

What is my Gm's part in the drama, it is hard to tell. All I know is that I have presented letters upon letters to him. These letters are full of my hurt and my being hurt proven facts documented. I was not told nor am I aware that he has done anything about my complaining. All I know he would see me but only on my own time. I however told him in our last meeting that I am on K-Mart's business and inquired of him why is it you ~~only~~ wont to see me on my time. I feel I have no representation in that he does not care about my hurts or the problems or the people involved who I claim is hurting me for he has never ask us to meet together to solve or attempt any other form of mediation known. Each person operates differently. He has his way of handling situations. If my physical and emotional pains coming to me is been handled the continual harassment would have been slowed or stopped. But with boldness in partnership they operate for I heard for myself, a conversation that with the intent to harass another associate when the one asked said I want no part of it. How low can one get even to provoke situations then tell lies in order to get his or her own way. Isn't there a balm found in K-Mart? One supervisor shouted directly in my ear in front of customers, associate's supervisor some day another falsely accused me, write me up then his boss 410 told him how wrong he was, he discarded the write-up so he said. I had to seek medical help. K-Mart owes me for the past 8 months 2½ hours of overtime for I was scheduled to do work and did work. Management refused to pay even though the facts were handed in, and I am by law protect for payments yes Paulette 405 now, Personnell manager then knows, Debbie and Glenda Personnell Mgr. now, knows even Mr. Dick. Does anyone care to pay me even though I sent copies of Cheque and hrs worked

I can go on and on but I am not bearing out your tolerance to endure my complaints. Lastly is my conclusion, I state That Candis, Lynn, Yonne and Alberte are supervisors, through them my intelligence has been insulted, I am laughed at. Unkind remarks about me pass, they practice then they perform on me in front of customers, associates, themselves. Candis is head supervisor she makes the schedules given to me. An examination of comparison will tell the tale. Her ways are subtle but very effective the other three are overt performers. Loud mouths, shameless and critical you know it hurts. I put up over and over yet it never stops. A fool, a blind, a deaf, become wise, see and hear. Associates begged me and comfort me everyday never to allow them to stress you out. I suffer emotionally from them and they are my supervisors with whom I work day or night. Again I ask is there no balm in K-Mart? Who feels but me the pain.

I hope this would be my last letter even though my fist overdue entry. I want you to take it serious and do something about my situation. I turn to you for like all I said and done Glenda, Personnel Mgr. Always Always too busy, puts me off, or never calls me as promised for she never gets the time. I will not quit though the darts intends to destroy. I will survive and if there is one thing to remember again I state K-Mart 3829 needs to be overhaul. The job is yours to perform. For as I so often ask and wonder is, why? The innocent suffer and in the eyes of the offender/s the innocent is overridden and destroyed? One Biblical answer is "They will hate you for my name sake They also hated me said Jesus I am different and the difference in me is what they hate."

The write up done by #402 was presented to me, I did not sign it for I intend to respond at another time. But to ensure identical copy because of former foul play, I wrote a few lines for safety. I brought in the response but Glinda was not prepared to take it. Even though I had asked her prior to her leaving and had to remind her and ask her what to do with it. She asked me to bring it my next day that I report to work. I say this to say that this delayed entry happen because I took time off. Wednesday, I will by God's grace present myself and the response. At this time, I hope my harassment will cease and your overhaul continues or be done. Until then, I wish that your perception be made clearer and that you will be able to identify truth from error as the story's present themselves to you in light of my afflictions from persons at 3829. #196 "Ihase"

*Please Bartlette*

May 4, 1999

Please Bartlette  
P. O Box 7095  
St. Thomas, V.I. 00801

Ms. Paulette Harrigan  
Personnel Manager, K-Mart  
Tutu Park Mall  
St. Thomas, V.I. 00802

Dear Ms. Harrigan:

On or about April 22, 1999 Mr. Neville Lloyd, 407 who is the manager of Sports, Home Improvement and Auto, and who is also my immediate supervisor, informed me of his resignation to the departments he serves at K-Mart Tutu Park Mall.

I have not seen, nor am I aware of any posted notices of such vacancies. However, I double checked with Mr. Lloyd yesterday, May 3, 1999 the same day I made inquiry to you about the possible vacancy. I recall your words to me as saying that you knew not of the resignation or of what I am saying. I am therefore confirming a statement of fact, as was told to me by Mr. Lloyd that he is leaving.

Upon said information I wish to apply for the position or the job as department/s Manager.

Sincerely

*Please Bartlette*

Please Bartlette 196  
Associate to Sports, Home Improvement and Automotive

XC: Debbie Shaw, 401  
Mike Biggerstaff, General Manager/400

*Thase Bartlette*

Re: District Court Civil No. 2002-100

*Thase Bartlette* Plaintiff VS *Kmart Corporation* Defendant

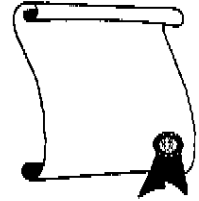
*Thase Bartlette*

I had some training in advocacy work. I advocate for others and for myself. Being a disabled individual, my help comes from God. Those rights I seek are the reason for my complaint and filing of said grievances to the St. Thomas District Court in The VI.

