

**VOLUSIA COUNTY SHERIFF'S OFFICE
INTERNAL AFFAIRS**

REPORT OF INVESTIGATION

REPORT NUMBER: IA-16-014

PERIOD COVERED: November 20, 2016
DATE REPORTED: November 21, 2016
SUBJECT(S) NAME: Deputy Matthew Tremblay #6930
INVESTIGATING OFFICER: Sergeant Justin G. Sawicki #7179

BASIS FOR INVESTIGATION:

On November 20, 2016, Deputy Matthew Tremblay was off duty at his residence in Orange City, FL. He and his wife ([REDACTED] Tremblay) began to argue over a tape measure and the argument allegedly turned physical when Deputy Tremblay grabbed Mrs. Tremblay by the left wrist. District Six deputies were summoned to the scene by Mrs. Tremblay. After completing a domestic violence investigation, Deputy Tremblay was placed under arrest and charged with Battery Touch/Strike (Domestic Violence).

Chief Deputy Eric J. Dietrich assigned the case for investigation by the Internal Affairs Unit. The incident is referenced by VCSO incident number: 160029455 and is attached and made part of this investigation. (See Tab – C)

OFFENSE(S):

Volusia County Merit System Rules and Regulations 86-453 *These violations may be sufficient grounds for disciplinary action ranging from oral reprimand to dismissal, depending on the seriousness of the offense and other circumstances related to the situation:*

- (8) Criminal, dishonest, or other conduct, which interferes with effective job performance or has an adverse effect on the efficiency of County service.

(12) Knowingly giving false statements to supervisors, other officials, or to the public.

(13) Any conduct, on or off duty that reflects unfavorably on the County as an employer.

(21) Any other conduct or action of such seriousness that disciplinary action is considered warranted.

26.2.129 Misdemeanor Injurious to the Department - Department personnel shall adhere to all federal, state and local laws and shall not commit any act or crime defined as a misdemeanor, first or second degree, whether chargeable or not, which brings discredit upon the Department or otherwise impairs the operation and efficiency of the Sheriff's Office and/or which is likely to impair the ability of personnel concerned to perform assigned duties. *(Violation subject to dismissal)*

INVESTIGATIVE SUMMARY:

On November 20, 2016, Chief Deputy Eric J. Dietrich assigned the above-described incident to the Internal Affairs Unit for investigation. This report details the investigation conducted by Sergeant Justin Sawicki.

On November 21, 2016, Sergeant Sawicki and Detective James Gabriel served Deputy Matthew Tremblay with a Notice of Internal Investigation at the Volusia County Branch Jail (VCBJ) in Daytona Beach, FL. Deputy Tremblay was provided with a copy of the law enforcement officer bill of rights. *(See Tab – B for Official Correspondence)*

Sergeant Sawicki reviewed the original incident report completed by Deputy Justin Martir, the following is a summary of the incident report:

On Sunday, November 20, 2016, at approximately 1358 hours, District Six deputies were dispatched to [REDACTED] in Orange City (The Tremblay residence) for a domestic disturbance.

Upon arrival Deputy Martir made contact with Mrs. Tremblay. Mrs. Tremblay informed Deputy

Martir she and her husband (Deputy Tremblay) were inside the residence and the two began to argue over a tape measure. According to Mrs. Tremblay, the two started to escalate the incident by raising their voices during the argument. Deputy Tremblay walked outside of the residence to the garage/driveway area of the property while Mrs. Tremblay remained inside. Mrs. Tremblay then heard the horn of one of the vehicles in the driveway. She proceeded outside to determine why the horn was sounding. At this point the argument between Deputy Tremblay and Mrs. Tremblay continued. Mrs. Tremblay instructed Deputy Tremblay to leave the residence and he declined. After he refused to leave, Deputy Tremblay threw a set of car keys toward Mrs. Tremblay. Sometime during the argument Deputy Tremblay allegedly spat on Mrs. Tremblay, initially she believed it to be intentional; however, Deputy Tremblay apologized and stated it was accidental and the apology was accepted. The two continued to argue in close quarters. Mrs. Tremblay stated she began to back up with her hands in the air and while doing so Deputy Tremblay grabbed her left wrist and “*twisted it back hard enough to hold her in place.*” [REDACTED] [REDACTED] Deputy Tremblay released her and ultimately calmed down.

