ORIGINAL

DPPC 19C INTAKE FORM

Referred to DA: NO XYES **COUNTY: BRISTOL** CASE NUMBER: 65505 **INTAKE DATE:** 12/29/05 TIME IN: 09:11:28 AM THE UNAUTHORIZED DISTRIBUTION OF THE **RECEIVED BY: DPPC HOTLINE** REFERRED TO DA CONFIDENTIAL INFORMATION CONTAINED IN THIS **DPPC REGION: NORTHEAST** ☑ YES ☐ NO **DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW ALLEGED VICTIM NAME & ADDRESS CURRENTLY SERVED BY** REPORTER INFO: **DMR** TYPE OF SERVICE RESIDENTIAL AND DAY PROG. SPEC. REQUIREMENTS NONE **DISABILITIES: ALLEGED ABUSER INFO:** NATURE OF ALLEGATION **HOME ADDRESS** Non-Emergency **INTERNAL** MA ACT LOCATION OF ABUSE **OMISSION** PHONE: SEX: PROGRAM: JUDGE ROTENBURG PHYSICAL INJURY RELATIONSHIP: DATE OF BIRTH **EDUCATIONAL CENTER** OTHER MEDICAL CONDITION ADDRESS WHERE ABUSE OCCURED **EMOTIONAL INJURY AGENCY** JUDGE ROTENBURG EDUCATIONAL CHANGES IN: REHOBOTH MA 02769 B) ANXIETY LEVEL **SCREENING DECISION:**4B E) FUNCTIONING PHONE: INVESTIGATING AGENCY: DPPC LEVEL/DECOMPENSATION **GUARDIAN INFO:** 1/9/2006 IR DUE: RESCREEN DATE 12/30/2005 A19C DUE 1/30/2006 PROTECTIVE SERVICE AGENCY RESCREEN ADDITIONAL INFO ● DMR ○ MRC ○ CCF RESCREENED TO DPPC FOR O DMH O DOC O OCCS **CLIENT TO CLIENT** INVESTIGATION. **SCREENED BY: CRESTA First Name** Last Name SCR. DATE: 12/30/05 APPROVED BY: CRESTA ALLEGATION SUMMARY IT IS ALLEGED THAT ALV IS BEING RESTRAINED TOO TIGHTLY AND BEING SHOCKED BY ALABS. ALV IS ON A LEVEL 2 BEHAVIOR PLAN THAT DOES NOT INCLUDE SHOCK. ALV IS AFRAID AND REPORTS LIGHTHEADEDNESS AND "FEELS LIKE HE IS HAVING A HEART ATTACK". HAD OBSERVED A MARKED DECLINE IN FUNCTION OVER THE LAST FEW MONTHS WITH SYMPTOMS OF FORGETFULNESS AND ADLS. **ALLEGED ABUSER #2 INFO: ALLEGED ABUSER #3 INFO: REPORTER #2 INFO**

MA

SEX:OM OF

DATE OF BIRTH PHONE:

HOME ADDRESS

HOME ADDRESS

RELATIONSHIP:

PHONE:

MA

SEX: OM OF PHONE:

DATE OF BIRTH RELATIONSHIP:

MA

O Mandated O Non-mandated

RELATIONSHIP:

CASE: 65505	ALV Name:		
CIVIL INVESTIGATION S	TATUS.		
CONTACT:	PHONE :	DEPARTMENT :	REGION:
	REFERRED TO THE DISTRICT ATT	ORNEY'S OFFICE FOR REVIEW. T	
	OTECTIVE SERVICES MUST BE PI BY THE DISTRICT ATTORNEY'S C	ROVIDED. THE 19C INVESTIGATIO OFFICE.	N SHOULD PROCEED UNLESS
SPDU ACTION TOD COANT DEPORTS	DEVIEWING THIS CASE ON 12/20/	05. AT THIS TIME TPR. GRANT FOR	DWADDED A CODY TO THE
	OFFIÇE FOR THEIR REVIEW.	JO. AT THIS TIME TEK. GRANT FOR	WARDED A COPT TO THE
	A 3 PAGE LETTER FROM DS THE RESIDENTIAL PROGRAM/	HIGHLIGHTING DAY PROGRAM FULL TIME AND GO	CONCERNS AT ALV'S DES HOME FOR WEEKEND
	LV WAS IN A CATATONIC STATE F STATES AN INCIDENT REPORT W	OR UP TO 30 MINUTES. ALABS CO 'AS FILED AT THAT TIME.	OULD NOT ACCOUNT FOR THE
NOTICING THAT HE IS NOTICED IN THE IS NOTICED IN	PUT HIS PANTS ON BACKWARDS. TH IT. WHEN GAV	TO IDENTIFY FAMILY MEMBERS. EVEL. ALV HAD ALSO BECOME F ON ANOTHER OCASSION, ALV W E HIM A TOWEL TO WASH THE AP	AS GIVEN AN APPLE AND DIDN'T
VERBAL/SOCIAL. WHEN	· ·	BLE TO IDENTIFY FAMILY MEMBER ACK TO THE PROGRAM, HE BEGAN SING KILLED.	
LIKE HE IS GOING TO H	AVE A HEART ATTACK WHILE BEII	IOCKED IN A CHAIR. ALV REPORT NG SHOCKED. STAFF ALSO TIGH LABS REFUSE TO LOOSEN THEM	TEN THE RESTRAINTS ON HIS
	HAVIOR PLAN WHICH ALLOWS RE TO ADDRESS BEHAVIORS.	STRAINTS BUT DOES NOT HAVE A	LEVEL THREE WHICH
ALV'S SERVICE COORD	INATOR WAS NOTIFIED.		
INDIVIDUALS THAT WAS		OF STAFF MEMBERS THAT ARE AL REPORTER WAS ONLY PROVIDE AINTS.	
ALV WAS RETURNED TO	O THE CENTER BY		

12/29/2005-SCREENED IN FOR 19C INVESTIGATION

RESCREENED NOTES:

COUNTY: NORFOLK

TIME IN: 02:47:58 PM

CASE NUMBER: 67308

REPT. REC'D DATE: 04/21/06

Referred to DA: NO YES

RECEIVED BY : DPP DPPC REGION : NOT	C <u>B</u>	EFERRED TO DA YES NO	CONFIDENTIAL		UTION OF THE I CONTAINED IN THIS ORBIDDEN BY LAW
ALLEGED VIÇTIM NAM	ME & ADDRESS	CURRENTLY S DMR, DMH & DEF TYPE OF S SPEC. REQU	PARTMENT OF ERVICE	REPORTER INFO	<u>):</u>
		UNKN			
DISABILITIES				ALLECED ADUS	ED INFO
		NATURE OF A Non-Eme INTER	ergency NAL	REMAINS HOME ADDRESS	UNINDENTIFED
PROGRAM: JUDGE RC EDUCATIO	TENBERG NAL CENTER	AC PHYSICAL BURNS, SO bur	INJURY CALDING	PHONE; RELATIONSHIP:	MA SEX: DATE OF BIRTH
ADDRESS WHERE ABUSE	OCCURED			AGENCY JUDGE ROTENBE	ERG EDUCATIONAL
CANTON PHONE:	MA 02021			SCREENING DEC	
GUARDIAN INFO:				IR DUE:	5/19/2006
	MA	5/9/20		A19C DUE	6/8/2006
PHONE :		PER 10 DAY INV		● DMR ○	E SERVICE AGENCY MRC CCF DOC COCCS / EE
CLIENT TO CLIE First Name Last N		BY DSS, ALV IS OLD.		SCREENED BY: SCR. DATE: APPROVED BY	CRESTA 05/09/06
ALLEGATION SUMMARY THE ALV RECEIVED BUF SUSTAINED A BROKEN I PRESCRIBED. THE ALV	ELBOW AND THE	ALV NEVER RECEIVED		L 4 GED APPLIC	And the second s
ALLEGED ABUSER #2 II	NFO:	ALLEGED ABUSER #	3 INFO:	REPORTER#	2 INF <u>O</u>
HOME ADDRESS		HOME ADDRESS			
	MA		MA		MA
PHONE:	SEX: OM OF	PHONE:	SEX:OM OF	F Mandated	Non-mandated
RELATIONSHIP:	DATE OF BIRTH	RELATIONSHIP:	DATE OF BIRTH	H PHONE: RELATIONS	HIP:

