



U.S. Department of Justice

Civil Rights Division

Federal Coordination and Compliance Section-NWB
950 Pennsylvania Avenue, NW
Washington, DC 20530

4/20/2021

(b) (5) Privacy, (b) (7)(C) Information

Lilian Dorka
Interim Director
Office of Civil Rights
U.S. Environmental Protection Agency
1200 Pennsylvania Avenue, NW
Mail Stop 1201A
Washington, D.C. 20004

Dear Ms. Dorka:

Enclosed for your review is a letter received by the Federal Coordination and Compliance Section of the Civil Rights Division of the U.S. Department of Justice. The matter does not appear to be within the jurisdiction of our office.

However, the issues raised may fall within the jurisdiction of your agency and, therefore, we are referring it to you for appropriate disposition. The writer has been notified of the referral.

Thank you for your assistance in this matter.

Sincerely,

Christine Stoneman
Acting Chief
Federal Coordination and Compliance Section
Civil Rights Division

Enclosure



U.S. Department of Justice
Civil Rights Division

Federal Coordination and Compliance Section-NWB
950 Pennsylvania Avenue, NW
Washington, DC 20530

4/20/2021

(b) (7) Privacy, (b) (7)(C) Enforceable

(b) (7) Privacy, (b) (7)(C) Enforcement Privacy

Charleston, SC 29403

Dear (b) (7) Privacy, (b) (7)(C) Enforceable

Your letter was received by the Federal Coordination and Compliance Section of the Civil Rights Division of the U.S. Department of Justice. We have considered carefully the information you have provided, but the matter does not appear to be within the jurisdiction of our office.

However, by the enclosed letter, we have referred the matter to the agency that is most likely to assist you. If you have any questions, please contact the U.S. Environmental Protection Agency at (202) 272-0167.

Sincerely,

Christine Stoneman
Acting Chief
Federal Coordination and Compliance Section
Civil Rights Division

Enclosure

February 12, 2021

COMMUNICATIONS SECTION

2021 FEB 23 12:27

US Department of Justice
Civil Rights Division
Federal Coordination and Review
950 Pennsylvania Avenue
Washington DC 20530

Administrator

In the year 2008 an EPA complaint was filed regarding the placing of an Enterprise Zone within a South Carolina Health and Environmental Control permitted use regarding a now defunct Charleston County Incinerator the then owner of the waste management facilities that collected 70% percent of the then waste within this South Carolina Health and Environmental Control permitted facilities. At that time, I

(b) (6) Privacy, (b) (7)(C) Enforcement Privacy

(b) (6) Privacy, (b) (7)(C) Enforcement Privacy submitted to the South Carolina

Department of Transportation all required Federal Identifiers specifically Social Security Number, Employment Identification Number EIN via Internal Revenue Service to comply with Disadvantage Business Enterprise with South Carolina Unified Certification Program in accordance to DBE federal regulation 49 CFR Part 26. Unfortunately, as a result of a false police report exposing the very social security number that was expressed on the application to South Carolina Department of Transportation placing name on a Judicial Website owned by Charleston County for the Ninth Circuit receiving federal financial assistance under Violent Crime Control and Law Enforcement Act of 1994 Title State and Local Law Enforcement sections relating to the exposure and use of South Carolina Drivers License in which data cannot be provided without proper Notice to the person this police report exposed birth date,

