

The Board of County Commissioners values your participation

Per County Commission public participation and decorum rules: The chairman will call the speakers, one by one, to the podium to be heard. Individuals may speak for up to a three minute time limit at the Chairman's discretion. Representatives of a group, who represent four or more individuals, who are present, have filled out the back of this card and waive their time to the person named below authorized to represent their organization or group may speak for a time limit up to 10 minutes at the Chairman's discretion.

☐ Citizens to be Heard ☐ Group Speaker ☐ Agenda Item ☐ Public Hearing Item ☐ Work Session Item
Agenda date
Agenda item number (NOT case number)
Support 🗆 Oppose 🗅 Undecided 🗅
Name: JAMES MCLYNAS
Address: 19501 GULF BLVD.
city: IMDIAM SHORES zip: 37788
Topic: Public REGROS
AMO THE SHORIFIE
Email: 1KAR GUY GYAHW. COM

10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 1:30 AM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy

Subject: Fw: Records Request PCSO-02241400019

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Deputy Kenneth L. Burroughs.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Date: Tuesday, December 16, 2014 8:50 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes.

James McLynas

On Tuesday, February 25, 2014 12:09 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,



Tammy T Driver
Pinellas County Sheriff's Office
Public Records Processing Unit

Pinellas County Sheriff's Office Public Records Processing Unit 10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 1:33 AM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy

Subject: Records Request PCSO-02241400020

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Deputy Robert G. Harmer.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 8:54 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 12:25 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,



Tammy T Driver

Pinellas County Sheriff's Office Public Records Processing Unit 10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Monday, February 24, 2014 1:37 AM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy

Subject: Records Request PCSO-02241400021

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Deputy Samuel Mitchem.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 8:55 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 12:37 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,



Tammy T Driver

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 8:56 PM

Ms. Driver.

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 12:48 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely.

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 1:40 AM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy

Subject: Records Request PCSO-02241400022

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Sgt. Christopher W. Metro.

Pinellas County Sheriff's Office Public Records Processing Unit 10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Monday, February 24, 2014 1:45 AM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy

Subject: Records Request PCSO-02241400023

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Deputy Brian T. Clark.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 8:57 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 1:52 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,



Tammy T Driver

records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Deputy Robert J. Wojciechowski.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 8:58 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 1:59 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy Driver

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Monday, February 24, 2014 1:50 AM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy

Subject: Records Request PCSO-02241300024

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint

10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 2:23 PM

To: Weschler, Tara; Driver, Tammy

Subject: Records Request PCSO-02241400025

At this time I am requesting the following records under Title X, Chapter 119 and the Florida Constitution:

The full names of all female Sergeants with the initials "S.C." that have worked for the Pinellas County Sheriff's office at any time over the last three years and what their current status with the department is.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 8:59 PM

Ms. Driver.

Cc:

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 2:07 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.



Tammy T Driver Pinellas County Sheriff's Office Public Records Processing Unit

From:

J Mclynn (karguy12@yahoo.com)

To:

tdriver@pcsonet.com;

Cc:

jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date:

Tuesday, December 16, 2014 9:00 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 2:14 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 10:27 PM To: Thomas Stefan; Weschler, Tara; Driver, Tammy Subject: Records Request PCSO-02241400028

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from January 1, 2014 through January 31, 2014.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:10 PM

Ms. Driver,

Cc:

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 9:44 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Monday, February 24, 2014 10:35 PM

To: Weschler, Tara; Driver, Tammy

Subject: Records Request PCSO-02241400029

On Monday, February 24, 2014 11:36 PM, J Mclynn < karguy 12@yahoo.com > wrote: At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from February 1, 2014 through February 28, 2014.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:12 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 10:38 PM To: Weschler, Tara; Driver, Tammy

Subject: Records Request PCSO-02241400030

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from December 1, 2013 through December 31, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:13 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:04 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you.