CASE: 67308 ALV Name:
OVERSIGHT OFFICER : BUKOW CIVIL INVESTIGATOR : CLARENCE FOREMAN
CRIMINAL ACTIVITY STATEMENT THIS CASE HAS BEEN REFERRED TO THE DISTRICT ATTORNEY'S OFFICE FOR REVIEW. THE 19C INVESTIGATOR IS AVAILABLE TO PROVIDE ASSISTANCE TO LAW ENFORCEMENT. PROTECTIVE SERVICES WILL BE PROVIDED WHEN NECESSARY.
WHEN NECESSARY, PROTECTIVE SERVICES MUST BE PROVIDED. THE 19C INVESTIGATION SHOULD PROCEED UNLESS OTHERWISE DIRECTED BY THE DISTRICT ATTORNEY'S OFFICE.
<u>SPDU ACTION</u> DLT NAGLE REVIEWED THIS CASE AND SENT SAME TO NORFOLK DA'S OFFICE FOR REVIEW. ALLEGATION
DPPC RECEIVED A 9 PAGE FAX FROM THE REPORTER FOLLOWED BY A CALL ON THE HOTLINE REGARDING THE FOLLOWING ALLEGATIONS REGARDING THE JUDGE ROTENBERG CENTER
THE ALV , 4 GED SHOCK. THE ALV ALSO SUSTAINED BURNS TO THE ALV'S TORSO. THE NURSING STAFF WOULD HAVE TO REMOVE THE ALV FROM THE GED DEVICE FOR 4- 6 WEEKS WHILE THE BURNS WOULD HEAL. WHEN THE ALV WAS OFF THE GED DEVICE THE ALV'S HEAD BANGING BEHAVIORS DECREASED. THIS ALV ALSO SUSTAINED A BROKEN ELBOW IN JANUARY OF 2005. THE ALV WAS AND TAKEN TO THE DOCTOR. OF SULLIVIAN ORTHOPEDICS. INDICATED THAT THE ALV TO HAVE THE ALV HAD ANOTHER APPOINTMENT THE DAY BEFORE THE APPOINTMENT, THE ALV WAS TAKEN TO ALAB DID NOT WANT THE ALV TO GO BACK TO THAT THE ALV NEVER RECEIVED IN A PROMPT MANNER AND COULD HAVE SOME PERMANENT DAMAGE DUE TO THAT FAILURE.
PLEASE NOTE THAT THERE ARE SEVERAL DPPC INTAKES GENERATED FROM THE ABOVE LETTER. THE INFORMATION IN THIS INTAKE IS CLIENT SPECIFIC
RELATED CASES ARE: 67275, 67306, 67307, 67309
NO PREVIOUS ON THE ALV
5/9/2006: Case rescreened as a 19c investigation. DPPC is in receipt of 10-day investigation completed by DSS.
SUMPLY CASE DESCRIPTION OF THE PROPERTY OF THE

5/11/06- CASE RESENT TO DMR WITH UPDATED SPDU INFO.

COUNTY: NORFOLK

<u>TIME IN</u>; 02:48:11 PM

☐ YES 🖾 NO

REFERRED TO DA

CASE NUMBER: 67309

RECEIVED BY: DPPC

DPPC REGION: NOT FOUND

REPT. REC'D DATE: 04/21/06

Referred to DA: ☑ NO ☐ YES

THE UNAUTHORIZED DISTRIBUTION OF THE

CONFIDENTIAL INFORMATION CONTAINED IN THIS

DPPC REGION : NOT I	FOUND L	JYES ZINO	DOCUMENT IS E	XPRESSLY F	FORBIDDEN BY LAW	
ALLEGED VICTIM NAM	E & ADDRESS	<u>CURRENTLY SER</u>	VED BY R	EPORTER INF	<u>:O:</u>	
		DDS				
		TYPE OF SER	VICE			
		SPEC, REQUIRE				
DISABILITIES		UNKNOV	VIN			
DISABILITIES				LLEGED ABU	SER INFO:	
		NATURE OF ALL		EMAINS	UNIDENTIFIED	
		Non-Emerge EXTERNA	- 1 1	OME ADDRESS		
		ACT	`		MA	
PROGRAM: JUDGE ROT	FENDEDO	ABUSE PER		HONE:	SEX:	
li e	NAL CENTER	intentional, wanton		ELATIONSHIP	: DATE OF BIRTH	
ADDRESS WHERE ABUSE O		application of physica inflicts pa		GENCY		
		EMOTIONAL II			BERG EDUCATIONAL	
CANTON	MA MA	reduction in ability		CREENING DE	CISION:4B	
PHONE:		fear state of an			G AGENCY: DDS	
GUARDIAN INFO:				IR DUE:	5/5/2006	
		RESCREEN	1 11	4400 DUE	5/25/2006	
MA PHONE:		RESCREEN_ADDITIONAL_INFO		PROTECT	IVE SERVICE AGENCY	
				● DDS ○ MRC ○ CCF		
CLIENT TO CLIEN	NT .			O DMH O DOC O OCCS/EE		
First Name Last N			s	CREENED BY		
				SCR. DATE APPROVED B		
ALLEGATION SUMMARY			<u>. </u>			
THE ALABS WILL RUN AT						
IDEATIONS. THIS IS ALLE					LV FROM HAVING SUICIDAL CAN BE WORKING	
APPROPRIATELY AT THE						
ALLEGED ABUSER #2 IN	<u>FO:</u>	ALLEGED ABUSER #31	NFO:	REPORTER	#2_INFO	
HOME ADDRESS		HOME ADDRESS				
ı	MA		MA		MA	
PHONE:	SEX:OM OF	PHONE:	SEX:OM OF	O Mandated	O Non-mandated	
RELATIONSHIP:	NATE OF RIPTU	RELATIONSHIP:	DATE OF BIRTH	_		
NELATIONSHIP,	DATE OF BIRTH	NELATIONOTHE.	JAIL OF BIRTH	RELATION	ISHIP:	

CASE: 67309 ALV Name:
OVERSIGHT OFFICER : BUKOW CIVIL INVESTIGATOR : CLARENCE FOREMAN
CRIMINAL ACTIVITY STATEMENT IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465
SPDU ACTION ADMINISTRAVTIVE REVIEW SUGGESTED.
ALLEGATION DPPC RECEIVED A 9 PAGE FAX FROM THE REPORTER FOLLOWED BY A CALL ON THE HOTLINE REGARDING THE FOLLOWING ALLEGATIONS REGARDING THE JUDGE ROTENBERG CENTER
WAS WORKING IN WORKSHOP 1 APPROPRIATELY WORKING ON A TASK. A STAFF PERSON RAN OVER TO THE ALV AND FORCEFULLY ATTEMPT TO SHOVE A PLASTIC KNIFE DOWN THE ALV'S THROAT. THE STAFF YELLS AT THE ALV WITH ANGRY, RED FACE "DO YOU WANT TO SWALLOW A KNIFE?" WHILE THE ALV IS YELLING AND SCREAMING IN FEAR FOR THE ALV'S LIFE AND IS TRYING TO PUSH THE KNIFE OUT OF THE ALV'S FACE, SOMEONE HIDDEN OFF TO THE SIDE GIVES THE ALV AN ELECTRIC SHOCK. THE ALV SCREAMS OUT OF FEAR AND PAIN. THIS IS REPEATED SEVERAL TIMES A WEEK.
THIS IS THE TREATMENT FOR STOPPING THE ALV FROM HAVING SUICIDAL TENDENCIES. IT IS NOTED THAT THIS IS COURT APPROVED AND FAMILY APPROVED. THE ALV RECEIVES NO COUNSELING

PLEASE NOTE THAT SEVERAL DPPC INTAKES WERE GENERATED WITH REGARDS TO THE ABOVE LETTER. THE

INFORMATION IN THIS CASE IS CLIENT SPECIFIC. INFORMATION WAS TAKEN REGARDING DOB FROM PREVIOUS ON THIS

RELATED CASES: 67275, 67306, 67307, 67308

CASE.

