-City of Gainesville Office of the City Attorney

Memorandum

334-5011; Fax 334-2229

Box No. 46

TO:

The Mayor and City Commission

DATE: July 27, 1998

FROM:

City Attorney

CITY ATTORNEY

CONSENT

SUBJECT:

Kathryn Elkins v. City of Gainesville

FCHR Case No. 98-1863

RECOMMENDATION: The City Commission authorize the City Attorney and/or special counsel, if insurance coverage is available, to represent the City in the case titled <u>Kathryn Elkins v. City of Gainesville</u>, FCHR Case No. 98-1863.

On July 9, 1998, the City Attorney's office received a Notice of Filing of Complaint of Discrimination against the City of Gainesville from the Florida Commission on Human Relations. Ms. Elkins, a former city employee who is currently on disability retirement, generally alleges race, color, sex, and disability discrimination.

Prepared by:

Richard R. Whidden, Jr.

Assistant City Attorney

Approved and

submitted by:

Marion J. Radson

City Attorney

RRWjr:jw

CHARGE OF DISCRIMINATION		AGENCY	CHARGE NUMBER		
Tile form le affected by the Privacy Act of 1974; See Privacy Act Statement before		FEPA		\circ	
completing this form.		EEOC		_^	
then .				BIN CEOC	
State or local	il Agency, If an	Υ			
NAME(Indicate Mr., Ms., Mrs.)		HOME TELEPHONE	(Include Area Code)		
Ms Kathrun ElKins		(352)48	6-6099		
STREET ADDRESS CITY, STATE AND ZI	P CODE			DATE OF BIRTH	
11450 N.E. SR#24, Archer, F	4 3	32618		11-14-53	
NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EMPLOYMENT AGENCY, APPRENTICESHIP COMMITTEE, STATE OR LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED AGAINST ME (If more than one list below.)					
NAME .	NUMBER OF EMP	LOYEES, MEMBERS	12	clude Area Codel	
City of Gainesville	LEN KNOWN)	(352) 33	7-5010	
City of Cignes of 1/e unknown (352) 334-5010 STREET ADDRESS CITY, STATE AND ZIP CODE COUNTY 200 E. University Avenue Trainessille, FLUTida Alachua NAME TELEPHONE NUMBER (Include Area Code)					
NAME		TELEPHONE NUMB	ER (Include Area Code		
STREET ADDRESS CITY, STATE AND ZIE	PCODE			COUNTY	
CAUSE OF DISCRIMINATION BASED ON (Check appropriate box(es))			DATE DISCRIMINATION		
RACE COLOR SEX R	RELIGION [AGE	•	5-11-9	
X RETALIATION NATIONAL X DISABI		OTHER (Specify)		5 - 11 - 1	
ORIGIN		OTHER TOPOCH Y	CONTINUI	NG ACTION	
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):					
SEE ATTACHED 2 pgs.				×	
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	Lucz	1.00/	ary for State and Loca	l Paguiraments)	
I want this charge filed with both the EEOC and the State or local Age	ncy,	2	Clark.	ii Nedanom simes	
		Vicensia D. Clark. vear or affirm that I have read the above charge and that it is true			
charge in accordance with their proceedures.	to the	a bast of my knowled	ige, information and b	pelief.	
I declare under penalty of perjury that the foregoing is true and correct	11	SIGNATURE OF COMPLAINANT Kathyn D. Elkins			
W. Henz		9	N TO BEFORE ME TH	IIS DATE	
Kathiyu D. Elkin		month, and year!	even band w	Tay, 1909	
Date May 11, 1998 Charging Party (Signature)				,	
EEOC FORM 5 (Test 10/94)		Dianne Da	riley Clark		

Dianne Dailey Clark
Commission # CC 730653
Expires April 5, 2002
BONDED THRU
ATLANTIC BONDING CO., INC.

Statement Of Harm:

In February of 1995 I filed a complaint because I was discriminated against. I have continued to be retaliated against since I raised the VII concerns. The acts of retaliation has resulted me having permanent injuries. I was terminated from my job. I was denied a work performance evaluation and I was subjected to a hostile and unsafe work environment. Due to the no fault findings in my first investigation by your department.

Respondent's Reason For Adverse Action:

My Charge I filed with The Florida Commission On Human Relations was unfounded.

Statement Of Discrimination

I believe that I was discriminated against because of my race, sex, gender, and I am being retaliated against for bringing VII violations to the attention of my superiors. I base my belief on the following facts:

- 1. I had been employed with the Respondent since June21, '93 having an outstanding employee record, always performing my job in a safe, competent, and professional matter.
- 2. I was assigned to job duties and paid for only one. I was allowed to work under medication after my on the job injury, for about 2 years. I was told that I could no longer work under those conditions because my supervisor was having problems with a White male employee who was not allowed in the facility alone therefore, she would not have time to assign me jobs. Because this White male was giving her problems; and my Charge was unfounded. Therefore, I would not be able to continue working under medication Yet the White male works under medication daily.
- 3. I was not given an annual work performance evaluation; nor a raise. Yet I worked with one hand since May22, 1995.
- 4. I was told because Fla. Commission Of Human Relations and EEOC results I would be assigned to work under the perpetrators of the deviant behavior that I was a victim of. She said she couldn't deal with supervising him therefore he would supervise me. I was told this is the only way it will work. I was told that he had a lot of mental problems and about a lot of his personal business.
- 5. Employer and management failed to follow their own policies when dealing with the perpetrators of the deviant behavior which I am a victim of. [Recently he has been moved to another area of the recently merged department[.
- 6. Employer allowed a racial and sexual hostile environment to continue after they were aware of the deviant behavior

