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SC Court of Appeals

From: [Tony Hill](#)
To: [Court Of Appeals Filings](#); [Tony Hill](#)
Subject: Kennedy/Fink v lhrvc et al
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*** **EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Hello. This is Dr. Fink. I sent a motion on or about Oct 27 2025 w exhibits. Some exhibits were dark on scan but i did not realize that until later.

I resent the dark exhibits so they were lighter. We just received a notice that u need them in pdf which I thought that was how they were made. Apologizes. It is hard to work once the worst of the disabilities are exacerbated from overuse.

But we also sent the docs package hard copy w money order and the pics should b better w out the scanner. I sent those on on or about Oct 27 2025 also w 2 day delivery...u should have received by the 29th.

We have both rested a couple days to help the disabilities recover enough to start woeking a bit later extraordinary over use due to inappropriate time and page limits provided instead of following ada guidelines, which we have spelled out what we need. We need one of the least restrictive options the court could possibly have to deal w as we have not tried to b greedy and ask for everything we need...and our ada advocate is trying to work w the court also for meaningful due process and a full opportunity to present our full appeal and participate in our appeal and our court access. The reasonable accomdations gives us a way that gets around those disability through ada compliance with the injured caused initially by the judges at the trial court and continue to b exacerbated w noncompliance. We have explained and addressed that situation clearly in documents filed.

We are working at a descent pace as disabled w accommodations just because we cannot do the impossible or deal with unnecessary created conflics that present barriers not necessary when the law is followed and we have been working at this reasonable pace for a few days now. We just cant last nor present effectively at the pace we were being forced to follow that ends up causing all nighters and the issues we have explained several times over that are ada qualifying disabilities due to this extraordinary overuse. Working at a bit closer to a normal pace...rather than a sleepless blitz to try to meet time/pages that do not comply w the disabilities caused and also realizing we cannot push the disabilities beyond their capabilities allows us to stop and give the disabilities breaks so we dont work until partially blind where especially Dr. KENNEDY CANNOT READ PHONES, SCREENS, AND PRINT, Iis unable to write/type...and experiences vertigo or me w these pesky and dangerous seizure symptoms or worse as described all from no sleep and nonstop work to try to meet the limits given which do not meet disability requirements not 10k-20k time/pages of evidence/docs etc .

I did check on the filings today and it appears that the hard copy and electronic filings have been filed into the court record, and we just need to know if u still need to send anything pdf or does the hard copy address any concerns. Ty

Dr. Fink w Dr Kennedy verbal approval of what I have written just to save her eyes.