

* MEMORANDUM *

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To: Heather Robinson Investigations manager
OFFICE OF THE CHIEF INSPECTOR GENERAL

From: Ronald W. Clark Jr #812974
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Date: July 9, 2014

Subject: Chief Inspector General Case
#201406250002

On July 1, 2014 I received your correspondence dated June 25, 2014, responding to my June 2014 Formal Complaint on violations of HIPAA. Where you have referred it down to the Inspector General for the Florida Department of Corrections, Jeffrey T. Beasley. Unfortunately our inspectors, who are under Fla. Sta 944.31 is a waste of tax dollars, and a false facade, that's in place to make everything look as if we, FDOC inmates have a true watch dog.

Please see attached a Formal Complaint dated June 25, 2014 subject: Non-Compliance of 944.31 Inspector General's inspectors: Powers and duties. Where I'm trying to bring attention to the problems. The main one being, is the Office of the Inspector General is not an

outside entity of that of the Florida Dept. of Corrections. These institutional inspectors are former Correctional Officers. They have ties to the Administration, they are now investigating. The Office of the Inspector General, the Inspector General and the institutional inspectors, need to be an independent source, outside the influence, of the Florida Dept of Corrections. No former wardens, hired as Inspector General's, no Correctional Officers, hired as institutional inspectors. We need to break up "the Good ol' Boy system" remove the "CORRUPTION" from the Florida Dept of Corrections.

The FDOC has a history of being the Florida Dept of Corruption, secretary James V. Crosby Jr. one of the biggest criminals to ever work in the FDOC. Had the Office of the Inspector General been working as it was written Crosby would have been outed long before he ever made secretary. Being that he was investigated when formal complaints were lodged, by men, who he was over at one point and time, turning a blind eye to their criminal conduct they could not conduct a proper criminal investigation against Crosby and his Administration as required by 944.31 Fla. Sta.

So the illegal contracts, steroid abuse and sales, illegal use of inmate labor, stolen FDOC property, the softball games and illegal funding, assaults, falsified contracts and other documents only came to light because the FBI and other outside law enforcement

agencies got involved. Proof that 944.31 F.S. did not work then, and does not work now.

This is a beautiful law, it is designed to protect the tax payer's, and prisoners, from the likes, of James V. Crosby Jr and Allen Clark's of the world, but it does not work because it's bogged down in "The Good ol' Boy system." And until it's pulled out of the grips, of the Florida Dept of CORRUPTION, 944.31 F.S. will remain to be nothing more than a False Facade of pretty words.

We are over run with issues that need to be corrected, HIPAA violations, inadequate medical treatment, a Broken Grievance system, non-compliance of ACA standards, and until 944.31 is fixed, none of these other issues will be addressed.

I'm hoping you will try to address this by bringing it to the attention of those who have the power to pull 944.31 F.S. out of the hands of The Good ol' Boy system.

Thank you very much for your time and hopefully your help.

sincerely
and
Respectfully
submitted
Ronald W. Clark