CASE NUMBER : 68064

REPT. REC'D DATE : 06/05/06

RECEIVED BY : DPPC DPPC REGION : NOT FOUND

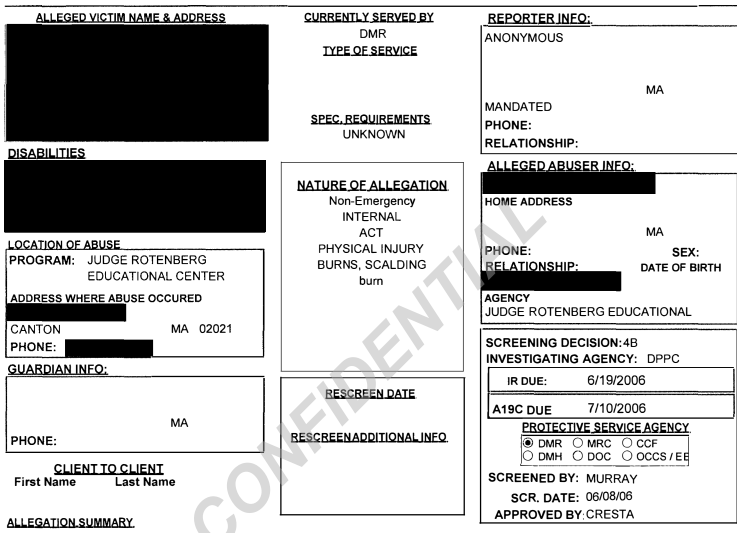
COUNTY: NORFOLK

TIME IN: 12:50:20 PM
REFERRED JO DA.

☐ YES ☑ NO

Referred to DA: NO DYES

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW



FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.

ALLEGED ABUSER #2 INFO:	ALLEGED ABUSER #3 INFO:		REPORTER #2 JNFO		
	HOME ADDRESS				
		MA	MA		
	PHONE:	SEX:OM OF	O Mandated O Non-mandated		
	RELATIONSHIP:	DATE OF BIRTH	PHONE: RELATIONSHIP:		
JUDGE ROTENBERG EDUCATIONAL	•				

CASE: 68064	ALV Name:		
OVERSIGHT OFFICER : MAN	NSON CIVII	INVESTIGATOR: KAREN MANSON	

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

ALLEGATION

REPORTER STATED THAT FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCKS.

LAST SUMMER 2005			WHO WAS	ABOUT		WAS BURNE	D SO BADLY C	N
BOTH OF HIS ARMS	THAT THEY HAD	TO TAKE HIM OFF	ELECTRIC S	зноск т	REATMENT. 1	THEY CALLED	THIS A "GED	
VACATION".								

REPORTER STATED THAT		REPORTED TO HER TH	AT THEY ALSO	OBSERVED SOME BUR	NS, OLD
BURNS OR SCABS FROM T	THE ELECTRIC SHOC	K TX ON OTHER CLIENT	S.		*

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION.

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT...

DPPC WAS ABLE TO OBTAIN THE NAMES AND DOB'S OF ALL OF THE ALV'S INVOLVED. NEW INTAKES HAVE BEEN ENTERED WITH EACH INDIVIDUAL LISTED.

CASE NUMBER: 68081	COUNTY: NORFOLK	Referred	d to DA: 🔀 NO 🔲 YES	
REPT. REC'D DATE: 06/05/06 RECEIVED BY: DPPC DPPC REGION: NOT FOUND	TIME IN: 11:04:22 AM REFERRED TO DA ☐ YES ☑ NO	CONFIDENT	HORIZED DISTRIBUTION COLUMN INTERNATION COLUMN IS EXPRESSLY FORBI	NTAINED IN THIS
ALLEGED VICTIM NAME & ADDRES	S CURRENTLY	SERVED BY	REPORTER INFO:	
	DI TYPE OF	OS <u>SERVICE</u>	ANONYMOUS	
PHONE:				MA
SEX: AGE: DOB: MARITAL STATUS:	SPEC. REQU UNKN		MANDATED PHONE: RELATIONSHIP:	
DISABILITIES			ALLEGED ABUSER IN	FO:
SPECIFIC DISABLITY NOT KNOWN	Non-Em	ALLEGATION ergency RNAL	HOME ADDRESS	MA
LOCATION OF ABUSE	l l	CT	DUONE	
PROGRAM: JUDGE ROTENBERG EDUCATIONAL CENTE ADDRESS WHERE ABUSE OCCURED	R BURNS, S	L INJURY SCALDING Irn	PHONE: RELATIONSHIP: AGENCY JUDGE ROTENBERG E	SEX: DATE OF BIRTH EDUCATIONAL
CANTON MA 020 PHONE:)21		SCREENING DECISION INVESTIGATING AGEN	
GUARDIAN INFO:				101. 000
MA PHONE:	RESCREEN ADI		A19C DUE PROTECTIVE SER DDS MRC DMH DPH	○ DOC ○ E
CLIENT TO CLIENT First Name Last Name ALLEGATION SUMMARY			SCREENED BY: MUR SCR. DATE: 06/06 APPROVED BY:CRE	6/06
LAST SUMMER 2005 THE ALV HAD TO TAKE HIM OFF ELECTRIC SH			O BADLY ON BOTH OF HIS	S ARMS THAT THEY

ALLEGED ABUSER #2 INFO: ALLEGED ABUSER #3 INFO: REPORTER #2 INFO HOME ADDRESS HOME ADDRESS MA PHONE: SEX: O M O F PHONE: SEX: O M O F O Mandated O Non-mandated DATE OF BIRTH RELATIONSHIP: DATE OF BIRTH PHONE: **RELATIONSHIP: RELATIONSHIP:** JUDGE ROTENBERG EDUCATIONAL

ALV Name:
ALV Name:

OVERSIGHT OFFICER: <TABLE MISSING> CIVIL INVESTIGATOR:

CRIMINAL ACTIVITY STATEMENT

THIS REPORT HAS NOT BEEN SENT TO THE DISTRICT ATTORNEY. IF ANY INDICATION OF CRIMINAL ACTIVITY IS DISCOVERED CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

ALLEGATION

REPORTER STATED THAT FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCKS.

LAST SUMMER 2005 WHO WAS WHO WAS WAS BURNED SO BADLY ON BOTH OF HIS ARMS THAT THEY HAD TO TAKE HIM OFF ELECTRIC SHOCK TREATMENT. THEY CALLED THIS A "GED VACATION".

LAST SUMMER OF 2005

GAVE

GAVE

23 ELECTRIC SHOCKS

DURING THE COURSE OF HIS BREAKFAST.- SHE SAW THE BURNS ON HIS ARMS.

6/6/2006: SCREENED TO DSS DUE TO ALV'S AGE, SENT TO DMR FYI.

Referred to DA: NO YES **COUNTY:** NORFOLK CASE NUMBER: 68109 **REPT. REC'D DATE:** 06/05/06 **TIME IN**: 03:51:45 PM THE UNAUTHORIZED DISTRIBUTION OF THE REFERRED TO DA **RECEIVED BY: DPPC** CONFIDENTIAL INFORMATION CONTAINED IN THIS ☐ YES ☒ NO **DPPC REGION: NOT FOUND** DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW **ALLEGED VICTIM NAME & ADDRESS CURRENTLY SERVED BY** REPORTER INFO: DMR **ANONYMOUS** TYPE OF SERVICE MA **MANDATED** SPEC.REQUIREMENTS PHONE: UNKNOWN **RELATIONSHIP:** DISABILITIES **ALLEGED ABUSER INFO: NATURE OF ALLEGATION** HOME ADDRESS Non-Emergency **INTERNAL ACT** MA LOCATION OF ABUSE PHYSICAL INJURY PHONE: SEX: PROGRAM: JUDGE ROTENBERG **BURNS, SCALDING RELATIONSHIP:** DATE OF BIRTH **EDUCATIONAL CENTER** burn ADDRESS WHERE ABUSE OCCURED **AGENCY** JUDGE ROTENBERG EDUCATIONAL CANTON MA 02021 **SCREENING DECISION: 4B** PHONE: INVESTIGATING AGENCY: DPPC **GUARDIAN INFO:** 6/19/2006 IR DUE: RESCREEN DATE 7/10/2006 A19C DUE MA PROTECTIVE SERVICE AGENCY RESCREEN ADDITIONAL INFO PHONE: ● DMR ○ MRC ○ CCF ○ DMH ○ DOC ○ OCCS/EE **CLIENT TO CLIENT SCREENED BY: MURRAY** First Name **Last Name** SCR. DATE: 06/08/06 APPROVED BY CRESTA **ALLEGATION SUMMARY** FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.