weight, height, physical address, name at the time of business the same business that requested status for DBE for South Carolina Department of Transportation ironically, I [REDACTED] attended the meetings at Charleston County as a requirement for designation for South Carolina Department of Transportation. [REDACTED] against the [REDACTED] recipient of federal Financial Assistance faxed August 24, 2009 almost a year later a letter from a Mr. John M Gadzichowski Chief Employment Litigation Section this letter confirmed a clear error under Administrative Procedure Act of 1946 for this letter give Notice based upon the Internal Revenue Service Brochure regarding Identity Theft " a person can be wrongfully accused of a crime they did not commit " the exposure by the South Carolina Department of Education under Protection Children in the 21st Act was made real under Sections 303 and 304 Administration and Enforcement from Internal Revenue Service to the Federal Reserve supported by Actions by States South Carolina Attorney General was mentioned within [REDACTED] [REDACTED] record reflect the my physical address was redacted by default exposing within the every Congressional District to political reprisals in addition to submitting a complaint to South Carolina Inspector General to the point were a Pre Injunction was Order by United States District Court of South Carolina discounting " Qualified Immunity" from 2008-2020 of South Carolina Sheriff's that have violated state or federal law or both supposedly upholding the Constitution all local, county, state and federal law enforcement not conducting public hearings under Title State and Local Law Enforcement of Violent Crime Control and Law Enforcement Act of 1994 regarding standards and criteria's for arrest, bookings, interrogations, emergency services , Notice, Asset Forfeiture , Justifiable Use Of Force the Justice Department should request a audit under Title State and Local Law Enforcement of complaints filed and followed up by federal components and US Attorney within 94

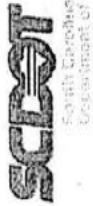
3

Federal Districts under for example errors within United States District Court of South Carolina under Rule 73 authority of US Magistrate within Rule 73 seizure of person or property or both under the 1895 South Carolina Constitution that nullified the 1868 South Carolina Constitution fortifying "public education" the causation for so many within the Violent Crime Control and Law Enforcement Act of 1994.

(b) (6) Privacy, (b) (7)(C) Enforcement Privacy



Charleston South Carolina 29403



November 6, 2008

(b) (6) Privacy, (b) (7)(C) Enforcement Privacy

North Charleston, SC 29415

(b) (6) Privacy, (b) (7)(C) Enforcement Privacy

Your firm is currently certified as a Disadvantaged Business Enterprise (DBE) with the South Carolina Unified Certification Program (SCUCP), in accordance to DBE federal regulations 49 CFR Part 26.

As you were advised upon your certification as a DBE, you are required to submit specific information regarding your firm's continued eligibility on an annual basis on or before your certification expiration date. However, per your request we are allowing an extension to submit required documents listed below by December 10, 2008:

1. Certification Update Application Form (also located on website)
2. Personal Net Worth Statement Form (also located on website)
3. Affidavit of No Change Form (also located on website)
4. Submit your firm's completed Federal Tax Returns for three consecutive years covering the time period of 2004 through 2007

For your convenience, these forms may be obtained from our website at http://www.scdot.org/doing/doing/UC/application/Packet_update.pdf. Failure to provide such information within the allotted timeframe may result in suspension of your firm's certification status.

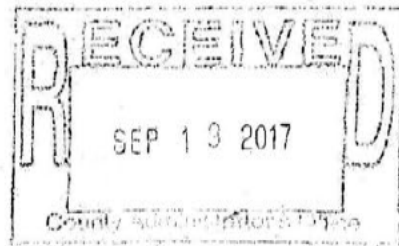
If you have any questions or concerns, please feel free to contact Mr. Moses Ashford or Gary Linn, Certification Analysts at (803) 737-1372.

Sincerely,

Arlene Prince

Arlene F. Prince, Ph.D
Director of Business Development & Special Programs

AFP:lw
File: 40265 FORAS LETTERS L-Annual Update Extension Letter



JSL E-M

JUN - 9 2016
AUS



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

OFFICE OF
INSPECTOR GENERAL

January 27, 2009

Robert Ashworth
Director, Program Integrity (Hotline) Division
Department of Housing and Urban Development
Office of Inspector General - Hotline
451 7th Street SW
Washington, DC 20410

Dear Mr. Ashworth:

On August 3, 2008, a concerned citizen, [REDACTED], contacted the Environmental Protection Agency Office of Inspector General Hotline. When we contacted him, [REDACTED] alleged wrongdoing by Charleston City Council Members, Members of the Charleston County Park and Recreational Commission, the Greater Charleston Empowerment Corporation, Elpis Incorporated and other organizational leaders. During our limited inquiry, we found that the Department of Housing and Urban Development was the major source of federal funding for the entities identified. Therefore, we are forwarding [REDACTED] complaint to your office for review and possible action. We advised [REDACTED] of our referral to your office as well as to EPA's regional director for air issues, regional enforcement personnel, and EPA's regional Environmental Justice Coordinator.