Deputy Martir then made contact with Deputy Tremblay. He confirmed the couple was having an argument over renovations and a tape measure. Deputy Tremblay stated he walked outside during the argument to clean out a vehicle in the driveway. While Deputy Tremblay was outside he accidentally set off the vehicle’s anti-theft device at which point Mrs. Tremblay exited the residence and engaged him in an argument. Deputy Tremblay informed Deputy Martir he walked into the garage and Mrs. Tremblay followed. As the two continued to argue in the garage, Mrs. Tremblay raised her arm as if to strike Deputy Tremblay, thus he grabbed Mrs. Tremblay by the left wrist. He informed Deputy Martir that “...in hindsight, Lisa Tremblay probably was not going to hit him, but was flailing her arms around due to the level of arguing.”

Both parties completed sworn written statements pertaining to the incident. Deputy Martir observed slight swelling to Mrs. Tremblay’s left wrist and took digital photographs to memorialize the slight injury.

Due to the totality of the circumstances deputies determined Deputy Tremblay to be the primary aggressor, thus he was placed under arrest for Battery – Touch/Strike (Domestic Violence). (*See Tab – C for Deputy Martir’s incident report and charging affidavit*)

Sergeant Sawicki reviewed Deputy Martin’s and Sergeant Genovese’s supplemental reports. The reports were consistent with Deputy Martir’s original report and charging affidavit. However, in Sergeant Genovese’s report it indicates that when Deputy Tremblay was placed under arrest he began to make spontaneous statements. Sergeant Genovese wrote “...*he had not told deputies that his wife had pushed him twice during the incident prior to him grabbing her, as he did not want to see her arrested.*”

On February 13, 2017, Sergeant Sawicki was provided with a Judgment and Sentence Form regarding Deputy Tremblay’s criminal court case. The form indicated Deputy Tremblay successfully completed a Deferred Prosecution Agreement (DPA), thus the State Attorney’s Office (SAO) will not be filing charges on Deputy Tremblay and the court case was dismissed. The form was completed on February 09, 2017. (*See Tab – J for Judgment and Sentence Form*)

Sergeant Sawicki reviewed the 911 call [REDACTED] the following is a summary of the call:

[REDACTED] advised the call-taker that [REDACTED] had just grabbed and pushed her. The call-taker confirms [REDACTED]’s location and [REDACTED] stated her wrist was sore and swollen from being grabbed. The call-taker received information such as names and a clothing description of Deputy Tremblay. [REDACTED] advised the call-taker that Deputy Tremblay apologized and “...*you don’t have to send anybody*” as everyone calmed down.

When asked if this has ever happened before, [REDACTED] stated that he (Deputy Tremblay) “*loses his temper all the time.*” The call-taker confirms [REDACTED]’s telephone number and the call is concluded.

Deputy Justin Martir

On February 16, 2017, Sergeant Sawicki conducted a sworn recorded interview with Deputy Justin Martir at the VCSO District Six Substation in Debary, FL. The following is a summary of that interview:

Deputy Martir has been employed with the VCSO for ten years. Deputy Martir is currently assigned to District Six Patrol and is a Field Training Officer (FTO).

Deputy Martir confirmed he was on duty on November 20, 2016, and responded to the Tremblay residence for a domestic disturbance. Deputy Martir stated he made contact with Mrs. Tremblay when he arrived at the residence. Mrs. Tremblay informed the deputy that, "*she and her husband, Matthew got into a verbal argument over a tape measure.*" The argument then turned physical when Deputy Tremblay grabbed Mrs. Tremblay's left wrist.