Sincerely,

Tammy T. Driver, Clerk V Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 10:40 PM To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie Subject: Records Request PCSO-02241400031

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from November 1, 2013 through November 30, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:02 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 2:25 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 10:45 PM At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from October 1, 2013 through October 31, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:03 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 2:34 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yanoo.com]
Sent: Monday, February 24, 2014 10:46 PM
To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie
Subject: Records Request PCSO-02241400032

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from August 1, 2013 through August 30, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:04 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Tuesday, February 25, 2014 2:42 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Monday, February 24, 2014 10:49 PM
To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie
Subject: Records Request PCSO-02241400033

To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie Subject: Records Request PCSO-02241400034

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from June 1, 2013 through June 31, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:06 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 6:19 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 10:54 PM To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie Subject: Records Request PCSO-02241400035

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from May 1, 2013 through May 30, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:08 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 8:43 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, February 24, 2014 10:56 PM **To:** Weschler, Tara; Driver, Tammy; Taaffe, Mollie **Subject:** Fw: Records Request PCSO-02241400036

On Monday, February 24, 2014 11:54 PM, J Mclynn < karguy12@yahoo.com > wrote:

At this time I am requesting under Title X, Chapter 119 and the Florida

Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri that mention James McLynas or any case McLynas is or has been involved with from June 1, 2013 through June 31, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:07 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 6:24 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 24, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Monday, February 24, 2014 11:00 PM

To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie Subject: Records Request PCSO-02251400037

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from John Tillia in Internal Affairs to anyone that mention James McLynas or any case McLynas is or has been involved with from January 1, 2014 through the current date.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:14 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

PCS0-02251400037

James McLynas

On Wednesday, February 26, 2014 10:17 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely.

Tammy T. Driver, Clerk V **Public Records Processing Unit**

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Tuesday, February 25, 2014 9:53 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from John Tillia in Internal Affairs to anyone that mention James McLynas or any case McLynas is or has been involved with from June 1, 2013 through December 31, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:15 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:25 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely.

Tammy T. Driver, Clerk V Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Tuesday, February 25, 2014 9:55 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from John Tillia in Internal Affairs to anyone that mention Deputy Sean Moran, Sgt. Michael Smalley or Timothy Virden from June 1, 2013 through December 31, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:24 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 11:30 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Tuesday, February 25, 2014 9:59 AM

On Tuesday, February 25, 2014 11:00 AM, J Mclynn < karguy12@yahoo.com > wrote: At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from John Tillia in Internal Affairs to anyone that mention Deputy Sean Moran, Sgt. Michael Smalley or Timothy Virden from January 1, 2014 through the present date.

Print

Subject: Re: Records Request PCSO-02251400040

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:18 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:32 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karquy12@yahoo.com] Sent: Tuesday, February 25, 2014 10:02 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from John Tillia in Internal Affairs to Robert Gualtieri from January 1, 2014 through the present date.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:19 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:37 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Tuesday, February 25, 2014 10:04 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri to anyone in the Internal Affairs Department from January 1, 2014 through the present date.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:20 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:40 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Tuesday, February 25, 2014 10:09 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri from or to anyone at the Child Protective Investigations unit from January 1, 2014 through the present date.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:21 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:43 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Tuesday, February 25, 2014 10:12 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri from or to anyone at the Child Protective Investigations unit from December 1, 2013 through December 31, 2014.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:22 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:46 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Tuesday, February 25, 2014 10:14 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri from or to anyone at the Child Protective Investigations unit from November 1, 2013 through November 30, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:23 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 10:50 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely.

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Tuesday, February 25, 2014 10:17 AM

At this time I am requesting under Title X, Chapter 119 and the Florida Constitution the following documents;

1. Any and all emails or communications of any type or form from or to Robert Gualtieri from or to anyone at the Child Protective Investigations unit from October 1, 2013 through October 31, 2013.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:23 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Wednesday, February 26, 2014 11:02 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V
Public Records Processing Unit

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Tuesday, February 25, 2014 10:19 AM At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Corporal Curtis Kindle.