If you have any questions on this matter or need additional information, please do not hesitate to contact Robert Adachi at (415) 947-4537 or at adachi.robert@epamail.epa.gov or Matthew Simber at (215) 814-5742 or at simber.matthew@epa.gov.

Sincerely,

Melissa M. Heist

Assistant Inspector General for Audit

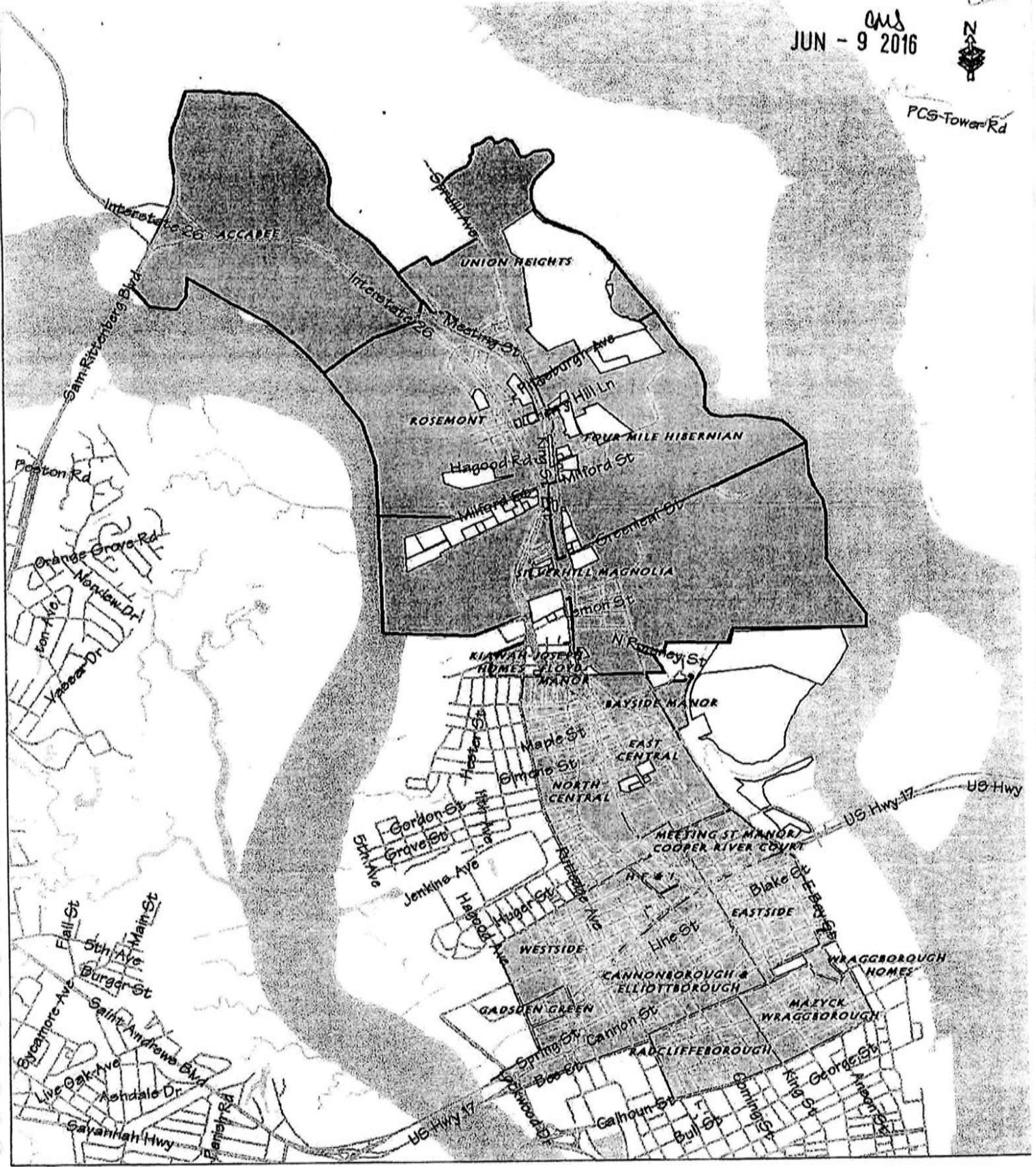
Enclosure

cc: Hotline 8-732

AMS
JUN - 9 2016






PCS-Tower Rd

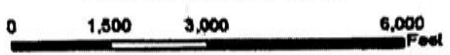


Enterprise Communities
Printed: October 2001

Legend

-  Enterprise Communities
-  Water
-  Brownfields

City of Charleston
Department of Planning & Neighborhoods
75 Calhoun Street, Third Floor
Charleston, South Carolina 29401
843.724.5767
fax 843.724.5772





U.S. Department of Justice

Civil Rights Division

JMG:JBD:AH:wcr
DJ 170-67-0

Employment Litigation Section - PHB
950 Pennsylvania Avenue, NW
Washington, DC 20530
www.usdoj.gov/crt/emp
JUN 23 2010

(b) (6) Privacy, (b) (7)(C) Enforcement Privacy

Charleston, South Carolina 29403

Dear [REDACTED]

This is in response to your correspondence faxed to the Office of the Inspector General at the Department of Justice on August 24, 2009, regarding the environmental effects of the Charleston County Incinerator on minority communities and retaliation due to your related civil rights complaints. Please excuse our delay in responding.

Your correspondence indicates that you believe you and your family have been retaliated against by several individuals, businesses and organizations at the local and state levels after voicing your concerns about the effects of the Charleston County Incinerator. You also raise concerns about alleged waste, fraud and abuse being committed by several individuals and entities within your community and the State of South Carolina. Your correspondence and the documents attached to it indicate that you previously have contacted various state and federal agencies regarding these matters, including the Environmental Protection Agency, the Federal Bureau of Investigation, the Department of Homeland Security and the Department of Justice.

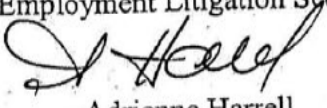
We are forwarding a copy of your correspondence to the Appellate Section of the Department of Justice's Civil Rights Division. That office reviews and considers environmental justice complaints, and will be in contact with you if it determines that it may be of assistance. With regard to your allegations of misconduct by local officials, it appears that you have already contacted the local law enforcement authorities that would have jurisdiction over such matters.