ALLEGED ABUSER #2 INFO:	ALLEGED ABUSER #3	INFO:	REPORTER #2 INFO
	HOME ADDRESS		
		MA	MA
	PHONE:	SEX:OM OF	
	RELATIONSHIP:	DATE OF BIRTH	PHONE:
			RELATIONSHIP:
ILIDGE ROTENBERG EDUCATIONAL			

<u>CASE: 68109</u> <u>ALV Name:</u>

OVERSIGHT OFFICER : MILLER CIVIL INVESTIGATOR : SEANA MILLER

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

ALLEGATION

REPORTER STATED THAT FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCKS.

LAST SUMMER 2005 WHO WAS WHO WAS WAS BURNED SO BADLY ON BOTH OF HIS ARMS THAT THEY HAD TO TAKE HIM OFF ELECTRIC SHOCK TREATMENT. THEY CALLED THIS A "GED VACATION".

SEE CASE 68081 - SCREENED TO DSS DUE TO ALV'S AGE.

REPORTER STATED THAT SOME COWORKERS REPORTED TO HER THAT THEY ALSO OBSERVED SOME BURNS, OLD BURNS OR SCABS FROM THE ELECTRIC SHOCK TX ON OTHER CLIENTS.

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION.

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT...

CASE NUMBER : 68110

REPT. REC'D DATE : 06/05/06

RECEIVED BY : DPPC

REFERRED TO DA

REFERRED TO DA

REFERRED TO DA

REPT. REC'D DATE : 06/05/06

REFERRED TO DA

REFERRED TO DA

REFERRED TO DA

DPPC REGION : NOT FOUND ☐ YES ☑ NO DOCU

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW

ALLEGED VICTIM NAME & ADDRESS	CURRENTLY SERVED BY	REPORTER INFO:	
	DMR	ANONYMOUS	
	TYPE OF SERVICE		
		MA	
	SPEC. REQUIREMENTS	MANDATED	
	UNKNOWN	PHONE:	
DISABILITIES		RELATIONSHIP:	
		ALLEGED ABUSER INFO;	
	NATURE OF ALLEGATION		
	Non-Emergency INTERNAL	HOME ADDRESS	
	ACT	MA	
LOCATION OF ABUSE	PHYSICAL INJURY	PHONE: SEX:	
PROGRAM: JUDGE ROTENBERG EDUCATIONAL CENTER	BURNS, SCALDING	RELATIONSHIP: DATE OF BIRT	ГН
	burn	A STANCE OF THE	
ADDRESS WHERE ABUSE OCCURED		AGENCY JUDGE ROTENBERG EDUCATIONAL	
CANTON MA 02021			
PHONE:		SCREENING DECISION:4B	
GUARDIAN INFO:		INVESTIGATING AGENCY: DPPC	
	DESCRIEN DATE	IR DUE: 6/19/2006	
	RESCREEN DATE	A19C DUE 7/10/2006	
MA		PROTECTIVE SERVICE AGENCY	
PHONE:	RESCREEN ADDITIONAL INFO	● DMR ○ MRC ○ CCF	
CLIENT TO CLIENT		O DMH O DOC OCCS/EE	
First Name Last Name	- Control of the Cont	SCREENED BY: MURRAY	
		SCR. DATE: 06/08/06	
ALLEGATION SUMMARY	NOTIFICATION AND AND AND AND AND AND AND AND AND AN	APPROVED BY CRESTA	

FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.

ALLEGED ABUSER #2 INFO:	ALLEGED ABUSER #3	INFO:	REPORTER #2 INFO
	HOME ADDRESS		
		MA	540
	PHONE:	SEX: OM OF	MA Mandated Non-mandated
	RELATIONSHIP:	DATE OF BIRTH	PHONE: RELATIONSHIP:
			KELATIONSHIF.

JUDGE ROTENBERG EDUCATIONAL

CASE: 68110 ALV Name:

OVERSIGHT OFFICER: MILLER CIVIL INVESTIGATOR: SEANA MILLER

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

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ALLEGATION

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SEE CASE 68081 - SCREENED TO DSS DUE TO ALV'S AGE.

REPORTER STATED THAT SOME COWORKERS REPORTED TO HER THAT THEY ALSO OBSERVED SOME BURNS, OLD BURNS OR SCABS FROM THE ELECTRIC SHOCK TX ON OTHER CLIENTS.

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT ...

CASE NUMBER : 68111

REPT. REC'D DATE : 06/05/06

RECEIVED BY : DPPC

REFERRED TO DA

REFERRED TO DA

REFERRED TO DA

RECEIVED BY : DPPC

DPPC REGION : NOT FOUND

REFERRED TO DA

YES ☒ NO

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW

ALLEGED VICTIM NAME & ADDRESS	CURRENTLY SERVED BY	REPORTER INFO:
	DMR	ANONYMOUS
	TYPE OF SERVICE	
		MA
		MANDATED
	<u>SPEC.REQUIREMENTS</u> UNKNOWN	PHONE:
<u>DISABILITIES</u>	UNKNOWN	RELATIONSHIP:
PIONOILI ILIS.		ALLEGED ABUSER INFO:
	NATURE OF ALLEGATION	
	Non-Emergency INTERNAL	HOME ADDRESS
	ACT	MA
PROGRAM: JUDGE ROTENBERG	PHYSICAL INJURY	PHONE: SEX:
EDUCATIONAL CENTER	BURNS, SCALDING	RELATIONSHIP: DATE OF BIRTH
ADDRESS WHERE ABUSE OCCURED	burn	AGENCY
TIBELESS WITH THE VIEW OF THE		JUDGE ROTENBERG EDUCATIONAL
CANTON MA 02021		SCREENING DECISION: 4B
PHONE:		INVESTIGATING AGENCY: DPPC
GUARDIAN INFO:		IR DUE: 6/19/2006
	RESCREEN DATE	<u> </u>
MA		A19C DUE 7/10/2006
PHONE:	RESCREEN ADDITIONAL INFO	PROTECTIVE SERVICE AGENCY DMR OMRC OCCE
		O DMH O DOC O OCCS / EE
CLIENT TO CLIENT First Name Last Name		SCREENED BY: MURRAY
		SCR. DATE: 06/08/06
ALLEGATION SUMMARY	may a series a constitution of the constitutio	APPROVED BY CRESTA
EACILITY LIGES ELECTRIC SHOCK TREATMEN	ITO ON CHIENTO/OTHDENTO AND A	NUMBER OF THE CTURENTS ARE BURNER

FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.

	· ·		
ALLEGED ABUSER #2 INFO:	ALLEGED ABUSER #3	SINFO:	REPORTER #2 INFO
	HOME ADDRESS		
	DUONE.	MA SEX. O.M. O.F.	MA
	PHONE:	SEX: OM OF	○ Mandated ○ Non-mandated
	RELATI O NSHIP:	DATE OF BIR TH	PHONE: RELATIONSHIP:
JUDGE ROTENBERG EDUCATIONAL	-		

CASE: 68111 ALV Name:

OVERSIGHT OFFICER: MILLER CIVIL INVESTIGATOR: SEANA MILLER

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

<u>ALLEGATION</u>

REPORTER STATED THAT FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCKS.

LAST SUMMER 2005 WHO WAS WHO WAS WAS BURNED SO BADLY ON BOTH OF HIS ARMS THAT THEY HAD TO TAKE HIM OFF ELECTRIC SHOCK TREATMENT. THEY CALLED THIS A "GED VACATION".

SEE CASE 68081 - SCREENED TO DSS DUE TO ALV'S AGE.

REPORTER STATED THAT SOME COWORKERS REPORTED TO HER THAT THEY ALSO OBSERVED SOME BURNS, OLD BURNS OR SCABS FROM THE ELECTRIC SHOCK TX ON OTHER CLIENTS.

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION.

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT...

Referred to DA: NO YES CASE NUMBER -: 68112 **COUNTY:** NORFOLK **REPT. REC'D DATE**: 06/05/06 **TIME IN :** 03:54:36 PM **RECEIVED BY: DPPC** REFERRED TO DA **DPPC REGION: NOT FOUND** ☐ YES 🖾 NO

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW

ALLEGED VICTIM NAME & ADDRESS	CURRENTLY SERVED BY DMR TYPE OF SERVICE	REPORTER INFO: ANONYMOUS
DISABILITIES	SPEC. REQUIREMENTS UNKNOWN	MA MANDATED PHONE: RELATIONSHIP:
	NATURE OF ALLEGATION Non-Emergency INTERNAL	ALLEGED ABUSER INFO; HOME ADDRESS
PROGRAM: JUDGE ROTENBERG EDUCATIONAL CENTER ADDRESS WHERE ABUSE OCCURED	ACT PHYSICAL INJURY BURNS, SCALDING burn	PHONE: SEX: RELATIONSHIP: DATE OF BIRTH AGENCY JUDGE ROTENBERG EDUCATIONAL
CANTON MA 02021 PHONE: GUARDIAN INFO:		SCREENING DECISION: 4B INVESTIGATING AGENCY: DPPC
MA PHONE:	RESCREEN DATE RESCREEN ADDITIONAL INFO	A19C DUE 7/10/2006 PROTECTIVE SERVICE AGENCY O DMR O MRC O CCF
CLIENT TO CLIENT First Name Last Name		SCR. DATE: 06/08/06
ALLEGATION SUMMARY	Lores, положения в в в в в в в в в в в в в в в в в в в	APPROVED BY: CRESTA

FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.

