From: Michelle Kennedy < <u>michelle.kennedy@flcourts18.org</u>> **To:** VolusiaExposed.Com < <u>volusiaexposed@cfl.rr.com</u>>

Cc: joelchandler@fogwatch.org < joelchandler@fogwatch.org>

Subject: RE: PRR - Court Room Video - State v. Lloyd

Date: Mon, 24 Sep 2018 20:52:38 +0000 (09/24/2018 04:52:38 PM)

KENNEDY - Again I'm asking if you would like to call me to discuss your situation. Your camera privileges were revoked due to your violation of the Florida Statutes when you posted video that publicized the name of an underage sexual assault victim.

(**VolusiaExposed Insert** - the above reference is the September 2017 case in front of Judge Dugan. He did ban our camera from this case - but only from this case. **AND the** Clerk of the Court officials posted the underage sexual assault victim's name within their Internet site of BrevardClerk.us.)

KENNEDY - You chose not to appear at a contempt hearing on this matter.

(**VolusiaExposed Insert** – it was **NOT** a "contempt hearing" - if it was - our attendance would have been mandatory. The hearing was to determine whether our camera was to be banned. We had secured the video we wanted (math teacher, police officer, another school official) – and had another media event to attend to that day.) We do intend to use those videos – and the court transcripts – in a pending article on that particular case – as it continues to proceed through the courts.

Our pending article will address the bravery of a school math teach and a female police officer – as they ignored DCF regulations (the law) and asked the child victim had her step-dad sexually approached her. Absent their bravery of asking the child - the step dad - a former Brevard County deputy sheriff, and a ranking Brevard County attorney may have never been prosecuted for his sex crimes. We suspect that Brevard County law enforcement authorities would have provided cover for the step dad - as appears to be the case in the Dana Delaney Loyd prosecution.)

KENNEDY - In previous emails, I have asked you to address this and give me assurances that you have put measures in place to prevent this type of violation from happening again. I have advocated for Volusia Exposed in the past as I understand that you should have the same rights as traditional media.

(**VolusiaExposed Insert** - Kennedy is just the Public Information Officer for the 18th Judicial Circuit. While she may wish to advocate that our publication "should have the same rights as traditional media" - she will be swimming upstream while advocating in

a Court, whereas at least one circuit judge has used the terms of "fake news" and "yellow journalist" to describe non-traditional media. - see Loyd's April 6, 2017 sentencing videos - our May 15, 2017 article) http://volusiaexposed.com/highprofile/defenseofdanadelaney12.html

KENNEDY - But with these rights come responsibilities. If one of our local TV stations had done this, we would have had an immediate apology and the reporter or producer responsible would have been reprimanded, possibly even fired.

(**VolusiaExposed Insert** – If the 18th Judicial Circuit REALLY wanted to grant non-traditional media outlets with the same rights they grant traditional media outlets – then we (VolusiaExposed.Com) would imagine that had Judge Lemonidis illegal impounded an traditional media reporter's press notes OR without proper due process banned a traditional media outlet's camera – that Judge Lemonidis would have been reprimanded – or possibly referred to the Florida Judicial Qualifications Committee.

As we see it – here is the truth – the 18th Judicial Circuit is being less than truthful when they alleged that they wish to treat non-traditional and traditional media the same – just as they are less than truthful on why they criminal prosecuted Dana Loyd – a member of the non-traditional media. They (18th Judicial Circuit) will said they prosecuted her because of a false call to the Florida Abuse Hotline – but we challenge our readers to watch the trial videos – and they will discover that the prosecution was very much more about her media reporting – regarding their failure to investigation allegations of child sexual abuse.)

KENNEDY - Attached is a copy of a DCR request form you have submitted in the past.

Michelle Kennedy 321-637-5355 Administrative Services Manager/PIO Harry T. & Harriette V. Moore Justice Center 2825 Judge Fran Jamieson Way Viera, FL 32940