According to Deputy Martir, he was informed by Mrs. Tremblay the physical contact (the grabbing of her wrist) occurred in the garage of the residence. Deputy Martir was asked if there were any other allegations of unwanted physical contact and he stated, "*No. Not that I can recall. I believe she said it was just a very heated argument between the two of them over this tape measure and then when they were in the garage he grabbed it; he tried grabbing the tape measure from her wrist.*" Deputy Martir described Mrs. Tremblay's demeanor during their interaction as "*..she appeared upset but she was overall calm.*"

Contact was made with Deputy Tremblay by Deputy Martir. Deputy Tremblay informed the deputy he and his wife were arguing over a tape measure. Deputy Tremblay wanted the tape measure from Mrs. Tremblay and she refused to give it to him (Deputy Tremblay).

According to Deputy Martir, initially Deputy Tremblay did not admit to grabbing Mrs. Tremblay by the wrist. He (Deputy Tremblay) claimed the argument was all verbal and nothing physical occurred. When deputies confronted Deputy Tremblay about the allegation his wife made

regarding the wrist grabbing, Deputy Tremblay then admitted to grabbing his wife's wrist.

Deputy Martir was asked about the throwing of the car keys and alleged spitting. Deputy Martir stated his investigation did not reveal sufficient probable cause to believe that Deputy Tremblay intentionally attempted to strike Mrs. Tremblay with the keys, nor did he intentionally spat on her face.

It was confirmed by Deputy Martir that Mrs. Tremblay had slight swelling on her left wrist and he photographed the injury.

The details regarding this incident were relayed to Sergeant Genovese and the decision was ultimately made to place Deputy Tremblay under arrest. Once Deputy Tremblay was placed under arrest by Deputy Martir, he (Deputy Tremblay) informed deputies he had not divulged that he was struck by Mrs. Tremblay. According to Deputy Martir, Deputy Tremblay did not comment any further on the incident while in his (Deputy Martir's) presence. Deputy Martir stated he did not transport Deputy Tremblay, nor did he have any other contact with him regarding the incident.

(See Tab – E for Official Transcript)

Deputy Gary Martin

On February 16, 2017, Sergeant Sawicki conducted a sworn recorded interview with Deputy Gary Martin at the VCSO District Six Substation in DeBary, FL. The following is a summary of that interview:

Deputy Martin has been employed with the VCSO for 13 years and is currently assigned to District Six Patrol.

Deputy Martin confirmed he was on duty on November 20, 2016, and responded to the Tremblay

residence for a domestic disturbance along with Deputy Martir and Sergeant Genovese. Upon arrival Deputy Martin stated the demeanor of both Tremblay's appeared to be "...kind of nervous. Not so much angry at this point but kind of upset looking like they were arguing and they seemed pretty stressed out that we were on-scene." Contact was first made with Deputy Tremblay by Deputy Martin. He (Deputy Martin) was informed by Deputy Tremblay, that he and Mrs. Tremblay were working in a bedroom of the residence and the couple began to argue over a tape measure. Mrs. Tremblay did not want to give Deputy Tremblay the tape measure and he attempted to gain possession of the tape measure from her; however, she refused.

Deputy Martin was asked if Deputy Tremblay made any accusations of physical violence against his wife. Deputy Martin stated "*Not initially no. Not until after he was handcuffed.*" Deputy Martin could not recall if he was informed about Deputy Tremblay throwing car keys at Mrs. Tremblay; however, he stated he was informed of the allegation of Deputy Tremblay spitting in Mrs. Tremblay's face. Deputy Martin stated he did not believe Deputy Tremblay intentionally spat in her face, rather it was accidental while the couple argued.

According to Deputy Martin, Deputy Tremblay initially wanted "*...to give the perception, I think that there was no physical violence.*" However, Deputy Tremblay later in the interview did admit to grabbing Mrs. Tremblay by the left wrist.