ALLEGED ABUSER #2 INFO:	ALLEGED ABUSER #3 I	NFO:	REPORTER #2 INEO
	HOME ADDRESS		
		MA	MA
	PHONE:	SEX:OM OF	Mandated O Non-mandated
	RELATIONSHIP:	DATE OF BIRTH	PHONE:
JUDGE ROTENBERG EDUCATIONAL			RELATIONSHIP:

|--|

OVERSIGHT OFFICER: MILLER CIVIL INVESTIGATOR: SEANA MILLER

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

ALLEGATION

REPORTER STATED THAT FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCKS.

LAST SUMMER 2005 WHO WAS WHO WAS BURNED SO BADLY ON BOTH OF HIS ARMS THAT THEY HAD TO TAKE HIM OFF ELECTRIC SHOCK TREATMENT. THEY CALLED THIS A "GED VACATION".

SEE CASE 68081 - SCREENED TO DSS DUE TO ALV'S AGE.

REPORTER STATED THAT SOME COWORKERS REPORTED TO HER THAT THEY ALSO OBSERVED SOME BURNS, OLD BURNS OR SCABS FROM THE ELECTRIC SHOCK TX ON OTHER CLIENTS.

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION.

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT...

Referred to DA: NO YES CASE NUMBER: 68113 **COUNTY: NORFOLK REPT. REC'D DATE:** 06/05/06 **TIME IN:** 03:55:24 PM THE UNAUTHORIZED DISTRIBUTION OF THE **RECEIVED BY: DPPC** REFERRED TO DA CONFIDENTIAL INFORMATION CONTAINED IN THIS **DPPC REGION: NOT FOUND** ☐ YES ☑ NO **DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW CURRENTLY SERVED BY ALLEGED VICTIM NAME & ADDRESS** REPORTER INFO: **DMR** ANONYMOUS TYPE OF SERVICE **MANDATED** SPEC.REQUIREMENTS PHONE: UNKNOWN **RELATIONSHIP: DISABILITIES** ALLEGED ABUSER INFO: **NATURE OF ALLEGATION** Non-Emergency **INTERNAL**

PROGRAM: JUDGE ROTENBERG **EDUCATIONAL CENTER** ADDRESS WHERE ABUSE OCCURED CANTON MA 02021 PHONE: **GUARDIAN INFO:**

MA PHONE: CLIENT TO CLIENT First Name **Last Name**

ACT PHYSICAL INJURY

BURNS, SCALDING burn

RESCREEN DATE

RESCREEN ADDITIONAL INFO

MA

JUDGE ROTENBERG EDUCATIONAL

SCREENING DECISION: 4B INVESTIGATING AGENCY: DPPC

IR DUE: 6/19/2006

A19C DUE 7/10/2006

> PROTECTIVE SERVICE AGENCY ● DMR ○ MRC ○ CCF O DMH O DOC O OCCS/EE

SCREENED BY: MURRAY SCR. DATE: 06/08/06 APPROVED BY: CRESTA

ALLEGATION SUMMARY.

LOCATION OF ABUSE

FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.

ALLEGED ABUSER #2 INFO: ALLEGED ABUSER #3 INFO: REPORTER #2 INFO **HOME ADDRESS** MA MA SEX: O M O F O Mandated O Non-mandated PHONE: DATE OF BIRTH PHONE: **RELATIONSHIP: RELATIONSHIP:** JUDGE ROTENBERG EDUCATIONAL

CASE: 68113

ALV Name:

OVERSIGHT OFFICER: MANSON CIVIL INVESTIGATOR: KAREN MANSON

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

ALLEGATION

REPORTER STATED THAT FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCKS.

LAST SUMMER 2005 WHO WAS WHO WAS WAS BURNED SO BADLY ON BOTH OF HIS ARMS THAT THEY HAD TO TAKE HIM OFF ELECTRIC SHOCK TREATMENT. THEY CALLED THIS A "GED VACATION".

SEE CASE 68081 - SCREENED TO DSS DUE TO ALV'S AGE.

REPORTER STATED THAT SOME COWORKERS REPORTED TO HER THAT THEY ALSO OBSERVED SOME BURNS, OLD BURNS OR SCABS FROM THE ELECTRIC SHOCK TX ON OTHER CLIENTS.

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION.

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT...

CASE NUMBER : 68114 COUNTY : NORFOLK Referred to DA : ☑ NO ☐ YES

REPT. REC'D DATE : 06/05/06 TIME IN : 03:57:41 PM

THE LINAUTHORIZED DISTRIBUTION

 RECEIVED BY : DPPC
 REFERRED TO DA

 DPPC REGION : NOT FOUND
 ☐ YES ☑ NO

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW

ALLEGED VICTIM NAME & ADDRESS	CURRENTLY SERVED BY	REPORTER INFO:	
ALLOGO VIOTIM NAME & ADDICES	DMR TYPE OF SERVICE	ANONYMOUS	
DICADII ITIES	SPEC.REQUIREMENTS UNKNOWN	MA MANDATED PHONE: RELATIONSHIP:	
<u>DISABILITIES</u>		ALLEGED ABUSER INFO:	
	NATURE OF ALLEGATION Non-Emergency INTERNAL ACT	HOME ADDRESS	
PROGRAM: JUDGE ROTENBERG EDUCATIONAL CENTER	PHYSICAL INJURY BURNS, SCALDING burn	PHONE: SE RELATIONSHIP: DATE OF	
ADDRESS WHERE ABUSE OCCURED		AGENCY JUDGE ROTENBERG EDUCATIONAL	_
CANTON MA 02021 PHONE:		SCREENING DECISION: 4B INVESTIGATING AGENCY: DPPC	***************************************
GUARDIAN INFO:		IR DUE: 6/19/2006	
	RESCREEN DATE	A19C DUE 7/10/2006	
CHENT TO CHENT	RESCREEN ADDITIONAL INFO	PROTECTIVE SERVICE AGENCY O DMR O MRC O CCF O DMH O DOC O OCCS / EE	I
CLIENT TO CLIENT First Name Last Name		SCREENED BY: MURRAY SCR. DATE: 06/08/06	
ALLEGATION SUMMARY		APPROVED BY CRESTA	

FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.

ALLEGED ABUSER #2 INFO:	ALLEGED ABUSER #3	INFO:	REPORTER #2 INFO
	HOME ADDRESS		
		MA	MΛ
	PHONE:	SEX:OM OF	○ Mandated ○ Non-mandated
	RELATIONSHIP:	DATE OF BIRTH	PHONE:
JUDGE ROTENBERG EDUCATIONAL			RELATIONSHIP:

<u>CASE: 68114</u> <u>ALV Name:</u>

OVERSIGHT OFFICER: MANSON CIVIL INVESTIGATOR: KAREN MANSON

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

ALLEGATION

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LAST SUMMER 2005 WHO WAS WHO WAS WHO WAS BURNED SO BADLY ON BOTH OF HIS ARMS THAT THEY HAD TO TAKE HIM OFF ELECTRIC SHOCK TREATMENT. THEY CALLED THIS A "GED VACATION".

SEE CASE 68081 - SCREENED TO DSS DUE TO ALV'S AGE.

REPORTER STATED THAT SOME COWORKERS REPORTED TO HER THAT THEY ALSO OBSERVED SOME BURNS, OLD BURNS OR SCABS FROM THE ELECTRIC SHOCK TX ON OTHER CLIENTS.

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT...