Subject: Re: PCSO-02251400047

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:26 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Thursday, February 27, 2014 9:42 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Tuesday, February 25, 2014 4:37 PM
To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie

Subject: PCSO-02251400047

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation (s) of a Corporal Gregory Burnham.

Subject: Re: PCSO-02251400048

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:27 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Thursday, February 27, 2014 9:53 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Tuesday, February 25, 2014 4:39 PM
To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie

Subject: PCSO-02251400048

To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie

Subject: PCSO-02251400049

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation(s) of a Sgt. Pete Kolnicki.

Jerry T. 1247 S. Pinellas Ave. Tarpon Springs, FL 3468 727-945-1112

Sent from THEOLAW.COM

On Dec 16, 2014, at 9:27 PM, J Mclynn < karguy12@yahoo.com > wrote:

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Thursday, February 27, 2014 9:53 AM, "Driver, Tammy" < tdriver@pcsonet.com > wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely.

Tammy T. Driver, Clerk V

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Tuesday, February 25, 2014 4:43 PM

Subject: Re: PCSO-02251400049

From: J Mclynn (karguy12@yahoo.com)

To: jtlaw@tampabay.π.com;

Date: Tuesday, December 16, 2014 9:44 PM

Hi Jerry,

I understand. However, I have recently received three recent document requests from PCSO. I had sent PCSO (and copied you) a second request for two specific documents a) any notice where they had informed me there would be a specific charge for certain documents, and b) the communication from me where I agreed to the charge and authorized them to incur the labor and expense on my behalf. As I had told you in our last meeting, I asked for documents and they sent me a bill as if I had told them "go shead" when I didn't. It was then these BS charges that I did not authorize that they used as an excuse to refuse to provide me with ALL of these individual requests from 2013 and 2014, some 65 plus requests.

After they received the THIRD request for a) any notice where they had informed me there would be a specific charge for certain documents, and b) the communication from me where I agreed to the charge and authorized them to incur the labor and expense on my behalf, it apparently dawned on them that a) they had no right to charge me, and b) they had been illegally withholding my document requests. I had made three document requests last month to test this and they actually complied with the requests WITHOUT MY PAYING THESUPPOSED PAST DUE AMOUNTS.

These following emails on all of my 65 plus 2013 and 2014 document requests (and my forwarding each clearly actionable one to you) is being done to HELP the future lawsuits, not hurt them. Since now they have effectively admitted that they had illegally withheld these past document requests by complying with my newer document requests it proves there violations. Plus, I STILL need these documents for my defense.

If I am mistaken in my thinking please inform me of the reasoning for my consideration. I don't want to harm myself, but at the same time, I have won EVERYTHING so far against these bastards so I can't be all wrong.

James

In other words, all of the sudden, and without payment

On Tuesday, December 16, 2014 6:28 PM, Jerry Theophilopoulos <jtlaw@tampabay.rr.com> wrote:

James- there is a time and place for this as we discussed- don't ruin it for future lawsuits Respectfully,

At this time I am making a public records request under Title X, Chapter 119 and the Florida Constitution for all Internal Affairs records, complaint records, discipline records and any other records relating to complaint(s) or rules violation (s) of a Robert Gualtieri.

From: J Mclynn (karguy12@yahoo.com)

To: tdriver@pcsonet.com;

Cc: jtlaw@tampabay.rr.com; lauracmorel@gmail.com;

Date: Tuesday, December 16, 2014 9:29 PM

Ms. Driver,

Could you please explain why this document request has not been responded to in obvious violation of Florida Statute Title X, Chapter 119 and the Florida constitution and who specifically is responsible for your department's failure and or refusal to respond to my written request? It seems that there is a clear pattern of the PCSO to deliberately and intentionally ignore specific written document requests in direct violation of Florida Law. Title X, Chapter 119 also provides the penalty of termination of employment for anyone who fails or refuses to comply with public document requests. I am now asking you who specifically is responsible for the Pinellas County Sheriff Offices repeated failure and refusal to comply with Florida statutes in regard to my request.

