

The ADA and the INTERNET

The Storm has Broken

September 2018



Welcome to Crazy Town



ORNEYS
NSELORS

What's Different?

- Settlement value is not related to the merits of the lawsuit.
- Settlement value is not related to the injury suffered by the plaintiff.
- Litigation risk can only be marginally managed.
- Default may be the best defense.

**HUNT
HUEY** | ATTORNEYS
COUNSELORS



Hints and declarations

July 31, 1996

The Honorable Tom Harkin
United States Senate
Washington, DC 20510-1502

Re: To what extent does the ADA require that Internet web pages be accessible to people with visual disabilities?

Dear Senator Harkin



Rationales and explanations

- A non-physical procedure or service implicates the ADA if it acts as a barrier to access to a physical place.
- A non-physical procedure or service implicates the ADA if it is a service of a physical place or implicates the ADA's communication obligation
- The ADA simply has no requirement of a physical place.



Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Website Accessibility Lawsuits

Also available as part of the eCourse

[Website Accessibility Lawsuits](#)

First appeared as part of the conference materials for the
2018 Website Accessibility Lawsuits session

"Website Accessibility Lawsuits"