

4:20-CV-203-M

AMENDED COMPLAINT – RULE 15

February 15, 2021

The two [2] Public Colored Schools that were built in an “all” Colored Neighborhood [Landfill Area] and were depended, simply and solely, upon septic tanks from 1951 – 2017, and where the school authorities refused permission for the two [2] Colored Schools to have sewage connected to the Town’s Sewage Plant, and where “all” other schools had sewage facilities connected to Town’s Sewage Plants, and when the school systems would overflow, the minority students, teachers and school personnel would get sick, and where the school authorities [school board] who were elected by the people to protect their interests, “failed and refused to acknowledge” such to the public, unto this very day. The school authorities [school board] and/or, their successors, herein, who objected to, and who practically and morally are guilty as to their denial of equal sewage services to the two [2] Public Colored Schools [1955 – 2017] based on the Equal Protection Clause of the Fourteenth [14th] Amendment, and where plaintiff filed this complaint asking for damages, and impeachment, of the defendants, etc. Plaintiff called this action of the school authorities [school board] a complete “disaster” for the two [2] Public Colored Schools, and all other similarly situated minorities in the “Landfill Area,” and the “substance of the dispute is not in anger.”

See, Exhibits appended previously, hereto, in their entirety.

Respectfully submitted,

Ex. (6), 7(C)



Federal Highway
Administration

1200 New Jersey Avenue, SE
Washington, DC 20590

In Reply Refer to: HCR-20
DOT# 2021-0075

February 12, 2021

Ex. (6), 7(C)

Trenton, NC 28585

Subject: Acknowledgment of Complaint #2021-0075

Dear Ex. (6), 7(C)

This letter acknowledges the Federal Highway Administration (FHWA) Office of Civil Rights received your complaint against the Town of Trenton, North Carolina, which alleges violations that may be related to Title VI of the Civil Rights Act of 1964 (Title VI) and its implementing regulations, including Title VI regulations administered by the United States Department of Transportation (49 C.F.R. Part 21) and the Federal Highway Administration (23 C.F.R. Part 200). Your complaint was received by this office in September 2020.

This complaint has been assigned to Erik Lacayo, FHWA Title VI Analyst – Office of Civil Rights. Mr. Lacayo will keep you informed regarding the status of your complaint. You may contact him at 202-913-3926 or via e-mail at erik.lacayo@dot.gov.

Please be advised that no one may intimidate, threaten, coerce, or engage in other discriminatory conduct against anyone because he or she has either taken action or participated in an action to secure rights protected by the civil rights requirements that we enforce. Any individual alleging such harassment or intimidation may file a complaint with the FHWA. Any questions or concerns that you have regarding the complaint process and your rights can be discussed with Mr. Lacayo.

Sincerely,

Nichole McWhorter

Nichole McWhorter
Title VI Team Leader
Office of Civil Rights

cc: John F. Sullivan, Division Administrator, FHWA North Carolina Division Office
Edward T. Parker, Deputy Division Administrator, FHWA North Carolina Division Office
Lynise DeVance, Civil Rights Program Manager, FHWA North Carolina Division Office

Ex. (6), 7(C)

Washington, D.C. 20585

CHARLOTTE NC 282

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*Mr. Samuel Peterson
1200 Pennsylvania Ave NW
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FEB 22 2021



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