James McLynas

On Thursday, February 27, 2014 9:54 AM, "Driver, Tammy" <tdriver@pcsonet.com> wrote:

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 25, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

Sincerely,

Tammy T. Driver, Clerk V

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Tuesday, February 25, 2014 4:44 PM
To: Weschler, Tara; Driver, Tammy; Taaffe, Mollie
Subject: Records Request PCSO-02251400050



Tammy T Driver
Pinellas County Sheriff's Office
Public Records Processing Unit
10750 Ulmerton Road
Largo, FL 33778
727-582-5851 phone
727-582-6400 fax

From: J Mclynn [mailto:karguv12@vahoo.com] Sent: Thursday, February 20, 2014 10:32 PM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy; Taaffe, Mollie

Subject: Records Request PCSO-02201400015

At this time I am requesting the following records under Title X, Chapter 119 and the Florida Constitution;

All Internal affairs files, notes, records, complaints, discipline files, criminal accusations and investigations or any other records documenting any complaints or violations of any law or policy for Deputy Pinellas County Sheriff Deputy Timothy Virden.

In response to your public records request dated February 20, 2014, Pinellas County Sheriff's Office has made a copy of the CD requested in the case set out above. Please provide our office with a check in the amount of \$3.00. Once we have received payment, we will mail the CD.

A breakdown of the costs is as follows:

1 CD @ \$3.00

\$3.00

TOTAL DUE PCSO

\$3.00

Please remit payment in the above amount to the Pinellas County Sheriff's Office, c/o Public Records Processing Unit, P.O. Drawer 2500, Largo, FL 33779-2500.

Upon receipt of payment, the CD will be mailed to you.

Thank you for your prompt attention to this matter.

Sincerely,



Tammy T Driver Pinellas County Sheriff's Office Public Records Processing Unit 10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

Dear Mr. McLynas:

This e-mail is to acknowledge receipt of your public records request dated February 20, 2014. In accordance with Ch. 119 FS, we are in the process of researching your request.

Thank you,

A breakdown of the costs is as follows:

1 CD @ \$3.00

\$3.00

TOTAL DUE PCSO

\$3.00

Please remit payment in the above amount to the Pinellas County Sheriff's Office, c/o Public Records Processing Unit, P.O. Drawer 2500, Largo, FL 33779-2500.

Upon receipt of payment, the CD will be mailed to you.

Thank you for your prompt attention to this matter.



Tammy T Driver Pinellas County Sheriff's Office Public Records Processing Unit 10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

For Assignment. Thank you

From: J Mclynn [mailto:karguy12@yahoo.com]

Sent: Friday, January 31, 2014 2:16 PM

To: Weschler, Tara; Gualtieri, Robert; Pare, Joann; Driver, Tammy

Subject: PCSO Records Request # PCSO01311400009

At this time I am requesting the following records under Title X, Chapter 119 as follows;

All records pertaining to Pinellas County Sheriff's Office warning citation 247027 inclduding but not limited to all dash cam video, voice recordings and any records evidencing if and when the officer entered the offender's name in any date base or did any searches for information about the offender.

James McLynas

Dear Mr. McLynas:

9/1/2015

rmm Page 4 of 7

Please provide for me the specific records request that you contend I owe ANY fees for. Then provide me with the letter whereby you noticed me that there would be a charge for my public records request. Then last, but not least, provide me with the document where I personally acknowledged these fees and authorized any such work to be undertaken at my expense.

I would also ask that you please provide me with what section of Title X, Chapter 119 authorizes any state agency to charge for services of providing records without the requestor's consent or permission or agreement to pay such fees without notice.

