



## Clark County Courts Notice of Accommodation

**Date of Notice:**

**Applicant:**

**Case:**

**Date of Court Case or Proceeding:**

**Request for Reasonable Accommodation:**

Approved       Alternate Accommodation Approved       Request Denied

**Type of Accommodation Approved:**

**Duration of Accommodation:**

**Applicant must contact the following person or court office to acquire accommodation**

- Jeff Amram – ADA Coordinator – Superior Court  
Clark County Courthouse  
1200 Franklin Street  
Vancouver, WA 98666-5000  
Voice (360) 397-2150; Relay Service 711 or (800) 833-6388  
FAX (360) 397-6078; E-mail jeff.amram@clark.wa.gov
- Tim McVicker – ADA Coordinator – District Court; Clerks' Office;  
District Court Clerk's Office  
Clark County Public Service Center  
1300 Franklin Street – Suite 644  
Vancouver, WA 98666-5000  
Voice (360) 397-2025; Relay Service 711 or (800) 833-6388  
FAX (360) 397-6165; E-mail: ada@clark.wa.gov

**Other:**

**Request for Accommodation was denied based on the following:**

- The applicant has failed to satisfy the substantive requirements of GR33;
- The requested accommodation would create an undue financial or administrative burden;
- The requested accommodation would fundamentally alter the nature of the court service, program, or activity
- Permitting the applicant to participate in the proceeding with the requested accommodation would create a direct threat to the safety or well-being of the applicant or others.

**Explanation for Denial of Accommodation:**

### Review Procedure

An applicant, when an accommodation has been denied, may appeal the Court's decision within 5 days of date of denial by **submitting a request for review to the appropriate ADA Coordinator for the Courts.**

The request for review or appeal may be made in writing, verbally communicated, or presented by a third party on behalf of the applicant.

The ADA Coordinator shall respond to the applicant within 5 days of receipt of the appeal to discuss the Court's decision regarding the accommodation denial, and if founded, work with the applicant for reconsideration by the Court to grant the request or seek resolution of an alternate accommodation that provides equal access to the judicial system.

