

Michigan ACLU: “The registry is broken”

written by admin | April 27, 2019



By [Clifton French](#) . . . Could the sex offender registry soon be a thing of the past? The American Civil Liberties Union wants to possibly get rid of it, saying the registry doesn't work. Right now, there are two cases out of Michigan, including a class action lawsuit, claiming several parts of the registry are unconstitutional.

“In August 2016, the federal court of appeals held that Michigan's registry is unconstitutional.” Attorney for the ACLU in Michigan, Miriam Aukerman, said.

Aukerman represents hundreds of convicted sex offenders fighting the public registry and some of the sex offender restrictions imposed by the state. That suit is in response to the state of Michigan not coming into compliance with the Court of Appeals decision.

“Basically what the court of appeals said is that the registry is so ineffective, so broken, that it violates the

constitution. What we know, through research, is that registries don't work. They don't keep people safe."

The Michigan registry was initially created in 1994 as a database for law enforcement. Since then, there have been major changes. In 1999, the registry was posted on the internet. In 2004, pictures were added. In 2006, living and working restrictions were imposed, keeping offenders at least 100 feet from schools. In 2011, a tier system was implemented, which determines how long an offender is on the list, retroactively extending registration for some offenders, for life, in some cases. In 2013, the state imposed an annual fee for people on the registry.

[Read the full piece here at abc57.](#)