From: VolusiaExposed <<u>volusiaexposed@cfl.rr.com</u>>
To: "Davidson, Gary" <<u>GDavidson@vcso.us</u>>
Cc: "Haught, Brandon" <<u>BHaught@vcso.us</u>>
Bcc: REDACTED
Subject: RE: Capt. Newman PRR
Date: Mon, 10 Dec 2012 12:38:18 -0500

Gary:

We would like to amend / expand our PRR to include the following:

As per the ROI - Capt. Bonnevier received a Oct. 22, 2012 email from FBI Unit Chief Greg Cappetta - we would like a copy of that particular email, to include the header page of the email - email addresses, email subject..etc.

We would like a copy of ALL recorded interviews with Newman during the VCSO investigative process (audio / visual format preferred) (as are required by Florida Statutes 112.532 (g) - "<u>The</u> formal interrogation of a law enforcement officer or correctional officer, including all recess periods, must be recorded on audio tape, or otherwise preserved in such a manner as to allow a transcript to be prepared, and there shall be no unrecorded questions or statements. Upon the request of the interrogated officer, a copy of any recording of the interrogation session must be made available to the interrogated officer no later than 72 hours, excluding holidays and weekends, following said interrogation.)

http://www.leg.state.fl.us/statutes/index.cfm? App_mode=Display_Statute&Search_String=&URL=0100-0199/0112/Sections/0112.532.html

Questions: (on the record)

1. Since Newman states medical / emotional concerns as a possible rationale for her apparent failures and conduct - was she required to take a fitness for duty physical / evaluation prior to returning to duty? If yes, do you have any documentation to support that she was required to do such (Copy requested) - If she was not required, why?

2. Does the Sheriff have any concerns that Newman was exercising this type of misjudgment while also being questioned / investigated regarding the previous fraternization investigation (August 2012)?

3. The received documents indicates that the NA started on Sunday, July 15, 2012 - the NA is a 10 week long program, therefore, it would appear that the NA would have been complete on or around September 22-23, 2012. When did the VCSO become aware that Newman did not complete the NA, and how (via Newman, via the FBI......)?

4. Did Capt. Bonnevier (or any other member of the internal affairs team) attempt to / or make contact with Mr. Turner or his roommate, in an attempt to vet out the allegations that Newman denies in the ROI, to include, but not limited to, that she slept with Mr. Turner and that the room was not reconfigured? If not, why? (*F.S. 112.532(d) - "All identifiable witnesses shall be interviewed, whenever possible, prior to the beginning of the investigative interview of the accused officer."* http://www.leg.state.fl.us/statutes/index.cfm? App mode=Display Statute&Search String=&URL=0100-0199/0112/Sections/0112.532.html

<u>App_mode=Display_Statute&Search_String=&URL=0100-0199/0112/Sections/0112.</u>

Thanks

VX

VolusiaExposed.Com volusiaexposed@cfl.rr.com

On Mon, 2012-12-10 at 11:06 -0500, Davidson, Gary wrote:

The Michelle Newman IA has been concluded. Accordingly, I have attached the ROI and documentation received from the FBI Academy as requested.

Gary