Please be advised that I will individual suit for ALL records request that are not responded to, or provided as required by Title X, Chapter 119.

I would also not like to tender to you another records request PCSO-01111400057 where I am now requesting ALL documentation, emails, communications of any type or sort, notes, records and anything else related to WHO told you to send this letter to me and WHAT documentation you personally received or based this letter you set upon and from whom it was received.

James McLynas

On Tuesday, March 11, 2014 4:22 PM, "Taaffe, Mollie" < mtaaffe@pcsonet.com > wrote: Mr. McLynas,

Please see the attached letter in reference to fees owed to the Pinellas County Sheriff's Office.

Mollie K. Taaffe

Public Records Processing Unit, Supervisor Pinellas County Sheriff's Office 10750 Ulmerton Road Largo, FL 33778

Dear Mr. McLynas:

In response to your public records request dated January 31, 2014, Pinellas County Sheriff's Office has made a copy of the CD requested in the case set out above. Please provide our office with a check in the amount of \$3.00. Once we have received payment, we will mail the CD.

PCSO to incur those costs on my behalf. Please provide that information immediately as I am preparing multiple lawsuits for these records you have failed to produce.

James McLynas

On Wednesday, March 12, 2014 3:28 PM, J Mclynn < karguy 12@yahoo.com > wrote:

Ms. Taaffe,

All of the documents you submitted in response can not be opened and appear as corrupted jiberish. Please reformat or send me an actual response that can be read. With the history of the PCSO records department I can only surmise that this is just another one of the stall tactics used by PCSO to hide records and block valid requests.

James McLynas

On Wednesday, March 12, 2014 4:21 PM, "Taaffe, Mollie" < mtaaffe@pcsonet.com > wrote: Mr. McLynas,

Please find the attached invoices sent via email to you as well as the requests they correspond to.

Mollie K. Taaffe

Public Records Processing Unit, Supervisor Pinellas County Sheriff's Office 10750 Ulmerton Road Largo, FL 33778

From: J Mclynn [mailto:karguyl2@vahoo.com]

Sent: Tuesday, March 11, 2014 7:49 PM

To: Taaffe, Mollie; Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Driver, Tammy

Subject: Re: Outstanding Fees

Dear Ms. Taaffe.

After review of your letter dated 3-11-14 I must contradict several assumptions on your part. First, merely requesting a document or series of documents at no time is an authorization for you or your agency to do any work that would require payment. Nor is merely requesting any document or series of documents an acknowledgment by me or anyone else that they will be legally responsible for any such fees. In each case where a fee would be charged, your agency is required to provide advanced notice of any such fees to the person requesting said records. I have received these type letters from you in the past. These letters provide notice of the potential fees and give the party requesting the records to either pay the deposit to obtain said records or not at their discretion. Please provide any such letters sent by PCSO relating to the records payment listed in your letter.

2. Do you have ANY documents, letters, emails or any other evidence where I personally acknowledged these fees and authorized any such work to be undertaken at my expense?

It is my understanding that Title X, Chapter 119 requires you to inform in advance any person requesting records that there will be a cost involved and the person requesting such records has a choice to incur those costs or not. Is that your understanding as well? If that is the case, then what exactly are you basing any outstanding charges to me on? Title X, Chapter 119 also requires you to answer requests from persons requesting records relating to the costs or fees for said records. I have been asking you for this information for over almost a year and you repeatedly continue to fail and refuse to answer those specific questions. If I am forced to file suit I will seek your termination under the provisions of Title X, Chapter 119 for your continued and failure to comply with these requirements. I will also be posting all of these requests, responses and your failures to both provide documents and respond to direct questions on my campaign website and providing copies to the media as I seek your termination. Govern yourself accordingly.

