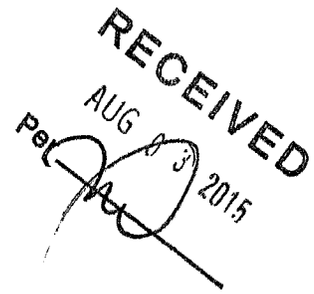


Pricks vs. Dept of Commerce

July 31, 2015

State Archives Building
State Records Committee
Attention: Nova Dubovik, Executive Secretary
346 S. Rio Grande
Salt Lake City, UT 84101-1106



Dear Mr./Ms. Dubovik:

Under the provisions in GRAMA, Utah Code Ann. 63G-2-101 et seq, I am requesting the information denied in my original request to Mr. Pierson, Records Officer, Utah Division of Consumer Protection.

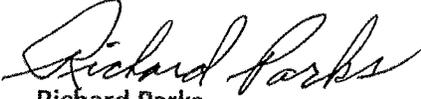
I am appealing Mr. Medcalf's decision to not furnish me a copy of the Division of Consumer Protection investigative report. I requested that the Division provide me the final investigative report, notes by the Investigator and any third-party witnesses' information. What the Division provided was the information that I provided to them, as well as the response that the defendant gave in rebuttal to my complaint, wherein AAA's attorney stated "this response will not be considered as AAA's informal or formal response... AAA specifically reserves the right to amend, delete, correct or withdraw this response..." AAA further stated they anticipated that DCP would take no further action. It appears to me, this is exactly what DCP did, took no action and did not investigate my complaint. Therefore, I am requesting all information pertaining to my complaint.

As I read Mr. Medcalf's letter, it refers to several sections of GRAMA, Utah Code Ann. It seems he is concerned about third party's names and contact information. When I worked for the Federal Government as well as Utah's Equal Employment Opportunity Division as an investigator, we sanitized the report to eliminate third party's names; this procedure could be done in this case as well. After all, this is not a criminal case. My request does not interfere with enforcement or audit efforts as pointed out in 63G-2-305(10)(e). I am asserting there was no investigation done. The Agency received my complaint and sent it to the accused; they answered; the investigator accepted their answer and closed the case. I feel no investigation was performed.

I am appealing to the Records Committee as provided in Utah Code Ann. 63G-2-402.

A copy of Mr. Medcalf's letter dated July 9, 2015 is enclosed.

Sincerely,


Richard Parks