An interview of Mrs. Tremblay was not completed by Deputy Martin regarding the incident. He stated he only made contact with her while she was completing required paperwork for the incident.

Deputy Martin stated the decision to place Deputy Tremblay under arrest was made by Deputy Martir and Sergeant Genovese. Once Deputy Tremblay was secured in handcuffs Deputy Martin stated his (Deputy Tremblay's) demeanor changed:

"He was definitely upset at that point. I guess the course of the investigation had gone against him I'd guess I'd say. And once he was handcuffed he started

saying that you know I didn't put this in my statement. I didn't want any trouble kind of thing but she pushed him and then he went into how while they were outside she was pushing him and that's when he grabbed her wrist just to keep her from; initially he said I guess she was moving her hands about like she was gonna hit him but he was saying that I don't think she was really gonna hit me but I grabbed her hand and that's when she reached into her pocket into her other hand and pulled the phone out and told him I'm calling 9-1-1 and that's when he released her so yeah at that point after he got arrested essentially with handcuffs on, he was changing his story. Adding more information that you know before I grabbed her she pushed me."

(See Tab – F for Official Transcript)

Sergeant Daniel Genovese

On February 16, 2017, Sergeant Sawicki conducted a sworn recorded interview with Sergeant Daniel Genovese at the VCSO District Six Substation in Debary, FL. The following is a summary of that interview:

Sergeant Genovese has been employed with the VCSO for 24 years. Sergeant Genovese is currently a shift supervisor in District Six Patrol.

Sergeant Genovese confirmed he was on duty on November 20, 2016, and responded to the Tremblay residence for a domestic disturbance. Sergeant Genovese stated he briefly spoke with Mrs. Tremblay in front of the residence when he arrived. Mrs. Tremblay informed the sergeant she and Deputy Tremblay had gotten into an argument and during the argument he (Deputy Tremblay) grabbed her by the wrist and twisted it behind her. Sergeant Genovese stated he did not recall viewing the swelling to Mrs. Tremblay's wrist.

Deputy Martir briefed Sergeant Genovese on the incident. Sergeant Genovese described that briefing as follows:

“Initially he had told the deputies that no physical contact had occurred at all. He then changed his story and it became he did grab her arm but he did so in response to a belief that he thought he was about to be struck by her. He then kind of, I don’t want to say changed his story, but then he basically said in hindsight he didn’t believe that she was going to batter him.”

The sergeant stated he did not have contact with Deputy Tremblay until he was placed under arrest by Deputy Martir. Sergeant Genovese stated after Deputy Tremblay was placed under arrest he (Deputy Tremblay) stated that Mrs. Tremblay was the primary aggressor. Deputy Tremblay informed the sergeant, she (Mrs. Tremblay) had “*shoved*” him at least once or twice and he did not inform the deputies, because he (Deputy Tremblay) did not want Mrs. Tremblay to go to jail. Deputy Tremblay was then transported by Deputy Martin from the scene.

Sergeant Genovese had no other involvement in the incident.

(See Tab – G for Official Transcript)

Mrs. [REDACTED] Tremblay

On February 17, 2017, Sergeant Sawicki conducted a sworn recorded telephone interview with Mrs. [REDACTED] Tremblay. The following is a summary of that interview:

Mrs. Tremblay confirmed on November 20, 2016, [REDACTED] a domestic disturbance between her and Deputy Tremblay. [REDACTED] Mrs. Tremblay stated Deputy Tremblay grabbed her wrist and would not let go. According to Mrs. Tremblay she

told him (Deputy Tremblay) to release her wrist several times and when he failed to release her wrist [REDACTED].

What led up to the physical violence was described by Mrs. Tremblay as “*several minutes*” of arguing in which Deputy Tremblay walked away from Mrs. Tremblay. As Deputy Tremblay was walking away from Mrs. Tremblay she made a comment and he turned around and approached her. Mrs. Tremblay then began to back up with her arms up and this is when Deputy Tremblay grabbed her by the left wrist.