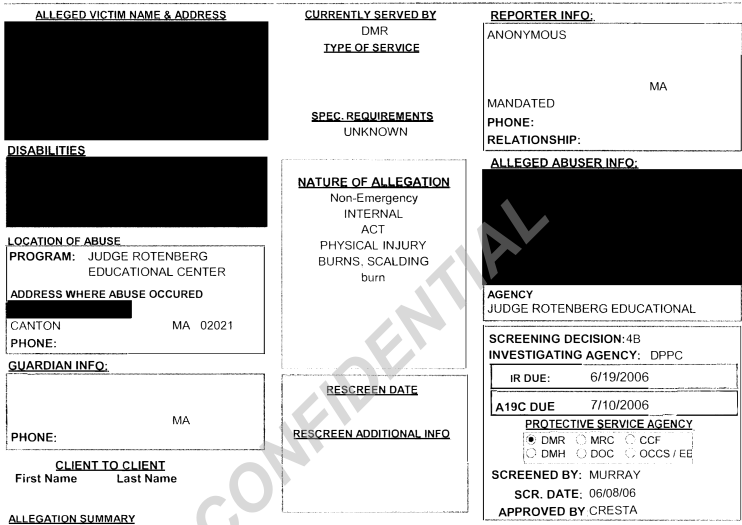
☐ YES ☒ NO

CASE NUMBER: 68115 **COUNTY: NORFOLK REPT. REC'D DATE:** 06/05/06 **TIME IN**: 03:59:13 PM **RECEIVED BY: DPPC** REFERRED TO DA

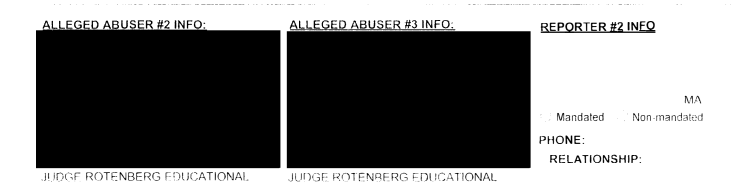
DPPC REGION: NOT FOUND

Referred to DA: NO YES

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS **DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW**



FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCK TREATMENTS.



CASE: 68115 ALV Name:

OVERSIGHT OFFICER: MANSON CIVIL INVESTIGATOR: KAREN MANSON

CRIMINAL ACTIVITY STATEMENT

IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 6/5/06. AT THIS TIME TPR. GRANT SUGGESTS THAT THE CIVIL INVESTIGATION PROCEED TO OBTAIN MORE INFORMATION. IF THERE IS ANY EVIDENCE THAT THE INJURIES SUSTAINED BY THE ALV WERE THE RESULT OF CRIMINAL ACTIVITY, SUSPEND THE CIVIL INVESTIGATION, AND CONTACT THE SPDU/DPPC.

ALLEGATION

REPORTER STATED THAT FACILITY USES ELECTRIC SHOCK TREATMENTS ON CLIENTS/STUDENTS AND A NUMBER OF THE STUDENTS ARE BURNED BY THESE SHOCKS.

LAST SUMMER 2005 WHO WAS WHO WAS WAS BURNED SO BADLY ON BOTH OF HIS ARMS THAT THEY HAD TO TAKE HIM OFF ELECTRIC SHOCK TREATMENT. THEY CALLED THIS A "GED VACATION".

SEE CASE 68081 - SCREENED TO DSS DUE TO ALV'S AGE.

REPORTER STATED THAT SOME COWORKERS REPORTED TO HER THAT THEY ALSO OBSERVED SOME BURNS, OLD BURNS OR SCABS FROM THE ELECTRIC SHOCK TX ON OTHER CLIENTS.

6/6/2006: SCREENED IN FOR 19C.

6/7/2006: CASE RESCREENED TO DPPC FOR INVESTIGATION.

6/8/06- CASE CAME IN ORIGINALLY AS CLTS AT...

Referred to DA: NO YES **COUNTY: NORFOLK** CASE NUMBER: 69175 **REPT. REC'D DATE:** 08/01/06 **TIME IN:** 2:45:19 PM THE UNAUTHORIZED DISTRIBUTION OF THE REFERRED TO DA **RECEIVED BY: OTHER** CONFIDENTIAL INFORMATION CONTAINED IN THIS **DPPC REGION: SOUTHEAST** ☐ YES ☒ NO DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW **CURRENTLY SERVED BY ALLEGED VICTIM NAME & ADDRESS REPORTER INFO:** UNKNOWN **TYPE OF SERVICE** SPEC. REQUIREMENTS **DISABILITIES ALLEGED ABUSER INFO: NATURE OF ALLEGATION** Non-Emergency **HOME ADDRESS INTERNAL OMISSION** MA LOCATION OF ABUSE ACT PHONE: SEX: **PROGRAM: JUDGE ROTENBERG** PHYSICAL INJURY RELATIONSHIP: DATE OF BIRTH **EDUCATIONAL CENTER** abrasion' ADDRESS WHERE ABUSE OCCURED **AGENCY** JUDGE ROTENBERG EDUCATIONAL **CANTON** MA **SCREENING DECISION: 4B** PHONE: INVESTIGATING AGENCY: DPPC **GUARDIAN INFO:** 8/11/2006 IR DUE: **RESCREEN DATE** 8/31/2006 A19C DUE MA PROTECTIVE SERVICE AGENCY RESCREEN ADDITIONAL INFO PHONE: ● DMR ○ MRC ○ CCF ODMH ODOC OOCCS/EE **CLIENT TO CLIENT SCREENED BY: CRESTA First Name Last Name** SCR. DATE: 08/01/06 APPROVED BY: CRESTA **ALLEGATION SUMMARY** THE AL V HAS AN ABRASION ON HIS CALF WHICH IS THE SAME SIZE AS THE BUCKLE OF HIS GED DEVICE STRAP. UPON INDICATED THAT IT WAS LIKELY DUE TO THE AL V'S SKIN BEING PINCHED IN THE VIEWING THE MARK, BUCKLE. ALLEGED ABUSER #3 INFO: **ALLEGED ABUSER #2 INFO: REPORTER #2 INFO HOME ADDRESS HOME ADDRESS** MA MA MA PHONE: SEX: OM OF PHONE: SEX: ● M ○ F ○ Mandated ○ Non-mandated DATE OF BIRTH PHONE: RELATIONSHIP: DATE OF BIRTH RELATIONSHIP: **RELATIONSHIP:**

CONFIDENTIAL

CASE: 69175 ALV Name:
OVERSIGHT OFFICER : MILLER CIVIL INVESTIGATOR : SEANA MILLER
CRIMINAL ACTIVITY STATEMENT IF ANY INFORMATION OF CRIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465
, SPDU ACTION
TPR PEACHEY REVIEWED THIS CASE ON 08-01-06 AND SUGGEST 19C INVESTIGATION. IF A CRIME IS REVEALED DURING THE 19C, PLEASE CALL SPDU/DPPC FOR RESCREENING.
<u>ALLEGATION</u>
THE REPORTER WAS THE AL V'S CLASSROOM ON 7/21/06. DURING THAT TIME, THE REPORTER WITNESSED ROUTINE GED ROTATION ON THE AL V, AND NOTED AN INJURY TO HIS CALF, WHICH APPEARED TO BE AN INCH LONG SCRATCH MARK.
WHEN THE REPORTER VIEWED THIS INJURY WITH WITH WARK MOSTLY LIKELY WAS FROM THE AL V'S SKIN BEING CAUGHT IN THE BUCKLE ON THE STRAP OF THE GED DEVICE.
THE REPORTER PHOTOGRAPHED THE INJURY TO THE AL V'S RIGHT CALF ON 7/27/06, NOTING THAT THE LENGTH OF THE MARK AT ITS LONGEST POINT WAS APPROXIMATELY THE SAME AS THE LENGTH OF THE BUCKLE, ABOUT AN INCH.
8/1/2006: SCREENED IN FOR 19C INVESTIGATION.

