
From: Clarence Jr <upscale81@yahoo.com>
Sent: Tuesday, May 31, 2016 3:38 PM
To: governor.haley@sc.lmhostediq.com; Haley, Nikki; >SeanBennett@scsenate.gov; Buxton, Ray; Dorn, Sharon; Koon, Danny; GildaCobbHunter@schouse.gov; BradHutto@scsenate.gov; lonniehosey@schousesesc.gov; JerryGovan@schouse.gov; DarrellJackson@scsenate.gov; toddrutherford@schousesesc.gov; Joellourie@scsenate.gov; JayLucas@schouse.gov; JeffBradley@schouse.gov; JeffJohnson@schouse.gov; KarlAllen@scsenate.gov; EddieTallon@schouse.gov; EricBedingfield@schouse.gov; LaurieFunderburk@schouse.gov; LeonHoward@schouse.gov; LeeBright@scsenate.gov; TerryAlexander@schouse.gov; ToddAtwater@schouse.gov; TomDavis@scsenate.gov; TommyPope@schouse.gov; TomYoung@scsenate.gov; ToniCorbin@scsenate.gov; MikeFair@scsenate.gov; MarlonKimpson@scsenate.gov; MarkWillis@schouse.gov; RalphKennedy@schouse.gov; RalphNorman@schouse.gov; RayCleary@scsenate.gov; RayeFelder@schouse.gov; PaulCambell@scsenate.gov; PaulThurmond@scsenate.gov; PeterMcCoy@schouse.gov; phyllisHenderson@schouse.gov; HaroldMitchell@schouse.gov; NathanBallentine@schouse.gov; NealCollins@schouse.gov; BethBernstein@schouse.gov; CarlAnderson@schouse.gov; ChipHuggins@schouse.gov; DanHamilton@schouse.gov; DavidWeeks@schouse.gov; DavidMack@schouse.gov
Subject: 1-13-90 (1) Gives me access to file at SCHAC

Dear Dirty Old South Carolina:

I have been denied access to my investigative file at SCHAC when SC Code of Laws has given me a right provided since legal action was filed in Richland County pertaining to this complaint and information received from SCHAC was offered as evidence. See SC Code of Laws 1-13-90 (1) below as clarification and verification. SCHAC in their corruption efforts will not release the file because it verifies that complaint against SCDEW was justified and not properly handled. The following email is being sent on an email that was sent from SCHAC last week still denying access to investigative file and complete disregard for the law which has been clearly provided as verification

I am requesting that actions that be brought against SCHAC in illegal efforts to prevent the releasing of investigative file against SCDEW.

Clarence Jenins Jr

SECTION 1-13-90. Complaints, investigations, hearings and orders.

(a) Any person shall complain in writing under oath or affirmation to the Commission within one hundred eighty days after the alleged discriminatory practice occurred. The Commissioner, his employees or agents, shall assist complainants in reducing verbal complaints to writing and shall assist in setting forth such information as may be required by the Commission. The Commission shall serve a copy of the complaint upon the respondent within ten days after the complaint is received by the Commission, except that if the Commission determines for good cause that such service will impede its investigation of the complaint, it shall serve notice of the complaint, including the date, place, and circumstances of the alleged unlawful employment practice upon the respondent within ten days after the complaint is received by the Commission.

(b) Any complainant who is a member of the Commission shall be disqualified from participation except as the complainant in the processing and resolution of the complaint.

(c) For complaints asserting expressly or in substance a violation by a state agency or department or local subdivisions of a state agency or department of Section 1-13-80 the procedure shall be as follows:

(1) The Commissioner shall assign one or more of his employees or agents to investigate the complaint, in which case one shall be designated the investigator in charge of the complaint. Information gathered during an investigation under this subsection shall not be made public by the Commission, its officers or employees, except for information made public as a result of being offered or received into evidence in an action brought under this subsection.