Mrs. Tremblay was asked if Deputy Tremblay threw the car keys at her in an attempt to strike her. Mrs. Tremblay stated, “*I felt that he was throwing them to give possession but the throwing was out of frustration.*” Mrs. Tremblay confirmed she did not feel Deputy Tremblay was intending to strike her with the keys. Mrs. Tremblay was asked about Deputy Tremblay spitting in her face. She stated initially she felt it was intentional; however, when she confronted Deputy Tremblay about it he apologized and said it was accidental.

During her interview Mrs. Tremblay stated while the couple was outside arguing there were a few times Deputy Tremblay was yelling in her face and she pushed him away to gain distance between the two. Mrs. Tremblay stated after [REDACTED] Deputy Tremblay went inside the residence and she remained outside.

(See Tab – H for Official Transcript)

Deputy Matthew Tremblay

On February 24, 2017, Sergeant Sawicki and Detective Glen Bennett conducted a sworn recorded interview with Deputy Matthew Tremblay at the Sheriff’s administrative offices in DeLand, FL. The following is a summary of that interview:

Deputy Tremblay has been employed with the VCSO for 12 years. Deputy Tremblay is assigned to the District Four Traffic Unit in Deltona.

Deputy Tremblay confirmed he was off duty on November 20, 2016, and deputies were called to his residence for a domestic disturbance between him and his wife (Mrs. Tremblay). Deputy [REDACTED] Deputy Tremblay stated he and Mrs. Tremblay were discussing renovations to be completed inside of their shared residence. Deputy Tremblay stated he retrieved a measuring tape from the garage. As Deputy Tremblay was coming back into the residence, Mrs. Tremblay diverted his attention to a different room in the residence and the couple proceeded to take measurements. Mrs. Tremblay at this point was holding the measuring tape and speaking to Deputy Tremblay's daughter. While Mrs. Tremblay was speaking to the daughter Deputy Tremblay attempted to retrieve the tape measure from her (Mrs. Tremblay's) possession, so he could complete measurements in another room. When Deputy Tremblay reached to gain possession of the tape measure, Mrs. Tremblay refused to release it to Deputy Tremblay. Deputy Tremblay did not take any other action to try and take possession of the tape measure.

A few moments later Mrs. Tremblay provided Deputy Tremblay with the tape measure. Once he had the tape measure Deputy Tremblay entered the master bedroom to take measurements. Mrs. Tremblay followed and began an argument regarding why Deputy Tremblay was attempting to take the tape measure from her possession. Deputy Tremblay stated he sat on the bed as the couple began to argue. Deputy Tremblay then stood up from the bed and Mrs. Tremblay pushed him, at this point Deputy Tremblay "*brushed*" by Mrs. Tremblay to exit the room. Deputy Tremblay walked outside to separate himself from the situation.

While outside Deputy Tremblay began to clean the interior of a vehicle. While cleaning the vehicle Deputy Tremblay accidentally set off the vehicle's anti-theft device. Mrs. Tremblay then exited the residence and another argument ensued.

Deputy Tremblay stated he went outside to avoid an argument and when Mrs. Tremblay

commenced the second argument outside he told her to, *“Go the fuck away. Leave me alone. This property is 14,000 square feet why do you insist on being in my personal three square feet of space.”* Deputy Tremblay admittedly stated he should not have made that comment to his wife.

Deputy Tremblay confirmed he did throw the car keys to Mrs. Tremblay out of frustration; however, he was attempting to place them into her possession not to strike her. After throwing the car keys, Deputy Tremblay began to walk away from Mrs. Tremblay at which point she made a *“smart comment.”* Deputy Tremblay took offense to the comment, turned around, and began to argue with her once more. The couple was in close quarters while yelling at one another and Deputy Tremblay accidentally, while yelling spat in Mrs. Tremblay’s face. Mrs. Tremblay accused him of intentionally spitting on her at which point he offered an apology and stated it was accidental, to which she accepted the apology.

