

86-1088

Canton v Harris

'1983 libel for police's failure to provide med care to emotionally or psych upset arrestee who tripped over handcuffs

Suit vs city, officials, police

City says state personal S b taken to hospital but

Testi to shift commander had sole discretion on pers absent

NOE v any training

Jury found negt unres domed med atten & ga had a cell  
cb + 1/2 + meters but Rk on other geds. for a NT

It had prove lack v training was grossly negli as to recruit in court trial

then a pol v lcty shift commander decide to refer, but w/ no training

Des - need a stan v delib indifference - spec train v use

officers found  
not delib

I use DIG on +

A DIG. No objection to + meters on grass way; only on R. Superior

We ∴ no argmt on issue def for the in cert jcti

B Results. For a scoldat thin for libel.

In Kuba, 4 in des (O-W-P-C<sup>R</sup>)'s failure to train had to = delib unres  
or reckles disregard, before libel may b found.

Grass negl in fact + train police adequately is all that is nec

DIG on +

6 Nov 88