

History

- **1999 – Olmstead vs. L.C.**
 - **U.S. Supreme Court: Americans With Disabilities Act requires states to provide services to people with disabilities in the “most integrated setting” appropriate to their needs. States need to document how and when through an Olmstead Plan.**
- **2011 – Jensen vs. DHS**
 - **U.S. District Court (MN): Lawsuit involving persons with developmental disabilities in DHS facilities.**
 - **Settlement agreement provides MN and DHS must develop a comprehensive Olmstead Plan.**

History

- **2013 Governor Dayton Executive Order (13-01)**
 - Established a subcabinet to implement and develop the plan.
 - **Members: DOC, MDE, DEED, MDH, MDHR, DHS, DOT, MHFA, Office of Ombudsman, Council on Developmental Disabilities**
- **2015 Governor Dayton Executive Order (15-03)**
 - Further defined role of the subcabinet. Subcabinet **Chair: MHFA Commissioner Mary Tingerthal**

History

- **March 2015 Plan**
 - Large number goals and accompanying action items.
 - Rejected by court due to lack of measurability of the goals and lack of specificity on how goals would relate to outcomes.
- **August 2015 Plan**
 - SMART goals, fewer, more focused.
 - Backed by strategies and work plans
 - Pending court approval