You also may wish to consult with a private attorney of your own choosing and at your own expense to determine what other remedies, if any, may be available to you. If you are unable to afford a private attorney, you may desire to contact a local legal aid agency to find out whether it may be able to assist you.

Sincerely,

John M. Gadzichowski
Chief
Employment Litigation Section

By:


Adrienne Harrell
Paralegal Specialist
Employment Litigation Section

~~January 2001~~
18-9296

Benefits sought for East Side in arena project

Mayor, Campbell discuss ideas for affordable housing

By BARTELME
(and Courier Staff)

The Charleston City Council and Mayor Joseph Pignatelli Jr. discussed ideas for affordable housing on Friday in a presentation to local business, banking and government officials. Councilman Kwadjo Bryant said the process hinges on how the city addresses gentrification and other problems in nearby neighborhoods. "Under the right circumstances, the arena can be a benefit to the community and East Side," Campbell



for. Piggly Wiggly owns a grocery store on Meeting Street. The arena proposal calls for the store to be demolished and rebuilt on the block north of Campbell and Bryant said the grocery chain also could give money to affordable housing programs. Robert Clergent, a developer involved in private-sector aspects of the project, could raise money through development fees. The College of Charleston could become more involved in neighborhood youth programs. Among other things, the city of Charleston could ensure that minority-owned companies are involved in the construction. After the meeting, Bryant said that the community should set a \$85 million fund-raising goal for affordable housing. "I could do a lot of good with kind of money. Everyone's happy, the developers"

Council members 'playing race card' on county attorney's pay issue

On Jan. 13, 2016, the Charleston County Board of Supervisors discussed the pay issue for the county attorney. The board members were divided on the issue, with some arguing that the pay was too high and others arguing that it was too low. The board eventually voted to increase the pay by 5%.

