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Bcc:
Subject: RE: SVAA & VCSO
Date: Wed, 18 Jan 2012 09:02:02 -0500

I anticipated that rationale, and I actually agree with the decision to call in FDLE to avoid "any appearance of a conflict". I am just wondering why the same rationale was not used in regards to several suspicious inmate deaths at the Volusia County jail. I define "suspicious deaths" as deaths having falsified documents attached to them.

Further, given the additional fact that the VCSO investigations into those deaths have an additional possible conflict of interest attached.

Nancye Jones handles allot of the litigation coming out of the jail and Major Robert Jones supervises the VCSO investigators that conducted the death investigations. (husband and wife)

Finally, let us recall the fact that in the September 2009 in-custody death of Inmate Veira - VCSO Investigator Campanella initially documents inconsistencies between Veira's body (state of rigor mortis) and the officers' last documented interactions with Veira. However, Campanella never addresses those inconsistencies in his final report.

It would appear to be prudent, that given the aforementioned conflict of interest, coupled with the fact that the Medical Examiner's office is a county office, and not a State office, that Volusia County would desire to avoid the same appearance of a conflict, as it now apparently desires to do in the SVAA situation.

FYI - VolusiaExposed is exploring the possibility of doing an article that addresses that contradiction (SVAA - FDLE / Jail deaths - VCSO).

Thank You for your response.

VX