GRIEVANCE FORM

Grievant Information				
Grievant Name:	Home Phone (include area code):			
Address:	Business Phone (include area code):			
	Mobile Phone (include area code):			
Alternative Contact Pe	rson (other than Grievant)			
Name:	Home Phone (include area code):			
Address:	Business Phone (include area code):			
	Relationship To Client:			
Court Service, Program or Fa				
Date and Location of Alleged Violation (dd/mm/yyyy)				
Description of Alleged Violation and Requested Remedy				
Has this case been filed with the Department of Justice or other govern	ment agency or court?			
Yes No				
If You Answered "Yes" to the Previous Question, Complete the Following				
Agency or Court:	Contact Person:			
Address:	Phone (include area code):			
Auditos.				
Other Comments	Date Filed:			
Signature:	Date:			

Addendum ADA Policy for the 40th Judicial District

It is the policy of this judicial district to prohibit discrimination against all individuals—including those with substance use disorder—in accessing or participating in judicial proceedings or other Court services, programs, or activities.

The United States Department of Justice maintains that blanket or *per se* bans barring or otherwise limiting persons under court supervision (including pretrial probation and release, post-conviction probation and parole, and Problem-Solving Courts—including Adult, Juvenile, or Family Drug Court; DUI Court, Adult or Juvenile Mental Health Court; veterans Treatment Court; Domestic Violence Court) from accessing physician-prescribed medications and treatment is a violation of the Americans with Disabilities Act (ADA).

It is the policy of this judicial district to conform to the position of the United States Department of Justice in the following respects.

Absent an individualized determination, as more fully described below, no judge, unit, or member of this judicial district may prohibit or otherwise limit an individual's use of medication that they have been lawfully prescribed, and that they are taking as prescribed, to treat substance use disorder.

Decisions about whether a person should be prescribed medication, and about medication type and dosage, are to be made only by a licensed prescriber on an individualized basis.

No judge, unit, or member of this judicial district will interfere with a licensed prescriber's decisions about an individual's appropriate medication and treatment regimen.

No judge, unit, or member of this judicial district will express a preference for, or mandate, one medication over another nor in any way penalize or restrict an individual participating in a court proceeding or program from taking their medication as prescribed.

No judge, unit, or member of this judicial district will condition admission to, participation in, or successful completion of a Problem-Solving Court or other court program, service, or activity on reducing, weaning off, or abstaining from taking prescribed medication.

No judge, unit, or member of this judicial district will rely upon prior illicit use of medication for substance use disorder as grounds for prohibiting current use of medication for substance use disorder that comes from a licensed prescriber.

Individuals with substance use disorder who are participating in a court proceeding or program may be required to comply with the treatment recommendations of a licensed prescriber.

This Policy is not intended to interfere with appropriate exercises of judicial discretion in individual cases. To that end, nothing in this Policy limits a judge's discretion to order that an individual be evaluated for medical treatment or comply with a treatment plan as a condition of release, probation, supervision, or participation in a Problem-Solving Court or other court or probation program. In issuing such an order, a judge should make an individualized determination, based on the information available, which may include an individual's criminal, medical, and probation history. An individual's previous illicit use of a medication is not grounds for prohibiting their use of that medication going forward as directed by their licensed provider.

Judges have the authority to monitor medication compliance in the context of a term of probation, supervision, or condition of release and to further the court's public safety obligation. When a judge is concerned about an individual's use or misuse of medication, the judge may act to mitigate and reduce the risk of abuse, misuse, and diversion of medication. In many cases, appropriate action will include, among other things, communication with the prescriber by a probation officer or other UJS personnel as directed by the judge.

Compliance with the ADA does not require that a court allow an individual to participate in, or benefit from, its services or programs if the person poses a "direct threat to the health or safety of others." 28 C.F.R. § 35.139. A determination that an individual poses a direct threat must be grounded in current medical knowledge or the best available objective evidence to ascertain: the nature, duration, and severity of the risk; the probability that the potential injury will actually occur; and whether reasonable modifications of policies, practices, or procedures or the provision of auxiliary aids or services will mitigate the risk. *Id.* A court may not conclude that an individual prescribed medication poses a "direct threat" based on generalizations or scientifically unsupported assumptions about medications or persons who are prescribed medication.

Individuals who believe there has been a violation of this Policy may file a grievance pursuant to the Grievance Procedure of the (UJS entity name here). (Link to Grievance Procedure and Form here.)