Sincerely,  
*Thase Bartlette (Plaintiff)*



**Clive Rivers, Esquire**  
**Attorney-At-Law**



May 30, 2001

Please Bartlette  
P.O. Box 7095  
St. Thomas, VI 00801

**Re: K-Mart**  
**Subject: Letter of Non-Representation**

Dear Mrs. Bartlette:

Thank you for choosing our office to represent you in this matter.

I have had the opportunity to review your complaint against K-Mart. It is my level opinion that you have a legitimate claim, which warrants pursuing. However, we are not in a position to represent you on this matter.

We are therefore urging you to consult another attorney for future representation. Thank you for consulting with my office.

Sincerely,

A handwritten signature in black ink, appearing to read "Clive Rivers".

Clive Rivers, Esq.

CR/fw

202-225-1790 Medical

8-5908

# HONORABLE DONNA M. CHRISTENSEN

PHONE: (340) 774-4408  
FAX: (340) 774-8033

*Dease Bartlette*

NISKY CENTER  
2<sup>ND</sup> FLOOR, SUITE 207  
ST. THOMAS, VI 00802

## FACSIMILE



To: *Beiru*  
Date: *6/29/06*

Fax Number: *DC*  
# of Pages *2*

**From:**

Representative Christensen

Edouard deLagarde

Joyce Jackson

Aldria Harley Wade

Kebra Emanuel

Re: *Ms. Bartlette*

Comment: *Based on letter, Mr. Harrel she has contacted admin Mgr*  
*Atty. Nostro she is requesting your request this letter and is*  
*awaiting your comments.*  
*Contact: 302-716-0579*

September 10, 07

Eusee Bartlette

Honorable Donna M. Christensen

P. O. Box 7095

Member US House of Representatives

St. Thomas, VI 00801

8000 Nisky Center

Suite 207

St. Thomas, VI 00802

Dear Honorable Donna M. Christensen:

I had worked for Big Kmart at Tutu Park Mall St. Thomas VI for 5½ years. My Associate Number was #196 and Badge Number 0196. I was awarded for doing Outstanding Performance in the Home Improvement Department and earned several other incentives also for work done from superiors all the way up to Presidential ones from Kmart Corporation President. When I successfully worked for 5 years I was awarded with a Kmart Pen. I was an asset to the corporation and wherever I was assigned to do work customers complimented my services. My last job function was at the Checkouts where I worked as a cashier and from there I was terminated from my employment on May 14, 01. At the same front end I faced very prolonged and very serious cutbacks on my two 15 minutes breaks. If I am lucky I might get 1 morning or an evening break most of the time none at all. I addressed the situation on several



2 occasions for I was diabetic and the long standing one place at a time greatly increased pain from my Arthritis standing on the hard floor. I had hypertension and cholesterol problems and was disabled from mental illness.

Twice I had glycemic attacks and customers and an associate came to my aid even then Sylvia Williams, my Checkouts Manager, refused to allow me my break. I was locked up in the store with the overnight crew and had to wait until Kevin Brian the Manager had to come back and released me from the Kmart prison where I was Wilfully locked in. I was harassed by manager Selwyn Scotlife, who harassed me out of sanity to insanity. I was taken to the Shneider Hospital and there I was treated for Anxiety Disorder. Scotlife invited me to go to the Daily News and stated he did not care. I was written up falsely placed on trumped up charges of probation. I worked since 1999 and it was to make the store review successful and up to now Kmart still owes me and refused to pay me. Kmart conducts involuntary Servitude they still owe me 3 weeks of Salary vacation and other benefits due and owed to me.

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The VI Dept. of Labor declared my Termination of May 14, 01 a wrongful discharge. yet the help I should have received was not given to me and to this day the struggles continue moving on from phase to phase still I am refused the support is needed.

I sort help from Virgin Islands Advocacy Agency now The Disability Rights Center VI. Kmart's failure to respond to their Advocacy was shown in its disrespect to said Agency and to the Dept. of Labor by its failure to respond to the several request made. I was not getting the help so through the Agency I wrote myself to the Kmart 3829 store and a response was on its way but the answers were not satisfying and in the interim I was referred to Atty. Archie Jennings at his private office. Shortly thereafter Kmart went into Bankruptcy and Atty. Jennings filed a proof of Claim as I was led to believe for I dated and signed the form got a copy but it is now questionable because the District Court says the evidence does not support the fact there is no evidence that I had ever filed. The \$45,000 then that he said he filed for in 2002 I have

11. not seen nor have I heard anything further. Where I stand the whole thing is questionable.