CASE NUMBER: 69663

REPT. REC'D DATE: 08/28/06

RECEIVED BY: VENDOR

RECEIVED BY: VENDOR
DPPC REGION: NOT FOUND

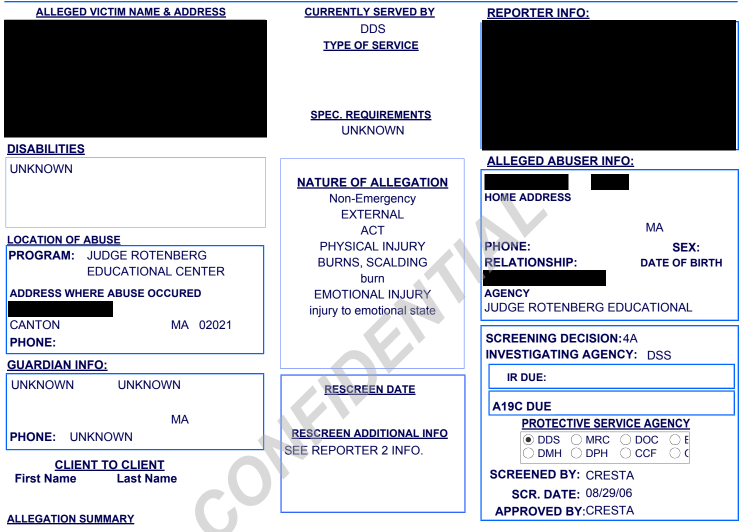
COUNTY: NORFOLK
TIME IN: 3:45:52 PM

REFERRED TO DA

▼ YES □ NO

Referred to DA: NO XYES

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW



THE INCIDENT OCCURRED ON SUNDAY AUGUST 27, 2006. THE ALV RECEIVED SEVERE BURNS TO WHERE HIS SKIN WAS FALLING OFF AND HE WAS CRYING. THE BURNS WERE CAUSED BY ELECTRIC SHOCK TREATMENTS.

ALLEGED ABUSER #2 INFO: ALLEGED ABUSER #3 INFO: REPORTER #2 INFO HOME ADDRESS HOME ADDRESS MA MA SEX: O M O F PHONE: PHONE: SEX: O M O F Mandated Non-mandated DATE OF BIRTH PHONE: DATE OF BIRTH RELATIONSHIP: **RELATIONSHIP:** RELATIONSHIP:

CASE:	<u>69663</u>	ALV Name:	
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OVERSIGHT OFFICER: <TABLE MISSING> CIVIL INVESTIGATOR:

CRIMINAL ACTIVITY STATEMENT

THIS CASE HAS BEEN REFERRED TO THE DISTRICT ATTORNEY'S OFFICE FOR REVIEW. WHEN SCREENED IN FOR A DPPC INVESTIGATION, THE 19C INVESTIGATOR IS AVAILABLE TO PROVIDE ASSISTANCE TO LAW ENFORCEMENT.

WHEN SCREENED IN FOR DPPC INVESTIGATION, THE 19C INVESTIGATOR WILL PROCEED WITH THE DPPC INVESTIGATION UNLESS OTHERWISE DIRECTED BY THE DISTRICT ATTORNEY'S OFFICE / LAW ENFORCEMENT WITHIN

TWENTY-FOUR HOURS OF SCREENING. HOWEVER, NECESSARY PROTECTIVE SERVICES WILL ALWAYS BE PROVIDED

SPDU ACTION

TPR. GRANT REPORTS REVIEWING THIS CASE ON 8/29/06. AT THIS TIME TPR. GRANT FORWARDED A COPY OF THE INTAKE TO THE NORFOLK COUNTY DA'S OFFICE FOR THEIR REVIEW AND ASSIGNMENT TO LAW ENFORCEMENT.

ALLEGATION

THIS INCIDENT OCCURRED ON SUNDAY AUGUST 27, 2006.

REPORTER HAD MINIMAL INFORMATION AND COULD NOT ANSWER MOST QUESTIONS. ALV'S AGE, ADDRESS, ETC. TAKEN FROM PRIOR REPORT FROM JUNE OF '06.

THE ALV RECEIVED SEVERE BURNS TO WHERE HIS SKIN WAS FALLING OFF AND ALV WAS CRYING. THESE INJURIES WERE CAUSED BY ELECTRIC SHOCK TREATMENTS.

THE REPORTER IS UNAWARE OF WHAT THE INJURIES LOOK LIKE.

THE REPORTER IS UNAWARE IF THE ALV RECEIVED MEDICAL TREATMENT OR IF PHOTOS WERE TAKEN.

IT IS NOT KNOWN WHETHER POLICE HAVE BEEN NOTIFIED.

ALV'S LEVEL OF SUPERVISION AT THE LOCATION OF ABUSE IS NOT KNOWN.

THE REPORTER IS UNAWARE IF THERE WERE ANY WITNESSES.

THE REPORTER IS UNAWARE OF HOW LONG THIS ABUSE/NEGLECT HAS BEEN GOING ON OR HOW OFTEN IT OCCURS.

THE REPORTER DID NOT NOTIFY ANY OTHER AGENCY.

THE REPORTER IS UNAWARE IF THE ALV IS AT IMMEDIATE RISK OF INJURY BEFORE THE NEXT BUSINESS DAY.

		l	
8/29/2006: SCREENED TO DSS DU ALSO SENT TO DMR FYI.	E TO ALV'S AGE.		
8/29/2006 WRITTEN REPORT RECI REPORT INDICATES THAT PER AN			THAT ALV
EXTREME BURNS ON HIS ARM FR	OM GED SHOCK MACHINE.		

8/31/2006 - INFORMATION OBTAINED BY DPPC INVESTIGATORS WHILE AT JRC WORKING ON OTHER INVESTIGATIONS. A CANTON POLICE OFFICER AND DSS WORKER RESPONDED TO THIS COMPLAINT AND IT IS REPORTED THAT THEY FOUND THAT THE ALV'S SKIN WAS NOT "FALLING OFF." IT WAS REPORTED TO THE DPPC INVESTIGATORS THAT IN FACT THE ALV DID NOT RECEIVE ANY GED TREATMENTS ON SUNDAY 8/27/2006.

COUNTY: NORFOLK

CASE NUMBER: 74314

Referred to DA: ☒ NO ☐ YES

REPT. REC'D DATE: 05/	17/07 <u>TIM</u>	E IN: 12:57:26 PM	THE LINALITHO	RIZED DISTRIBUTION	OF THE	
RECEIVED BY : CO	_	REFERRED TO DA		L INFORMATION CONT		
DPPC REGION : NO	T FOUND [☐YES 🛛 NO		EXPRESSLY FORBIDE		
ALLEGED VICTIM NA	AME & ADDRESS	CURRENTLY S	FRVFD BY	REPORTER INFO:		
TELEGES VIGINITY	MIE G / NDDINEOU	DDS		KEI OKTEK INI O.		
		TYPE OF SI	<u>ERVICE</u>			
		SPEC. REQUI	REMENTS			
DICABILITIES						
<u>DISABILITIES</u>				ALLEGED ABUSER INFO) <u>:</u>	
		NATURE OF A	LLEGATION	UNIDENTIFIED		
		Non-Eme		HOME ADDRESS		
		INTERI	NAL			
LOCATION OF ABUSE		ACT	A		MA	
PROGRAM: JUDGE R	OTENBERG	OMISS EMOTIONAL		PHONE:	SEX:	
EDUCATION	ONAL CENTER	reduction in abili		RELATIONSHIP:	DATE OF BIRTH	
ADDRESS WHERE ABUSE	OCCURED	readellon in abili		AGENCY		
				JUDGE ROTENBERG EDI	JCATIONAL	
CANTON	MA 02021			SCREENING DECISION:	OUT	
PHONE:				INVESTIGATING AGENC		
GUARDIAN INFO:				IR DUE:		
		RESCREEN	I DATE	IN BOL.		
	B.4.0			A19C DUE		
PHONE:	MA	RESCREEN ADDI	TIONAL INFO	PROTECTIVE SERVI		
PHONE.				● DDS ○ MRC ○ DMH ○ DPH ○	-	
CLIENT TO CLIENT First Name Last Name				SCREENED BY: MURRAY SCR. DATE: 05/17/07		
ALLEGATION SUMMARY			TDEATMENT OF C	NE OTUDENTIO DELLA VIC		
IT WAS REPORTED IN A				ONE STUDENT'S BEHAVIO		
OFTEN IMPACTED THAT STUDENT OR OTHER STUDENTS TO THE DEGREE THAT THEY EXHIBITED BEHAVIORS THAT WERE ALSO TREATED WITH GEDS.						
ALLEGED ABUSER #2	INFO:	ALLEGED ABUSER #3	B INFO:	REPORTER #2 INFO		
HOME ADDRESS		HOME ADDRESS				
			MA			
DUONE	MA	BUONE			MA	
PHONE:	SEX: OM OF	PHONE:	SEX: OM O	F	andated	
RELATIONSHIP:	DATE OF BIRTH	RELATIONSHIP:	DATE OF BIRTI	H PHONE:		
				RELATIONSHIP:		

