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Subject: Questions - Loyd's Arrest

Date: Mon, 26 Oct 2015 10:35:35 -0400

David Jacobs
PIO - BCSO

Mr. Jacobs:

First – thank you for providing me with your email address.

VolusiaExposed.Com is currently working on a follow-up article - regarding the arrest by BCSO of Dana Delaney Loyd – the Chief Editor of BrevardsBestNews.Com

<http://volusiaexposed.com/highprofile/defenseofdanadelaney.html>

Much of the supportive documentation for our pending article has been uploaded to the following weblink.

<http://volusiaexposed.com/highprofile/defenseofdanadelaney2.html>

Our first series of questions centers on the recently completed BCSO Trevor Doss report.

On page 1 of the report – the BCSO indicate that the reporting party was “anonymous”. The Doss report also indicates that the investigation was started on July 6, 2015 & completed on August 25, 2015.

I have obtained supportive documentation (not yet uploaded to the pending article's web page) that appears to support that Loyd and Sheriff Wayne Ivey engaged in both phone conversation(s) and text(s) on July 5th – apparently in regards to the Doss allegations. In short – the documents tend to support that Dana Loyd was the “anonymous” source in the Doss manner.

Questions: Was Dana Loyd the anonymous source in the Doss matter? If so – why does the investigative report indicate that the source was anonymous – when it was Loyd? We (VolusiaExposed) would imagine that the correctional officers under investigation had the RIGHT to know the identity of the complainant (F.S. 112)

On page 13 of the Doss report – the report states the Dana Loyd called “someone” regarding the allegations surrounding the alleged treatment of Inmate Doss. Was that someone – Sheriff Wayne Ivey? If so – why was that

fact not incorporated into the Doss report?

Our second series of questions centers on the Brevard County bail bond schedule. From our understanding of the bail schedule – Dana Loyd's bail bond should have been approximately \$2500 – and not the \$10,500 it was. Why was her bond so much higher than the bail schedule.

The Eighth Amendment to the U.S. Constitution covers reasonable bail and cruel and unusual punishment.

<http://system.uslegal.com/u-s-constitution/amendment-viii-excess-bail-or-fines-cruel-and-unusual-punishment-1791/>

Therefore, we (VolusiaExposed) hope you see the irony - that the Doss matter alleges that the BCSO was engaging in cruel and unusual punishment AND the Loyd matter appears to have been assigned an excessive bail amount .

Your explanation on how Loyd's bail bond was NOT excessive would be welcomed and highly encouraged. If we (VolusiaExposed) can be assured that the BCSO did not violate the 8th Amendment in assigning Loyd a \$10,500 bond – we might be more inclined to accept the Doss report at face value.

Absent such assurances – we may develop an opinion that the BCSO has little regard for the 8th Amendment. Such would be significance - given the allegations currently under investigation by Florida State officials that a Brevard County Circuit judge has little regard for the 6th Amendment.

http://jweb.flcourts.org/pls/docket/ds_docket?p_caseyear=2014&p_casenumbe=1582

Our third series of questions centers on the Loyd arrest report / investigation.

While it is alleged by the BCSO that Loyd made the alleged false report to DCF in late April 2015. The available reports appear to support that the criminal investigation against Loyd did not become actively HOT until early July 2015 – after Loyd had advised Sheriff Ivey of her concerns regarding Inmate Doss' jail treatment.

Absent any clarification from your office – VolusiaExposed intends to explore whether Loyd's August 28, 2015 arrest (three days after the closing of the Doss investigation) was a retaliatory action against both Dana & Chris Loyd for their refusal to ignore the alleged abuse of

Inmate Doss.

The BCSO's refusal to acknowledge Loyd as the complainant in the Doss report – goes to further support our position that Loyd's arrest was a BCSO retaliatory strike.

We (VolusiaExposed) welcome any explanations your office can provide to negate our suspicions.

Our fourth series of questions (observation). While Brevard County officials appear to be keenly aware that Loyd is the spouse of a then Brevard County deputy – it has been noted that her personal information (DOB, address, phone number) were not redacted by officials prior to public record release. (F.S. 119 exemption)

We (VolusiaExposed) are left wondering if such was done to forward any BCSO / SA retaliatory agenda against the Loyds? Any explanation your office can provide would be welcomed and highly encouraged.

We anticipate posting our updated article in late October or early November.

Regards;

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"First they ignore you, then they laugh at you, then they fight you, then you win." - Mahatma Gandhi