Atty. Jennings signed a stay with The District Court due to the fact that I sort help via the VI Bar Association who has formed a panel to investigate the occurrence. The team has long since getting it together and in the meanwhile my charge has been dismissed because I did not file with The Bankruptcy Court in Illinois was the order for dismissal.

I had gone through a series of denials that is still questionable for I had done nothing wrong in all my troubles. The pain my way. Not one person in all attorney field of professional<sup>pub</sup> is willing to help me or to defend my cause. Kmart has a strong hold on our community as is been allowed to get away with it. The scibues in our Territory is a choice made by both women and men in the area of law. I've gone through the entire Telephone Directory, had walkin appointments, referral from The VI Bar Association, from EDOC lawyers. Legal Service also denied me, my rights and in a contradictory letter affirm their stance.

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It was hard to swallow the lie given to me so for about 2 months space I tried to get an answer from the lead attorney Mr. Austin who finally responded to my call and with an answer telling me that Atty. Jennings is a member of Legal Service Board and that they could not help me for it would be a conflict of interest.

Atty. Jennings is also an employee of The DRCVI and I am a client. Because of conflict of interest and a lack of confidentiality I am also locked out of the system and double locked out. DRCVI is mandated by Federal orders to take care of their people through the PAMI funds. And legal services to take care of people with disabilities also both are places of accommodation and a violation turning people with disabilities away leaving them without legal representation even in my intense search for help.

Ms. Lambert is fully aware of my situation for I filed a grievance with the agency and explained at length in letters but she ignored my pleas for help in my time of need. In the past I had worked with and for the agency

I comprehend enough to know I should not be turned away when I am a client and still in need of service.

Then I also worked for the Government at Mental Health as Coordinator of the Consumer Affairs Office and has been for years a Council member of the Governor Mental Health Planning Council.

I had served as Chair of the Public Relation and presently as Legislator Chair. I am Founder of the then Consumer Survivors Inc., and was the organization's President. In recent years I make referrals to service. I am a trained Advocate, one with personal experience.

I believe in the laws of Congress who took time out to pen them. EEOC enforce them, My struggles among those gone on before me may have given up and from here on life struggles should be easier so that those coming after can face also the battle much easier.

A new system was used by Kmart called 10 rings per minute and it required training to get the Cashiers and system functional.

Even though I requested the training and was denied the same system became the target to terminate my employment with/from Kmart.

On May 14, 01 I was placed on probation to come up with 10 rings per minute. Again

7 I requested the training to secure my 30 days probationary time and in my face, my person and the General Manager in person whose name is George Newton, and who placed me on probation turned around and denied me the education to do 10 rings per minute. I turned around and say that I refused. I even requested a move back to where I was awarded and that too was denied. Overhead hung a sign where cashiers worked and was daily harassed thereby by both manager and the sign hanging over our heads saying 2 is company 3 is a crowd. It was from that sign the slave trading effect was ordered and where breaks were denied, my two near death experiences occurred and even so I was not permitted to take my break as a diabetic person. There was indeed an illegal slave trade been carried on thus the 10 rings per minute that none of the managers would demonstrate. And yet without its teaching proceeds and performance were top of the line and customers came in galore showing Store 3829 was holding its own and carrying a great deal of the strain for other sister stores even on the mainland. Then there was 10 foot rule. This one was a call for immediate termination should any, <sup>associate</sup> pass or refuse to attend a customer in need.

for assistance even if you were on a break, going to the bathroom, to drink water, whatever and associate is about to do one will better not pass up a customer in need of help even if you had to urinate on yourself. Cut out your break period anything one will better yield to the 10 foot rule. Now back to termination and the hours that have led to years of unemployment. I was not allowed to serve my probation of 30 days and I was not allowed to get the training that I requested nor the transfer. ~~Kenneth~~ also was told, and again the knowledge that I have a disability and I seek an accommodation to help me in my compliance to obtain the 10 rings per minute was denied. However Mr. Newton, dismiss my presence and sent me to Tracy who was preparing the probation order.

I was allowed to read, sign and make my comments and in written form I again made my disability, need for training, and need for accommodation known on paper and where I believe would not be denied. But Mr. Newton again denied all of my requests. I was denied in several areas. There was no accommodation on the job, I was discriminated against related

9 insulted & turned away without my salary  
vacation pay, other benefits due to me.  
The slave trade again is proven  
in that Kmart worked me and did not  
pay me even though I asked the Human Resource  
Manager to get my salary straightened out  
for she was paying me far less than was  
due to me and could not take it for it  
would show my satisfaction had I taken it.

I ask Atty. Patten for my salary he referred  
me to the Department of Labor and got not a  
result for my charge was still pending.

But the bottom line is Kmart still owes  
me and I am not a slave I was born a  
free person and Slavery has long been over.

I would appreciate any help you can give  
even to support my efforts to claim  
my rights as a person with a qualified  
Disability for I am about to make an  
appeal to the 3rd Circuit Court.

Respectfully Submitted  
by Theresa Bartlette  
Plaintiff and Prose