James McLynas

On Friday, November 21, 2014 12:35 PM, "Taaffe, Mollie" < mtaaffe@pcsonet.com > wrote:

Mr. McLynas,

Please be advised that since you are claiming you are unable to open the electronic files sent via email to you on March 12, 2014 we will be mailing hard copies to the address you have on file with the Pinellas County Clerk of the Court for your current proceedings. Responsive records will be sent via US Mail to 19501 Gulf Blvd., Indian Shores, FL 33775.

Mollie K. Taaffe

Public Records Processing Unit, Supervisor Pinellas County Sheriff's Office 10750 Ulmerton Road Largo, FL 33778

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Monday, November 10, 2014 7:45 PM

To: Taaffe, Mollie

Subject: Fw: Outstanding Fees

I ha responded to your email with the allegedly attached documents that cannot be opened in March of 2014. You have never responded to this email. an you please explain WHY?

Additionally, your email indicated that these were "invoices" for public records that I had requested. I specifically asked you to provide me with ANY documentation where I had been informed in ADVANCE of these costs and then AGREED to the costs or authorized you or anyone else at the

Subject: RE: Outstanding Fees

From: Taaffe, Mollie (mtaaffe@pcsonet.com)

To: karguy12@yahoo.com;

Date: Thursday, December 18, 2014 8:37 AM

Mr. McLynas,

A response was mailed to your below listed address registered with the courts but was returned to sender/unable to forward. The envelope is at the Sheriff's Office and available for pick-up.

Thank you.

Mollie K. Taaffe

Public Records Processing Unit, Supervisor

Pinellas County Sheriff's Office

10750 Ulmerton Road

Largo, FL 33778

From: J Mclynn [mailto:karguy12@yahoo.com]
Sent: Saturday, November 22, 2014 6:50 PM

To: Taaffe, Mollie

Cc: Jerry Theophilopoulos Subject: Re: Outstanding Fees

That's fine, thank you. But why are you failing and refusing to provide answers to the questions I keep asking of you. Specifically;

1. Do you have ANY documents, letters, emails or any other evidence whereby you noticed me that there would be a charge for my public records request you contend I owe?

At this time I am requesting the following records under Title X, Chapter 119 and the Florida Constitution;

All Internal affairs files, notes, records, complaints, discipline files, criminal accusations and investigations or any other records documenting any complaints or violations of any law or policy for Deputy Pinellas County Sheriff Deputy Sean Moran.

On Tuesday, March 4, 2014 2:50 PM, "Driver, Tammy" <tdriver@pcsonet.com> wrote: Dear Mr. McLynas:

In response to your public record request dated February 20, 2014, a search of our records indicates there are documents responsive to your request. An <u>estimate</u> of cost is \$142.76 (8 hrs labor @ 17.47/hr) (1 CD @ \$3.00/each). Upon receipt of a deposit of \$142.76, the documents will be prepared and mailed to you. If additional costs are incurred, you will be invoiced for the difference. If the costs are less, we will refund the balance.

Please remit a check or money order in the amount of \$142.76 to the Pinellas County Sheriff's Office, c/o Public Records Processing Unit, P. O. Drawer 2500, Largo, FL 33779-2500.

Thank you for your prompt attention to this matter.

Sincerely,



Tammy T Driver Pinellas County Sheriff's Office Public Records Processing Unit 10750 Ulmerton Road Largo, FL 33778 727-582-5851 phone 727-582-6400 fax

From: J Mclynn [mailto:karguy12@yahoo.com] Sent: Thursday, February 20, 2014 10:28 PM

To: Jowell, Sean; Weschler, Tara; Gualtieri, Robert; Matthews, Scott; Driver, Tammy

Subject: Records Request 02201400014

Subject: Fw: Deposit for payment of records

From: J Mclynn (karguy12@yahoo.com)

To: jtlaw@tampabay.rr.com;

Date: Tuesday, December 16, 2014 9:30 PM

On Tuesday, March 4, 2014 12:14 PM, J Mclynn < karguy12@yahoo.com> wrote:

Ms. Driver,

In accordance with Pam Bondi's guidelines regarding document requests, your department is required to respond for additional information regarding the costs associated with the production of records. I HAVE ASKED YOU FOR ADDITIONAL INFORMATION REGARDING YOUR REQUESTS FOR A DEPOSIT AND HAVE BEEN IGNORED. Ms. Bondi states that you have two alternatives.... answer the questions regarding costs, or provide the documents at no cost.