Some council members argued that the county attorney's pay was too high and that they were "playing the race card." They argued that the county attorney was a white man and that the pay increase was a way to reward him for his services. Other council members argued that the county attorney's pay was too low and that it was not fair to the county.

The county attorney's pay issue has been a long-standing problem for the county. The county board has tried several times to increase the pay, but the council members have always voted against it. The county attorney has argued that his pay is not competitive with other county attorneys in the area.

RECEIVED
23 2016
Municipal Clerk's Office

1958 December 2006
Kendrick Ashkaway

Councilmember Seekings was excused from the Chamber at 5:38 p.m.

1. [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy said, "The fourth amendment is not an applicable term. [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy but this is the United States Department of Interior, Office of Secretary, signed by Carroll J. Andre, Chief, Civil Rights Division. It's in the public September 30th, 2009. [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy, Charleston, South Carolina 29403, Department of Interior, in regards to, and I want to get that back, too, in regards to public access to parks. In general, we did our analysis on that, in general, and in terms of that analysis, what happened that was an investigatory letter. I did a public comment to the Commission [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy, [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy Inc., and by Lieutenant B.K. Williams, and in this letter, my FOIA request would only be answered if it was through 911 call whatever, whatever, whatever. So, what I came to the conclusion to believe is that a public comment was then subjected to criminal discovery. I went to the [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy meeting last night, and my e-mail, this is my [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy account, right here, and it's got the EPA in it, and we're talking about recovering the grant fraud Federal Program activity I was working on regarding the access, the access to public access, by and large, to African American children for parks and playgrounds throughout the country, in my analysis, and that's why I do my own research. This agreement denies that access simply by market rates and market forces. That's what we're dealing with. It denies it completely because people who live in the area can't afford to live there anyway. In terms of that so we then receive this, Berkeley County, right here, Berkeley County here, is informative, but in 2012 Berkeley County's FOIA request, we made to Berkeley County. I'm in [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy Berkeley County Zone for children but that's really dear to my heart. So, therefore, this is [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy, what's this, Wells Fargo is the sponsor of this third party organization, and I was told in Berkeley County that I have issues on my computer. I'm BZA approved. I vote on cell towers. Right, so, cc: Joseph P. Riley, Jr. who is involved with that organization. John C. Hassell was the CEO at the Port during that period of time. Cheryl Hunter deals with DHEC and the issues with lakes and rivers right now, right there, Mr. Tecklenburg. So, we're not concerned about the City's responsibility. Mr. Tecklenburg has gotten to become Mayor. Our concern is a more consolidated relationship between the State and the Federal Government regarding access to parks in general. This would be a good start for the Mayor to begin that discussion with Berkeley County and others, regarding the access, by and large, to kids in our Recreational Departments that come from the inner city of Charleston, where they have access and won't be profiled in any kind of way, but enjoy in the park system or whatever. We have to think clearly with market forces and make that a criteria. This will be a prime example of how people drop the ball ten years, intentionally, the market shifted where he lives in Daniel Island. When it happened in 1990-something, I was living over there at the price point of 100 and some thousand dollars. What is it now? Five hundred thousand over there, four hundred thousand over there? So, this is what we're talking about. We're talking about the Department of Interior, DHEC and other agencies, State Ports Authority, stepping back up again, adding their name to the Fourth Amendment. This amendment, it's changing the whole relationship completely for the City of Charleston because of market forces, market impacts."

