

TO SCDC OR SOUTH CAROLINA STATE ADA COORDINATOR, PG 1 OF 5

I AM A PETAWEE HERE AT ALLEN S. GLENN DETENTION CENTER. I HAD A SERVICE DOG AND HE WAS DENIED ACCESS S.C. CODE OF LAW 43-33-40. I HAVE BEEN TRYING TO MAKE AN ADA GRIEVANCE SINCE MARCH 25TH 2015 BUT THERE IS NO ADA COORDINATOR HERE. THE ASSISTANT DIRECTOR STATES ASGDC IS NOT REQUIRED TO HAVE AN ADA COORDINATOR BUT (THANKS TO ME) RICHLAND COUNTY ADMINISTRATION BUILDING HAS AN ADA COORDINATOR AND HIS NAME IS DAVID CHAMBERS.

I CONTACTED THE SOUTH CAROLINA CRIMINAL JUSTICE ACADEMY, BASIC IN 2013 WHEN I DISCOVERED THAT MOST LAW ENFORCEMENT WERE NOT TRAINED CORRECTLY, TO PROTECT THE DISABLED CORRECTLY. THAT RESULTED IN PROPER TRAINING IN THEIR 2013-2014 LEGAL UPDATES, AS WELL AS FROM THAT DATE FORWARD IN THEIR BASIC LAW ENFORCEMENT TRAINING. GO TO SCCJA WEBSITE CLICK ON STUDIO, TRAINING, 2013-2014 LEGAL UPDATES STUDENT HANDOUT P.D.F FILE. SCROLL DOWN TO PAGE 23 SECTION E SERVICE ANIMALS AND THE ADA.

FOR THE CITY OF COLUMBIA (THANKS TO ME) IT IS GARDNER JOHNSON AS THEIR ADA COORDINATOR, STEPHANIE SNOWDEN FOR LEXINGTON COUNTY, ROY McBEE FOR FOREST ACRES, LYNN McLENDON FOR S.C. ~~STATE~~ D.HHS (FOOD STAMPS) ETC... AS YOU CAN SEE I HAVE BEEN BUSY GETTING PUBLIC ENTITIES TO COMPLY WITH SOMETHING THEY SHOULD HAVE COMPLIED WITH SINCE 1990. SC. STATE LAWS PREEMPT THE ADA TOO, BUT WHEN

THERE IS A LACK OF COMPLIANCE THERE IS A LACK OF TRAINING.

SLED AGENT JEREMY SMITH, ON A RECORDED TELEPHONE CALL (I RECORDED HIM), STATED "JUST WHAT IS YOUR DISABILITY ANYWAY", WHEN I STARTED TO EDUCATE HIM ON THE FEDERAL LAW / ACT THE ADA OF 1990, THAT HE HAD JUST VIOLATED, HE SAID SHAME ON ME IF I JUST VIOLATED YOUR RIGHTS AND SHAME ON ME IF I DO NOT KNOW WHO OUR ADA COORDINATOR IS. THIS HAS LED TO ME MAKING AN OFFICIAL ENQUIRY TO SLED'S FOIA AGENT BERRY AND HE REPLYING THERE IS NO INFORMATION AVAILABLE, MY ENQUIRY WAS, "WHO IS SLED'S ADA COORDINATOR?"

I SENT HIM THE ADA CHECK SHEET FROM WWW.ADA.GOV/REG2.html, IN MY LETTER TO HIM THAT TIME I ASKED HIM TO MAKE COPIES OF THAT PAPERWORK AND RETURN THEM TO ME, THAT WAS MONTHS AGO AND HE HAS IGNORED ME. FAIL TO EVEN TRY TO COMPLY WILL RESULT IN ME FILING A LAW SUIT, I HAD SOME PENDING CASES THAT WERE DISMISSED (WITHOUT PREJUDICE) WHEN I GET OUT OF HERE IF THEY DIDN'T ALREADY GET THE HINT AND START COMPLYING THEN I WILL FILE AGAIN.

I AM SICK OF THE LACK OF COMPLIANCE AND ACCESS THE DISABLED EXPERIENCE TO THIS DAY, ESPECIALLY THE LACK OF PROTECTION BY LAW ENFORCEMENT ALMOST EVERYWHERE. "THIS IS A CIVIL MATTER" THEN DRIVE OFF?

NO! IT IS A VIOLATION OF STATE AND FEDERAL LAWS AND STATE LAWS NEED TO BE ENFORCED. SPEAKING OF WHICH, SCDPS AND THE GENERAL ~~ASSEMBLY~~ ASSEMBLY FOR OUR STATE NEED TO KNOW THAT THE RICHLAND COUNTY SHERIFF'S DEPARTMENT ALLOWS VERBAL WARNING TRAFFIC STOPS IN VIOLATION OF 56-5-6560. FROM WHAT I READ, THE LAW HAS BEEN IN PLACE SINCE 2011 AND STATES ONLY A BOOK FORM LIKE TICKET BOOKS SHALL BE USED. THE SCDPS WILL PROVIDE THOSE ETC.. ANY STATE OR FEDERAL FUNDS FUNNELED THROUGH THE GENERAL ASSEMBLY SHALL STOP SHOULD FAILURE TO COMPLY WITH 56-5-6560. I SAY LAW ENFORCEMENT AGENCIES WHO DO NOT COMPLY SHOULD HAVE TO PAY BACK THOSE FUNDS SINCE 2011, IF YOU CHOOSE TO DO TRAFFIC STOPS THEN YOU NEED TO COMPLY WITH 56-5-6560 TOO.

