Is stress affecting your emotions and reactions? Are you in a room like this?

What if, as a litigant, you must represent yourself?

During litigation, what if you are:

- allowed a break when symptoms take over, and communication becomes impaired?
- given extensions on deadlines?
- able to appear by telephone, online video feed, or in a sequestered room, instead of having to physically be in the presence of your opposition?

Use your imagination. What will help you be functional and effective? Accommodations can/must be provided.

Accommodations are administrative/ministerial and mandated. They are usually not part of your legal case, and not discretionary.

Equal Access Advocates

About Us

The moral core which forms the foundation of American values is the lifeblood that sustains the victim’s hope. Decency, our most cherished and delicate human resource, hangs in the balance of the scales of justice.

If the system exists for protection of the citizen, and is supported by tax dollars, it is assumed to represent common decency. Litigants expect to encounter professionals who sanction goodness as they persevere through the challenges of the court system.

Equal Access Advocates, LLC (EAA), was created to set the standards of care for the judicial systems. Health and well-being matter even when disability is invisible.

Contact Us

Phone: 719-426-9711
Email: LegalAbuseSyndrome@gmail.com
Web: EqualAccessAdvocates.com

Want to become a certified ADA advocate?
Learn how to accommodate an invisible disability, so litigants can gain equal access to the courts.
EAAcourses.com

Equal Access Advocates
PO Box 25250
Colorado Springs, CO 80936

Ethically Advocating for Litigants with Invisible Disabilities
An accommodation, such as having a trained ADA advocate at your side, will often help you present your case more favorably.

Courtroom Drama is NOT Entertainment, It’s Abuse!

Too often books, TV, and films glorify the tactics used in a courtroom to diminish or subdue an ‘opponent’ verbally, physically and emotionally. In reality, when the legal system is used as a weapon, and the court is used to bully, intimidate, harass, and deliberately induce stress to win by debilitating a litigant, it violates that person, and creates a traumatic injury.

What does a certified ADA advocate do?

An advocate ensures that the functionality of a client in a legal setting is protected under the Americans with Disabilities Act Amendments Act (ADAAA) against all harassment, retaliation, and false accusation. Advocates act on behalf of their clients, not by practicing law, but by arranging accommodations to offset symptoms, and by providing much needed support to the litigant.

“Your Honor, my client needs a 10-minute break. And, the adversary must not be allowed to question her.”

Equal Access to Proceedings Means:

- Emotional ability to participate,
- Cognitive and mental capability with concentration,
- Ability to communicate, verbalize, and form concepts,
- Ability to maintain physical and mental health throughout the process,
- Knowledge of the rules and civil procedures,
- Freedom from oppression by an adversary with more money, more power, and/or deceptive motives.

Need an ADA Advocate? Please visit us at EqualAccessAdvocates.com.

Our Products and Services

We offer education, books and consultation services.

Legal Abuse Syndrome: A Preventable Public Health Problem, ebook available at Amazon.com.


Want to become a certified ADA advocate? Please visit us at EAAcourses.com.

If you need a consultation today, please visit us at EqualAccessAdvocates.com/Need-An-Advocate.

For more information, please email: Info@EqualAccessAdvocates.com