



INDIANA'S WORST POLITICAL CANDIDATE: **VOTE "NO RUSH"**



Loretta H. Rush

INDIANA SUPREME COURT	
2024 General Election	
SHOULD JUSTICE LORETTA H. RUSH BE RETAINED IN OFFICE?	
<input type="radio"/>	YES
<input checked="" type="radio"/>	NO

Loretta Rush is the Chief Justice of Indiana.. Her 100% Republican court bans all disabled people from being lawyers. Ind. Adm. & Disc. [R. 23, Sections 2\(c\) & 3\(b\)](#). The few disabled lawyers have been targets of unfair discipline designed to get revenge for using the ADA in federal and state courts. [In re Straw](#), 68 N.E.3d 1070 (Ind. 2017). The [Virginia State Bar](#) has called the discipline she wrote, “a drive-by shooting.” A former employee of the Court and disability rights leader, Andrew U. D. Straw, blames Rush for a bench and bar devoid of disabled lawyers and hostile to disability rights. In 2024, the disability rights vote will be **VOTING NO** to retaining Rush.

REWARD

Voting NO will both remove Rush and give another person a chance to hold this office.

REMARKS

Indiana gives voters *one chance every 10 years* to get rid of a bad justice. This is the chance to get rid of a chief justice who presides over disability discrimination as law.

RUSH VIOLATED PROPERTY RIGHTS AND DISABILITY RIGHTS. SHE GAVE A REPUBLICAN SEX CRIMINAL LIGHT PUNISHMENT. VOTE **NO RUSH**

- She **punished a disability rights leader with ~6 years of suspension** while violating his **due process** rights, his right to **mitigating facts** being considered, and his ADA rights, including against retaliation.

In re Straw, 68 N.E.3d 1070 (Ind. 2/14/2017)

<http://dueprocess.andrewstraw.com>

<http://mitigation.andrewstraw.com>

<http://InReStraw.andrewstraw.com>

- Rush took that disability rights leader's 5 law licenses for 5 years and 7 months **beyond** her order's original suspension time, but the **Indiana Courts would not provide property takings compensation** under the Bill of Rights, Sec. 21. Thus, a man's livelihood was destroyed in acts of discrimination and retaliation, and his **constitutional property rights were removed**.

Straw v. Indiana, 53C01-2110-PL-2081 (Monroe Co. Cir. Ct. #1 4/4/2022)
(*IFP* Granted)

Straw v. Indiana, 22A-PL-766 (Ind. Ct. App. 6/22/2022) (*IFP* Granted)

Straw v. Indiana, 22A-PL-2352 (Ind. Ct. App.) (*IFP* Denied)

- The 5 Indiana justices voted unanimously against applying the 8th Amendment to the U.S. Constitution to Indiana and property forfeitures. The U.S. Supreme Court unanimously overturned the unanimous Indiana decision. Thus the Indiana Supreme Court under Rush was **unanimously reversed on constitutional property rights enforcement**.

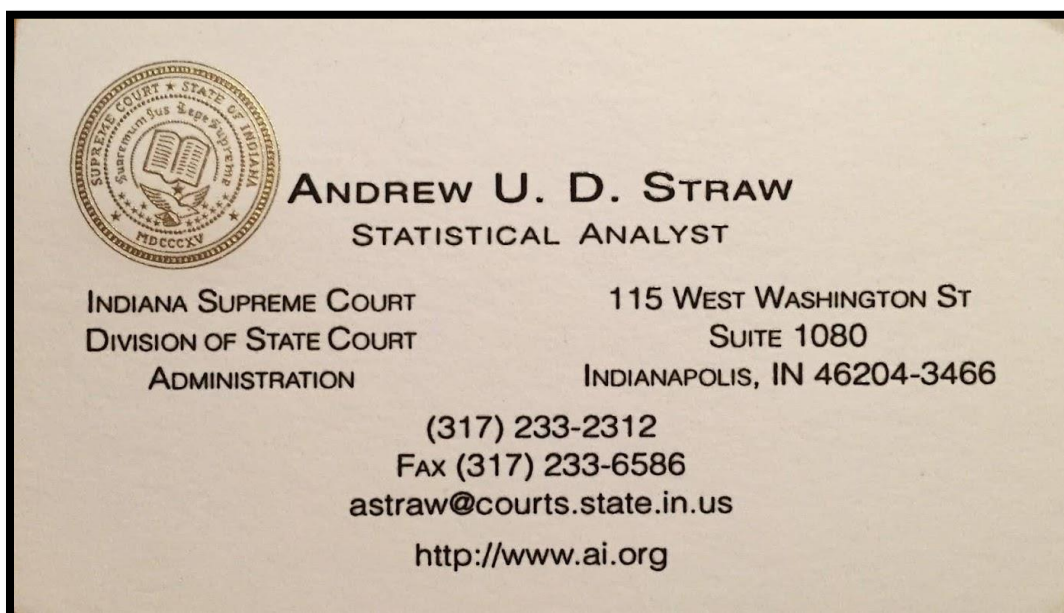
Rush wrote the opinion that was reversed and **her hostility to property rights** was revealed with a reversal that applied the federal 8th Amendment via the 14th Amendment to a state court for the first time.