IT IS IMPORTANT ALL LAW ENFORCEMENT DO THAT PAPERWORK BECAUSE THAT OPENS THE DOOR TO CORRUPTION, DISCRIMINATION AND IN SOME CASES LIKE THE 5 RICHLAND COUNTY DEPUTIES HAVING SEXUAL FAVORS A FEW YEARS AGO. WHEN THE LAW IS FOLLOWED THE DRIVER GETS A COPY, THE AGENCY GETS A COPY AND SCDPS. SCDPS IS SET UP TO FLAG INDIVIDUAL OFFICERS WHO MAY BE DISCRIMINATING.

ASGDC IS GOING TO HAVE TO ANSWER FOR THEIR LACK OF ADA COMPLIANCE TOWARDS DETAINEES ESPECIALLY. PAIN MEDICATIONS AND MENTAL HEALTH MEDICATIONS ^{LIKE} ~~ARE~~ XANAX ARE WITHHELD FROM DETAINEES HERE.

OTHER JAILS OR DETENTION CENTERS GIVE ALL MEDICATIONS AND WITHHOLD NOTHING. THIS NEEDS TO BE INVESTIGATED AND CONSISTENCY THROUGH THE STATE NEEDS TO HAPPEN. SLED NEEDS TO INVESTIGATE ASGDC TO START WITH AND ALSO FIND OUT WHY LIKE IN MY CASE LT. WILLIAMS AUTHORIZED THE RELEASE OF MY XANEX STORED IN MY PERSONAL PROPERTY TO MY NEICE. THIS WAS JUST AFTER IN FRONT OF D/O K. TUCKER I TOLD LT. WILLIAMS HE DID NOT HAVE "THE AUTHORITY" TO GIVE MY RX MEDICATION TO ANYONE.

XANAX AND OTHER RX MEDICATIONS I BROUGHT HERE WITH ME WAS GIVEN TO SOMEONE THEY WERE NOT WRITTEN FOR AND SHE COULD HAVE BEEN ARRESTED FOR POSSESSION OF RX DRUGS. WHAT ARE THESE PEOPLE THINKING. WHY IS ASGDC AND OTHERS LIKE THEM KEEPING MENTALLY ILL PEOPLE INSTEAD OF SENDING THEM TO A PLACE FOR PROPER CARE, TREATMENT WHICH INCLUDES GIVING THEM THEIR CORRECT RX MEDICATIONS? WHY DO THESE PLACES AND LAW ENFORCEMENT PREY ON THE WEAK IGNORANT PEOPLE?

WE NOW HAVE "MENTAL HEALTH COURT" SINCE JUNE OF 2015? IT'S BEEN NEEDED SINCE THE ADA OF 1990 OR EVEN SOONER. THE DETAINED AND INCARCERATED NEED THEIR OWN PLACE TO BE IN A SEPERATE BUILDING WHERE NO CONTACT WITH THE GENERAL POPULATION HAPPENS.

SLED SHOULD HAVE AGENTS THAT ACTIVELY

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INVESTIGATE LAW ENFORCEMENT AND "JAILS" FOR PROPER COMPLIANCE STATE WIDE AND FOR ONCE DO IT BASED ON A CITIZEN'S COMPLAINT (MINE) WITHOUT WAITING TO BE INVITED BY ALL OF THESE PLACES THAT DO NOT COMPLY. I KNOW FOR A FACT THAT SHERIFF LEO LOTT KNOWS HIS DEPARTMENT DOES NOT COMPLY WITH THE ADA. HE HAS KNOWLEDGE OF MY COMPLAINT OF NON-COMPLIANCE AND SINCE ADA COORDINATORS WERE MANDATED HIS DEPARTMENT HAS NEVER COMPLIED.

ALL OF THIS IS TO SAY THAT COMPLIANCE NEEDS TO HAPPEN OR I WILL BE BUSY FILING IN COURT TO GET COMPLIANCE. "IGNORANCE IS NO DEFENSE" RIGHT? PLEASE FORWARD COPIES OF ALL OF THIS TO THE CORRECT PEOPLE ETC... PLEASE REPLY WITH COPIES OF THIS LETTER TOO AS ASGDC WANTS 25 CENTS A PAGE, TALKING ABOUT PAPER GOING, ASGDC SURLY DOES THAT.

I KNOW I AM NOT THE BEST SPELLER OR WRITER. FEEL FREE TO ASK ME TO CLARIFY ANYTHING SO THERE ARE NO MISUNDERSTANDINGS LIKE ATTORNEY SCOTT HAYES AND I HAD.

SINCERELY,

R. A. Capell (RICHARD A. CAPELL)