



What does the 1999 *Olmstead* Decision look like in 2017?

A COMMUNITY “SPEAK OUT”

EVENT ADDRESSES CURRENT THREATS TO INTEGRATION AND INDEPENDENCE FOR PEOPLE WITH DISABILITIES IN ILLINOIS

Eighteen years after the historic U.S. Supreme Court *Olmstead* ruling, more people with disabilities are living in the community, and Illinois has made a commitment to community supports. Yet, among other policy items, Governor Rauner’s overtime guidelines and the American Health Care Act threaten the civil rights and independence of people with disabilities.

At this event, community members will share what *Olmstead* and independence means to them, and will issue a call to action to Governor Rauner and other leaders.

Olmstead in 2017 A Community “Speak Out”

Thursday, June 22
11 a.m. to 12 p.m.

Access Living
115 W. Chicago
4th Floor
Chicago, Illinois

On June 22, 1999, the United States Supreme Court held in *Olmstead v. L.C.* that unjustified segregation of persons with disabilities constitutes discrimination in violation of title II of the Americans with Disabilities Act.

For more information and to RSVP, contact garnold@accessliving.org or call 312-640-2199.