Timbs v. Indiana, 586 U.S. (2019); State v. Timbs, 134 N.E.3d 12 (Ind. 10/28/2019)

- Rush allowed the criminal groper of 4 white women, Curtis T. Hill, Republican Indiana Attorney General, to be punished with a mere 30 days of suspension. **Republicans are favored by Rush with light sanctions even when they commit sex crimes.** In re Hill, 144 N.E.3d 184 (Ind. 5/11/2020 – Rush's birthday)

ANDREW STRAW FIGHTS SEXUAL HARASSMENT AND DISCRIMINATION

Andrew Straw is a former employee of the former Chief Justice of Indiana, Randall T. Shepard. He was statistical analyst for the Indiana judicial branch and [served every court in the state.](#)



-
- Straw developed the Indiana Supreme Court's [protective order database concept](#) in a White House & Harvard contest in 2000-2001.



- [Straw fought sexual harassment](#) at the **South Bend Housing Authority** and he was on **ABC** 57.
- [Straw fought against sexual harassment](#) at the **Town of Middlebury Wastewater Treatment Plant**.
- Straw's attorney [discipline complaint against Curtis T. Hill](#) and Hill's [groping of 4 white women at a public political event](#) resulted in brief punishment for Hill. In re Hill, 144 N.E.3d 184 (Ind. 2020).
Hill [lost his job as Attorney General](#), and Hill became something of an outcast, even [losing a U.S. House race in 2022](#).
- Straw's 2022 [attorney discipline complaint against former Indiana governor Mitch Daniels](#) likely led to **Daniels resigning as Purdue's president in 2022**.
- Straw opposed the **Indiana Supreme Court ban on all disabled people being lawyers, judges, or justices** in Indiana. Ind. Adm. & Disc. R. 23, Sections 2(c) & 3(b). "Such official discrimination ruins the legal system," Straw said. "The ban defies ethics rules that prohibit hurting disabled people, including lawyers (Rule 8.4(g)) and judges/justices (Rule 2.3(B))."
- Rush Poicy:
 - **NO Medicare privacy.** She wants newspapers to be able to threaten \$1000 per day fines to force a disabled person to give up their private ID information and access to their Medicare claims online.
 - **NO statistics about disability in law school admissions.** The ABA collects this data on gender and race but *not disability*. Rush wants to keep it that way and punish those who advocate otherwise.
 - **NO to disabled parents having parenting time.** Rush punished a lawyer who wanted a federal court to force an Indiana court to give a disabled parent parenting time rights.
 - **NO to ADA coordinators having to respect complaints. NO to health privacy. YES to retaliating with disciplinary complaints.** Rush attacked someone who sued her own court, and this was retaliation.

- Rush wants to be able to **punish others** for **using the federal courts**. Every time she does this, as she did 4x, it is a crime and violates 18 U.S.C. § 245(b)(1)(B) and 18 U.S.C. § 1503(a).

- Rush is to blame.
- She commits crimes, violates the law, violates due process, hurts disabled and poor people, and shuts off access to the courts when her tyrannical power feels threatened.
- Rush is utterly **not qualified** to be a judge, justice, or lawyer due to her absolute disdain for the state and federal constitutions and fundamental fairness, including property rights.
- Her repeated acts prove this. Indiana voters have the power to remove her:

NO RUSH, 2024