Councilmember Seekings returned to the Chamber at 5:41 p.m.

Mayor Tecklenburg said, "Thank you, [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy Would anyone else like to be heard? Yes, sir."

2. [REDACTED] (b) (6) Privacy said, "Good evening, [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy Mayor, City Council, one question I want to ask. Do African Americans live on [REDACTED] (b) (6) Privacy, (b) (7)(C) Enforcement Privacy"

~~June 1, 2001~~
18-9296

Benefits sought for East Side in arena project

Mayor, Campbell discuss ideas for affordable housing

By BARTELME and Courier Staff

Mayor Joseph Pignatelli and other city officials are discussing ideas for affordable housing projects on the East Side Friday in a presentation to local business and banking officials. Councilman Kwadwo L. Bryant said the process hinges on how the city addresses gentrification and other problems in nearby neighborhoods. "Under the right circumstances, the arena can be a benefit to the community and the East Side," Campbell



fort. Pignatelli owns a grocery store on Meeting Street. The arena proposal calls for the store to be demolished and replaced with a block of affordable housing. Campbell and Bryant said the grocery chain also could give money to affordable housing programs. Robert Clement, a developer involved in private sector aspects of the project, could raise money through development fees. The College of Charleston could become more involved in neighborhood youth programs. Among other things, the city of Charleston could ensure that minority-owned companies are involved in the construction. After the meeting, Bryant said that the community should set a \$85 million fund-raising goal for affordable housing. "I could do a lot of good with kind of money. Everyone mayor, the developers."

Council members 'playing race card' on county attorney's pay issue

On June 1, 2001, I submitted my resignation from the Charleston County Board of Supervisors. I was told that the Board would not accept my resignation until the end of the term. I was told that the Board would not accept my resignation until the end of the term. I was told that the Board would not accept my resignation until the end of the term.

Further, the Board of Supervisors has a duty to ensure that the County Attorney's pay is fair and reasonable. I believe that the Board is playing a race card in this matter. I believe that the Board is playing a race card in this matter.

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RECEIVED
2 2 2016
Municipal Clerk's Office

1958 December 2006
Kendrick Ashway



The Public Service Commission State of South Carolina

COMMISSIONERS
Justin T. Williams, Sixth District
Chairman
Florence P. Belser, Second District
Vice Chair
Carolyn L. "Carolee" Williams, First District
Stephen M. "Mike" Caston, Third District
Thomas J. "Tom" Ervin, Fourth District
Headen B. Thomas, Fifth District
Delton W. Powers, Jr., Seventh District

Jocelyn Boyd
Chief Clerk/Executive Director
Phone: (803) 896-5100
Fax: (803) 896-5246

Administrative Department
Phone: (803) 896-5100
Fax: (803) 896-5246

December 2, 2020

Dear (b) (6) Privacy, (b) (7)(C) Enforcement Privacy

This email is to acknowledge that the Public Service Commission of South Carolina has received your Letter of Protest. Please be advised that your Letter of Protest will be placed in the Protest File of the Docket listed below and on the Commission's Website at www.psc.sc.gov.

(b) (6) Privacy, (b) (7)(C) Enforcement Privacy

A Protestant is an individual objecting on the ground of private or public interest to the approval of an Application, Petition, Motion or other matters which the Commission may have under consideration. A Protestant may offer sworn testimony but cannot cross-examine witnesses offered by other parties.

According to the Commission's Rules of Practice and Procedure, filing a Protest does not make you a Party of Record. A Protestant desiring to become an Intervenor (i.e., a Party of Record) in a proceeding before the Commission may file a Petition for Intervention within the time prescribed by the Commission.

You can follow this Docket and other daily filings made at the Commission by subscribing to the Commission's Email Subscriptions at: <https://dms.psc.sc.gov/Web/Email>; or you may follow specifically (b) (6) Privacy, (b) (7)(C) Enforcement Privacy

If we may be of further assistance to you, please do not hesitate to contact us.

Sincerely,

Becky Latimer