- 1. My questions regarding these specific charges you contend are required are as follows. Clearly it would not take your department 9 hours to obtain or copy this deputy's IA file. So why are you contending it would take the entire 9 hours to do so?
- 2. Who is the specific employee that you contend will be taking the 9 hours to obtain these files and scan them to disc and I am now asking under Title X, chapter 119 for a copy of that employees last paycheck and the records that show how much she makes per hour.
- 3. How exactly do you contend that you will track this employees time to that he or she will be assured to be working on nothing other than my document request for this deputies IA file for 9 straight uninterrupted hours?
- 4. What proof will you be able to provide to me to document that the full 9 hours was spent on nothing but this document request?
- 5. How are these IA files housed or stored that would take 9 hours to retrieve them?

Thank you for your time. I look forward to your responses.



The Board of County Commissioners values your participation

Per County Commission public participation and decorum rules: The chairman will call the speakers, one by one, to the podium to be heard. Individuals may speak for up to a three minute time limit at the Chairman's discretion. Representatives of a group, who represent four or more individuals, who are present, have filled out the back of this card and waive their time to the person named below authorized to represent their organization or group may speak for a time limit up to 10 minutes at the Chairman's discretion.

☐ Group Speaker ☐ Agenda Item ☐ Public Hearing Item ☐ Work Session Item
Agenda date November 10, 2015
Agenda item number (NOT case number)
Support 🗆 Oppose 🖵 Undecided 🖵
Name: DAJID BALLAND GEDDIS JA
Address: 802 Giongia AUF.
city: Palm Harban zip: 34683
Topic: RECLAMED WATER AVAILABILITY FEL
CLAIMS CHURCH AS A BOND SERVANT.
1.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.00 - 2.0
Email: My A Brudge Point C G MAIL. Com



The Board of County Commissioners values your participation

Per County Commission public participation and decorum rules: The chairman will call the speakers, one by one, to the podium to be heard. Individuals may speak for up to a three minute time limit at the Chairman's discretion. Representatives of a group, who represent four or more individuals, who are present, have filled out the back of this card and waive their time to the person named below authorized to represent their organization or group may speak for a time limit up to 10 minutes at the Chairman's discretion.

☐ Citizens to be Heard ☐ Group Speaker ☐ Public Hearing Item ☐ Work Session Item
Agenda date <u>Nov 10, 2015</u>
Agenda item number (NOT case number)
Support 🗆 Oppose 🖫 Undecided 🖵
Name: Lenore Faulkner
Name: Lenore Faulkner Address: 11109 Kapak Brand Cor
City: Madeira Beack Zip: 3370
City: Madeira Beack zip: 33700
Veterans Day 2015
Email:



The Board of County Commissioners values your participation

Per County Commission public participation and decorum rules: The chairman will call the speakers, one by one, to the podium to be heard. Individuals may speak for up to a three minute time limit at the Chairman's discretion. Representatives of a group, who represent four or more individuals, who are present, have filled out the back of this card and waive their time to the person named below authorized to represent their organization or group may speak for a time limit up to 10 minutes at the Chairman's discretion.

☐ Citizens to be Heard ☐ Group Speaker ☐ Agenda Item ☐ Public Hearing Item ☐ Work Session Item
Agenda date
Agenda item number (NOT case number)
Support ☐ Oppose ☐ Undecided ☐
Name: Gres Pound Address: 9166 Sunvise DR
Address: 9166 SUNVISE DR
City: Larso Fla, zip: 33773 Topic: Pinellos Anilles
Topic: Pinallos Jamilies
Email: