Florida Department of Corrections



Office of the Inspector General

CRIMINAL INVESTIGATION INVESTIGATIVE ASSIST CASE # 16-14482





INVESTIGATIVE ASSIST SUMMARY REPORT

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Case Number: 16-14482

OIG Inspector: Senior Inspector Louis Cordova

Outside Agency: Florida Department of Law Enforcement

Outside Agency Investigator: Special Agent Travis Lawson

Date Assigned or Initiated: July 27, 2016

Complaint Against: N/A

Location of Incident - Institution/Facility/Office: Northwest Florida Reception Center

Complainant: Lieutenant William Jenkins

Outside Agency Case #: PE-37-0050

Use of Force Number: N/A

PREA Number: N/A

Classification of Incident: Inmate Death Investigation

Confidential Medical Information Included: X Yes No

Whistle-Blower Investigation: Yes X No

Chief Inspector General Case Number: N/A

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I. AUTHORITY

The Florida Department of Corrections, Office of the Inspector General, by designation of the Secretary and § 944.31, Florida Statutes, is authorized to conduct any criminal investigation that occurs on property owned or leased by the department or involves matters over which the department has jurisdiction.

The testimony references included in this report are summations of oral or written statements provided to inspectors. Statements contained herein do not necessarily represent complete or certified transcribed testimony, except as noted. Unless specifically indicated otherwise, all interviews with witnesses, complainants, and subjects were audio or video recorded.

II. METHODOLOGY

The investigation reviewed the derivations of the allegation advanced by the complainant. The scope of this investigation does not seek to specifically address tort(s), but violations of criminal statutes. The criterion used to evaluate each contention or allegation was limited to the following standard of analysis:

1. Did the subject's action or behavior violate Florida criminal statutes?

III. ANALYSIS

The standard and analysis in this investigation is predicated with the burden of proving any violation of law, established by probable cause. The evidence considered for analysis is confined to the facts and allegations stated or reasonably implied. The actions or behavior of the subject are presumed to be lawful and in compliance with the applicable Florida law, unless probable cause indicates the contrary.

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IV. DEFINITIONS

Unfounded:

Refers to a disposition of a criminal case for which probable cause does not exist to suggest the suspect's behavior or action occurred nor is an arrest or formal charge being initiated.

Closed by Arrest:

Refers to a disposition of a criminal case for which probable cause exists that an identified subject committed the offense and one for which an arrest or formal prosecution has been initiated.

Exceptionally Cleared:

Refers to a disposition of a criminal case for which probable cause exists that an identified suspect committed the offense, but one for which an arrest or formal charge is not initiated, or in the case of a death investigation, one for which no evidence exists that the death was the result of a crime or neglect.

Open-Inactive:

Refers to a disposition of a criminal case for which a criminal investigation commenced, but where evidence is insufficient to close as unfounded, closed by arrest, or exceptionally cleared.

Investigative Assist Closed

Refers to a disposition of an investigative assist, where the conduct being investigated by the outside agency did not concern allegations against a Department employee, contractor, inmate, offender, or other person either employed or under the supervision of the Department.

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V. PREDICATE

On July 27, 2016, the Department of Corrections Office of the Inspector General received notification Inmate Dan Sejour DC#W25418 had been pronounced deceased at Northwest Florida Reception Center (NWFRC) Main Unit after being found hanging in cell G1-204. Florida Department of Law Enforcement (FDLE) notification was made, and Senior Inspector Louis Cordova responded to NWFRC Main Unit on July 27, 2016, and provided investigative assistance to FDLE.

VI. SUMMARY OF INVESTIGATIVE FINDINGS

Based on the exhibits, witnesses' testimony, and the record as a whole, presented or available to the primary inspector, the following findings of facts were determined:

According to FDLE Special Agent Travis Lawson, on July 27, 2016, the Florida Department of Corrections contacted FDLE requesting investigative assistance in reference to the death of Inmate Sejour. On July 28, 2016, an autopsy (Medical Examiner's Case# 2016-MLA-0301) was conducted on Inmate Sejour by Dr. Jay Radtke, Medical Examiner in the Fourteenth Judicial Circuit, to determine the cause and manner of Inmate Sejour's death. Dr. Radtke ruled the death of Inmate Sejour as suicide

Investigator's Note: Senior Inspector Cordova reviewed the investigation completed by FDLE, and administrative issues were identified. The administrative issues identified were assigned to Inspector Janine Knight for administrative investigation in I.G. Case # 16-14482.

VII. CHARGES

There were no charges. Dr. Radtke ruled Inmate Sejour's death as a suicide

VIII. CONCLUSION

Based on the information gathered during FDLE Special Agent Travis Lawson's investigation, it is the recommendation of Senior Inspector Louis Cordova that the death of Inmate Sejour be termed as follows:

• Exceptionally Cleared

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