

**From:** VolusiaExposed.Com <[volusiaexposed@cfl.rr.com](mailto:volusiaexposed@cfl.rr.com)>

**To:** [jmagley@volusia.org](mailto:jmagley@volusia.org)

**Cc:** [dvanis@volusia.org](mailto:dvanis@volusia.org), [bwendland@volusia.org](mailto:bwendland@volusia.org)

**Bcc:** REDACTED

**Subject:** Status - Officer Joseph Coleman Investigation

**Date:** Tue, 17 Apr 2018 10:59:46 -0400

Joanne / Capt. Vanis:

Has Volusia County completed the internal affairs investigation on Officer Coleman?

Per our understanding of Florida law - the documents attached to Coleman's investigation are exempted from public record release as long as the agency's investigation "is continuing with a reasonable, good faith anticipation that an administrative finding will be made in the foreseeable future." (F.S. 112.533)

1. Court records indicate that the State Attorney opted not to prosecute Coleman.
2. Coleman has resigned - some time ago - per an available CJSTC 61 / 61A form - filed by VCDC
3. In the past - VolusiaExposed.Com has been advised by county officials that their IA investigation on this matter continues.
4. Recently - VolusiaExposed.Com has made several email inquires on the status of this IA investigation - with no response being given by the county.

SO, has the county completed this IA investigation (Coleman) - if so - PRR for the IA summary report - if not completed - can we get a "good faith" acknowledgement that the investigation continues?

Nixon didn't resign over the Watergate break in - he resigned over the Watergate cover-up..... slowly the handling of this IA investigation is becoming more interesting than the alleged events that sparked the investigation.

Regards,

VolusiaExposed.Com

F.S. 122.533 ..... (b) This subsection does not apply to any public record which is exempt from public disclosure pursuant to chapter 119. For the purposes of this subsection, an investigation shall be considered active as long as it is continuing with a reasonable, good faith anticipation that an administrative finding will be made in the foreseeable future. An investigation shall be presumed to be inactive if no finding is made within 45 days after the complaint is filed.

<http://www.myfloridalegal.com/ago.nsf/Opinions/AD74A8097E936D1C8525699A00698E19>