Deputy Tremblay walked into the garage to inform his daughter that he was taking her for a ride away from the residence. When he turned around to walk out of the garage he was met by Mrs. Tremblay at the threshold of the garage. Deputy Tremblay told Mrs. Tremblay to never push him again, at which point according to Deputy Tremblay, Mrs. Tremblay approached him as if she were going to strike him. Deputy Tremblay perceived Mrs. Tremblay was going to hit him, because her arm was raised, so he grabbed her left wrist to prevent her from striking him. While Deputy Tremblay was holding Mrs. Tremblay by the wrist [REDACTED]

[REDACTED] Deputy Tremblay decided to remain at the residence to contact the responding deputies.

Deputy Tremblay was asked why he didn’t inform deputies that he had been pushed by Mrs. Tremblay. His response was as follows:

“Because I didn’t want her getting in trouble because she already pushed me once in the bedroom. Well she followed me in there to yell at me. She pushes me.”

I told her leave me alone. She refuses and at that point in the bedroom she shoved me so I left. So here I am I'm trying to separate us. Trying to diffuse this situation. [REDACTED] and I are outside and sure as shit she comes back out and just you know just reignites the fire. I was like dude I already got away from you once. Go away. And that's where I know I'm going to screw myself here. Had I told them that, had I told the deputies that on-scene I was convinced that she would have been going to jail and this is my wife."

Deputy Tremblay was asked why he didn't divulge his full accounts of what transpired until after he was placed under arrest and he stated:

"I guess at that point it was just like I don't know what I was thinking. It was just like well this didn't work out. I'm not trying to change it I mean because I already know the decision is made (referring to the arrest) but I'd just like, and I purposely, I purposely didn't say anything about her shoving me because I didn't want her to go to jail. Um, I don't know I guess I just wanted to get it off my chest that I was like I know I just fucked up because um I withheld information to try and keep her out of trouble. I did not have the foresight enough to think that not telling them what she had actually done was going to come back on me."

Deputy Tremblay was asked why he just didn't leave the residence when the argument started and he stated in the past during arguments he had left the residence to cool down. However, Mrs. Tremblay would constantly call or text him to keep the argument on going.

Detectives asked Deputy Tremblay about the final disposition of the court case. He stated the case was a "nolle pros" because he completed a Deferred Prosecution Agreement (DPA). Deputy Tremblay advised he completed anger management classes and counseling sessions with his daughter. Once he successfully completed the counselling the case was abandoned by the courts.

Deputy Tremblay was questioned if he felt he violated the below listed policies regarding this

investigation. The following are his responses to the alleged violations:

86-453 (8) Volusia County Merit System Rules and Regulations	Yes
86-453 (13) Volusia County Merit System Rules and Regulations	Yes
26.2.127 Misdemeanor Injurious to the Department	No

EXECUTIVE SUMMARY:

On November 20, 2016, Deputy Matthew Tremblay and his wife (Mrs. [REDACTED] Tremblay) engaged in an argument over a tape measure and renovations inside of their shared residence. According to Deputy Tremblay while inside of the residence Mrs. Tremblay pushed him, at which point he walked outside to avoid further escalation and Mrs. Tremblay remained inside.

While outside Deputy Tremblay accidentally set off a vehicle’s anti-theft device. This caused Mrs. Tremblay to exit the residence and the couple engaged in a subsequent argument. During the argument Mrs. Tremblay approached Deputy Tremblay aggressively and he perceived she was going to strike him as her arm was raised. Deputy Tremblay grabbed her by the left wrist to avoid being struck. While Deputy Tremblay was grabbing Mrs. Tremblay’s wrist, [REDACTED]

When deputies arrived on scene, Deputy Tremblay omitted pertinent details from his verbal and written statements. Initially he stated nothing physical had occurred; however, when he was confronted with Mrs. Tremblay’s allegations he admitted to grabbing her wrist.

