

On September 8, 2004, the Seizentskirch-Mareuil, No. 22-6657, 2004 U.S. App'n Ex. 151-8940 (Sept. 8, 2004).

The district court initially dismissed the ADA claim on the grounds that Title II claims could only be brought

For one example, the state claimed that the plaintiff would not receive private duty nursing in any institution.

Although a state is not obliged to create entirely new services or to otherwise alter the substance of the