

ANDREW U. D. STRAW: VICTIM OF LAWLESS ACTIONS
BY SEVENTH CIRCUIT U.S. COURT OF APPEALS IN CHICAGO

I am known as a public figure who works on [disability issues](#), but the 7th Circuit has treated me as a pariah whose demands are all to be rejected. I list my appeals and the results below.

- I. *Andrew U. D. Straw v. John Kloecker, et. al.*, 14-1714 (7th Cir.)
DENIED relief for extortion attempt by a newspaper to get access to my private Medicare claims account.
- II. *Andrew U. D. Straw, et. al. v. USA*, 15-2590 (7th Cir.)
DENIED default relief when government was well over the Rule 12 limit of 60 days.
- III. *Straw v. Indiana Supreme Court, et. al.*, 17-1338 (7th Cir.)
DENIED ADA Title II relief even when the Indiana hearing officer was my appellee here and the 7th Circuit hired him to be a federal judge during the middle of my appeal against him. The Indiana Disciplinary Commission [Verified Complaint](#) was fully refuted by the [Answers](#) and a 35-page [affidavit](#) dated 2/17/2016.
- IV. *Straw v. Jane Magnus-Stinson*, 17-1560 (7th Cir.) – **DENIED**, with constitutional violations of trial judge allowed to stand. She

was on the Council that hired my appellee, above, but still favored him in my trial case.

V. *Andrew Straw v. Village of Streamwood, et. al.*, 17-1867 (7th Cir.). **DENIED ADA Title II** right to oppose local governments leaving snow and ice piles in public sidewalks and curb cuts all winter in Northern Illinois. Brazen attack by 7th Circuit panel member that violated me as a disabled person and human being.

VI. *Straw v. U.S. District Court*, 17-2523 (7th Cir.). **DENIED DUE PROCESS**. Indiana allowed to remove a law license with **no bona fide hearing** and chock full of ADA Title II violations. That so-called “opportunity” for due process was the reason given for allowing 5 of my law licenses to be suspended indefinitely. As of December 25, 2019, these 5 law licenses in the 7th Circuit area have been **suspended for 1,045 days** on an original abusive [“drive-by shooting”](#) that was supposed to be for **180 days**.

VII. *Straw v. Indiana Attorney General*, 17-3357 (7th Cir.) Indiana Attorney General threatened me with MORE discipline because I exercised the First Amendment right to communicate with my defendant. Even the professional conduct rules do not

apply to a litigant acting *pro se*. Those rules also explicitly allow communication between parties to a matter. **DENIED** justice.

VIII. *Straw v. U.S. District Court (WIWD)*, 17-3550 (7th Cir.)

DENIED DUE PROCESS. Law license suspended without any process at all. Also, **no hearing**.

IX. *Straw v. Indiana Supreme Court*, 17-3596 (7th Cir.)

X. *Straw v. Elgin Housing Authority*, 18-1073 (7th Cir.) **SETTLED**

XI. *Straw v. U.S. District Court*, 18-1117 (7th Cir.)

DENIED DUE PROCESS.

XII. *Straw v. U.S. District Court*, 18-1118 (7th Cir.)

DENIED DUE PROCESS.

XIII. *Straw v. U.S. Dist. Ct. INND*, 18-1387 (7th Cir.)

DENIED DUE PROCESS. Law license suspended without any process at all. Also, **no hearing**.

XIV. *Straw v. Indiana Supreme Court*, 18-1497 (7th Cir.)

XV. *Straw v. U.S. Dist. Ct. INSD*, 18-1698 (7th Cir.)

DENIED DUE PROCESS. Law license suspended without due process. Also, **no hearing**.

XVI. *Straw v. ABA*, 18-1795 (7th Cir.) **SETTLED**

XVII. *Straw v. U.S. District Court*, 18-2192 (7th Cir. 2018)

DENIED FIRST AMENDMENT RIGHT TO RESCIND LAW

LICENSE.

XVIII. *Straw v. Indiana*, 18-2878 (7th Cir.) – **PUNISHED FOR**

OPPOSING OBVIOUS PERJURY UNDER 18 U.S.C. § 4.