During his interview with Internal Affairs, Deputy Tremblay stated he omitted these details, because he did not want his wife to go to jail. He didn’t realize that omitting this information would result in his arrest.

At the conclusion of the on scene deputies’ investigation, Deputy Tremblay was placed under arrest and charged with Battery – Touch/Strike (Domestic Violence).

On February 09, 2017, the court case against Deputy Tremblay was closed without prosecution, as he entered into and completed a Deferred Prosecution Agreement (DPA).

It should be noted, in her interview with Internal Affairs, Mrs. Tremblay stated she had pushed Deputy Tremblay several times, because he was too close to her.

At the conclusion of this investigation it was determined through testimonial evidence, that there was insufficient evidence to suggest Deputy Tremblay committed a battery upon Mrs. Tremblay. Mrs. Tremblay pushed Deputy Tremblay several times due to the couple's close physical proximity. During the argument in and around the garage Deputy Tremblay perceived Mrs. Tremblay was going to strike him, thus he grabbed her wrist. Deputy Tremblay omitted pertinent details when speaking to deputies in order to keep Mrs. Tremblay from being placed under arrest.

CONCLUSION:

On March 03, 2017, this investigation was presented to Sheriff Chitwood and Chief Deputy Creamer. After review, the Sheriff determined the violations of the below listed Department Standards Directives to be:

86-453 (8) Volusia County Merit System Rules and Regulations	Not Sustained
86-453 (12) Volusia County Merit System Rules and Regulations	Sustained
86-453 (13) Volusia County Merit System Rules and Regulations	Sustained
86-453 (21) Volusia County Merit System Rules and Regulations	Sustained
26.2.127 Misdemeanor Injurious to the Department	Not Sustained

On March 21, 2017, Sergeant Sawicki served Deputy Tremblay with an Intent to Suspend Letter at the VCSO Aviation building in DeLand, FL.

On March 21, 2017, Sergeant Sawicki received a signed letter from Deputy Tremblay indicating he wished to waive his right to a pre-disciplinary hearing and he took full responsibility for his actions on November 20, 2016.

On March 23, 2017, Deputy Tremblay was served a Final Suspension Letter at the VCSO Administrative Office in DeLand, FL. Deputy Tremblay was ordered to serve an eight hour suspension on March 24, 2017.

EXHIBITS:

- A. Report of Investigation
- B. Official Correspondence
- C. Complaint/Incident Reports/Charging Affidavit
- D. Administration of Oath/Perjury Warning
- E. Official Transcript of Deputy Justin Martir
- F. Official Transcript of Deputy Gary Martin
- G. Official Transcript of Sergeant Daniel Genovese
- H. Official Transcript of Mrs. [REDACTED] Tremblay
- I. Official Transcript of Deputy Matthew Tremblay
- J. Miscellaneous Documents
- K. Digital Media

WITNESSES:

Deputy Justin Martir
Volusia County Sheriff's Office
123 West Indiana Avenue
DeLand, FL
386-423-3301

Deputy Gary Martin
Volusia County Sheriff's Office
123 West Indiana Avenue
DeLand, FL
386-423-3301

Sergeant Daniel Genovese
Volusia County Sheriff's Office
123 West Indiana Avenue
DeLand, FL
386-423-3301

Mrs. [REDACTED] Tremblay
[REDACTED]
Orange City, FL
[REDACTED]

I, the undersigned, do hereby swear, under the penalty of perjury, that, to the best of my personal knowledge, information, and belief, I have not knowingly or willfully deprived, or allowed another to deprive, the suspect of the investigation of any rights contained in ss. 112.532 and 112.533, Florida Statutes.

INVESTIGATOR: [Signature] DATE: 03/24/17
Sergeant Justin G. Sawicki
Internal Affairs Investigator

APPROVED BY: [Signature] DATE: 03/24/17
Chief Deputy John W. Creamer
SHERIFF MICHAEL J. CHITWOOD
VOLUSIA COUNTY FLORIDA