

continue subjecting the sub class to the same violations of federal anti

pr4vided

control of the City and/or the County to issue citations where appropriate and to use the ‘walk through procedures,’ rather than incarcerating individuals, where appropriate.” *Id.*, p. 5. APD officers continue to make warrantless arrests of sub class members, i

ADA And The Rehabilitation Act That Were Alleged In The 1995 Complaint In Intervention.

In the Tenth Circuit, it has long been established that claims that fall within the scope of

In three class actions, the Tenth Circuit has ruled that issues that

including [B. A.]

scenario

people with mental disabilities in order to avoid undue financial hardship. BEFORE