Kathupt Elkins May 11, 1998

and after I had filed Charges with FLA. Commission On Human Relations. Another punishment for my filing was I was ordered by management to get on a tractor that had been previously wrecked by another employee. Even when my supervisor told Management that the tractor was not safe and had not been used or fixed. I am suffering a permanent injury, forced to leave my job, benefits cut off prematurely, 4 surgeries and I am still fighting for my benefits. I was told because the City Statue is not clear on what percentage of disability I must get at their discretion I am given 40 yet the rule clearly states 80 percent. I was told I would not get my sick leave pay; I had to fight for it. Retaliation is still continuing. I was told that because I have other issues that I could not get my money from the Contribution Fund. This is not standard procedure.

7. Examples of experiences:

White male employee, who's parents work for the City is hired at the facility. He asked my co-workers, "Do you like niggers? He acted out having sexual relations with a Black ratty Ann doll using profanity describing sexual relations. Management is informed by co-workers and myself and persons witnessing the sexual acts. This White male was rewarded by transferring him to the golf course with more pay.

Never forcing White males to get on unsafe equipment.

Causing hardship on me for adequate living expenses due to disability retirement.

Allowing false police reports and untruths told by Whites accusing me before investigation is done. When the truth is founded no punishment or apology. Denial. Being denied medical attention when injured on the job. White male wrecking City truck and lying to say I did it. Forging City insurance checks, threaten my job performance because I would not attend a party at a White males house.

I believe I would not have been discriminated and retaliated against if I were not an Black American Female and if I had not raised The Title VII concerns.

Katheryn Elkens Mpy 11, 1998

· FOULL ENDLOYMENT OPPORTUNES	COMMISSION	PERSON FILING CHARGE			
EQUAL EMPLOYMENT OPPORTUNITY	COMMISSION	MS. KATHEYN ELKINS			
		THIS PERSON (Check one)			
		CLAIMS TO BE AGGRIEVED			
CITY OF GAINESVILLE		IS FILING ON BEHALF OF ANOTHER			
OF GAINES VILLE		DATE OF ALLEGED VIOLATION			
P.O. BOX 1110	50	Earliest Most Recent			
P.O. BOX 1110					
/ A = 0. = =		PLACE OF ALLEGED VIOLATION			
GATNESVILLE, FL	32602	L			
s 1	1	EEOC CHARGE HUMBER .			
		150980532			
		FEPA CHARGE NUMBER			
		98-1863			
NOTICE OF CHARGE OF DISCRIMINATION IN JURISDICTIONS WHERE A FEP AGENCY WILL INITIALLY PROCESS (See acceased information sheet for additional information)					
YOU ARE HEREBY NOTIFIED THAT A CHARGE OF EMPLOYMENT DISCRIMINATION UNDER					
☐ Title VII of the Civil Rights Act of 1964					
The Age Discrimination in Employme	ut 1304 . nt Act of 4067 /4054	,			
The Americans with Disabilities Ac	t ver at 1801 (WEY)			
•	•				
HAS BEEN RECEIVED BY					
The EEOC and sent for initial processing	g to				
Florida Compalesion on Human Relat		(FEP Agency)			
The 325 John Knox Road	and sent t	to the EEOC for dual filing purposes:			
Suite 249, BuxOEtg (2009)		÷ • • • • • • • • • • • • • • • • • • •			
Tallahasses, Florida 32303-4149 While EEC has jurisdiction (upon the expiration	of any defensel negative	amont del abilità de la Williams de la constanti			
to investigate this charge, EECC may refrain fro	m heataning an investig	ement it this is a little VII or ADA charge)			
Agency's final findings and orders. These final	findings and orders wi	1) he given weight by EECC to making the			
cwil determination as to whether or not reasonabl	e cause exists to belie	ve that the allegations made in the charme			
are true.		•			
You are therefore encouraged to cooperate fully with the Agency. All facts and evidence provided by you to the					
rightly III the course of its proceedings will be considered by the Commission when it couldn't the Assessed					
Thomas and orders. In many instances the commission will take to further action thereby avoiding the					
of an investigation by both the Agency and the Commission. This likelihood is increased by your active cooperation with the Agency.					
		*X 41			
As a party to the charge, you may request that EEOC review the final decision and order of the above named					
The soul a request to be nonored. Whi mist portify the Commission to writing within it					
or the Commission processes the charge, the Becordbeening and the Detailer to Regardless of whether the Agency					
the ACEA as explained in the 'EECC Rules and I	Regulations' apply.	macumi provisions of Tirle VII and			
		v.			
For further correspondence on this matter, please					
An Equal Pay Act investigation (29 U.S.C. 206 Agency's investigation of the charge	(d)) will be conducted by	the Commission concurrently with the			
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Enclosure: Copy of Charge					
BASIS OF DISCRIMINATION					
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CIRCURSTANCES OF ALLEGED VIOLATION	AGE	DISABILITY L RETALIATION COTHER			
Harassment, Bene-its, TERM & Conditions					
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TYPED NAME/TITLE OF AUTHORIZED EEO Federico Costales	C OFFICIAL	SIGNATURE			
7-1-95 Director		ΙΨ. Α.			
EEOC FORM 131-A (Rev. 06/92)		I telem when			
STEENS ACTION WAS NOW INCOME.					

RESPONDENT'S COPY