CASE: 74314	ALV Name:			
OVERSIGHT OFFICER : <t< th=""><th>ABLE MISSING></th><th>CIVIL INVESTIGA</th><th>TOR:</th><th></th></t<>	ABLE MISSING>	CIVIL INVESTIGA	TOR:	
CRIMINAL ACTIVITY STATI THIS REPORT HAS NOT BE DISCOVERED CONTACT TO	EEN SENT TO THE			I OF CRIMINAL ACTIVITY IS
				D JRC, RESULTING IN NO EVIDENCE /ED' - AVERSION THERAPY
ALLEGATION ON 5/16/07 REPORTER WA ROTENBERG CENTER (JRO FROM A STATE HOUSE EM	C),			FROM JUDGE AD BEEN FORWARDED TO DPPC
SHARE HIS MEMORIES OF WORKED WITH RECEIVED FOR OTHER A STUDENT WINTENDED FOR THEM. HE SEATS, OR ATTEMPT TO RANNOUNCE THAT HE WAS STUDENT STRESS WHEN IDEVICES FOR THE STUDE REACTION TO THE REACH OCCURRED, SO THAT HE EXCEPTIONS, A SCREAM WHE STATED THAT THIS WAS OUT (THOUGH HE NOTED SPOKE QUICKLY IN SPANIST WAS NOT FOR HIM, GETTING A GED, THAT EMPLOYED BY STAFF WAS	STUDENTS AT JE 20-30 GED APPLI 20-30 GED APPLI WHO WAS ABOUT STATED THAT IN REMOVE THEIR ELE GETTING A PENCHER REACHED FOI NTS' GEDS. ING FOR A REMOVE THEIR ELE GETTING A PENCHER FOR A REMOVE THE REACHED FOI NTS' GEDS. ING FOR A REMOVE AS SUCH A TYPICA	RC SHOWING SIGN CATIONS A DAY, A TO SEE ANOTHER I RESPONSE TO THE LECTRODES. HE FE CIL EVERY TIME HE R THE POCKET OF DESCRIBE OTE WERE BEHAVIOR HAD TO GIVE GE A GRAB WAS A GR AL OCCURRENCE WOULD SAY "NO, N SPEAK IN HIGH-PI UP). LARGE AND SLOW VE FEEDBACK TO LY WHEN THIS HAR	IS OF STRESS. HE INDICAND SOME 3-10 A DAY. HE STUDENT GET A GED TO STUDENTS WOULD COME CALLED BEING TOLD E REACHED FOR HIS POORS THAT WERE TREAT DO FOR THEM TO FOR THEM TO STATE WAS HARD TO FOR THAT IT WAS HARD TO FOR THEM TO STATE AND THEM THEM TO STATE AND THEM THEM THEM THEM TO STATE AND THEM THEM THEM THEM THEM THEM THEM THEM	CKET, AS THIS WOULD REDUCE ALSO HUNG THE REMOTE CONTROL EHAVIORS THAT STUDENTS HAD IN ED WITH GED WHEN THEY ED THAT THERE WERE NO OLLOW COURT-APPROVED ORDERS. ECALL ONE INCIDENT STANDING NGING VOICE IN ANTICIPATION UMP OUT OF HIS SEAT EVEN IF TOLD ULD MOAN SHORTLY AFTER A GED. ANOTHER STRATEGY ERE NOT RECEIVING THE GED, AND STATES THAT ALL STUDENTS
CONTROL TO TO ONE SIDE AND SOMET CLASSROOM AND ADDED HE AND ADDED. INDIC HE HAD TO GIVE HIM GED: WOULD GET UP AFTER TH HE WAS GETTING THE GE! AND THAT BEHAVIOR CONSEQUENC! THAT HE DID NOT WORK V BATHROOM WHEN	THAT BEHAVIOR DID NO CATED THAT HE V S FOR TENSING L IE FIRST GED. DS AND THAT HE HAD TO BE E WAS NOT WORK WIT FOR AB EEDED TO LEAVE S TO BE DUE TO	HANDLED THE HEAD. AS ONE FO OT AGREE WITH VAS TOLD HE HAD JP AND THEN FOR INDICAT TOLD OTHERS TH CONTACTED AND KING AND IT WAS OUT 8-9 MONTHS A SCHOOL FUNCT	REMOTE. HE STATES THE FELT THAT FELT THAT TO FOLLOW THE BEHAVED THAT HE DID NOT THAT FEMOVED FROM FAFTER THIS, BUT THAT HE DION AND THAT FOR THE PRIOR 30 SHOCK IS THAT THE PRIOR 30 SHOCK IS THE PRIOR 30 SHOCK IS THE PRIOR 30 SHOCK IS THAT THE PRIOR 30 SHOCK IS THAT THAT THE PRIOR 30 SHOCK IS THE PRIOR 30 SHOCK IS THE PRIOR 30 SHOCK IS THAT THAT THE PRIOR 30 SHOCK IS THE 3	THIS WAS DISRUPTIVE TO THE A GED. INDICATED THAT INDICATED THAT BEHAVIOR WAS FOR PROGRAM FOR AND THAT ITHOUT PERMISSION" WHEN HE INK THAT GOT 30 GEDS THAT DAY DECIDED THAT THE ADDED PROGRAM. INDICATED HE OFFERED TO TAKE TO THE WED FEAR WHEN THEY GOT THERE.
THE FACILITY AND THAT P SWALLOW A KNIFE AND TH	HE DES	SCRIBED THAT AS AFF WOULD RUN GED.	TREATMENT FOR THIS, AT HIM WITH A PLASTIC I NDICATED THAT	TO KNIFE BLADE IN THE PAST . WAS IN RESTRAINTS ALL DAY AT KNIFE, ASK HIM IF HE WANTED TO RESPONSE WAS A LOUD SCREAM.
		CONFIE	ENTIAL	REVISED JAN 2006

DESCRIBED THIS SCENE AS LIKE THE MOVIE CLOCKWORK ORANGE. THIS TREATMENT O IN A LARGE ROOM WITH ABOUT 40 OTHER STUDENTS, WHO REACTED TO WHAT THEY SAW. INDICATED THAT IF STUDENTS HAD OUT OF SEAT BEHAVIORS OR SCREAMING IN RESPONSE TO THAT THEY WERE GIVEN GEDS FOR THEM IF THEIR PLANS CALLED FOR THIS. NOTES HAVING SPOKEN TO A DMR INVESTIGATOR ABOUT THIS, AND BEING INFORMED THAT THESE TREATMENTS FOR WERE COURT APPROVED.
FELT THAT HE WAS WITNESSING TORTURE OF STUDENTS, AND NOTED THAT HE RESIGNED FROM THE PROGRAM WHEN HE REALIZED THAT HIS OWN STRESS WAS TOO HIGH.

5/17/07- SCREENED OUT ALLEGATION IS NOT ABUSE PER 19C.



CASE NUMBER: 76229 **REPT. REC'D DATE**: 08/30/07

RECEIVED BY: DPPC

DPPC REGION: NOT FOUND

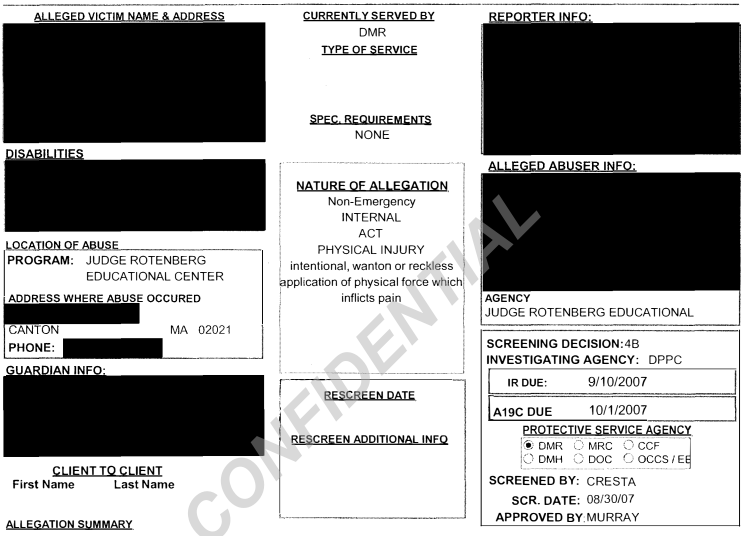
COUNTY: NORFOLK

TIME IN: 10:24:07 AM

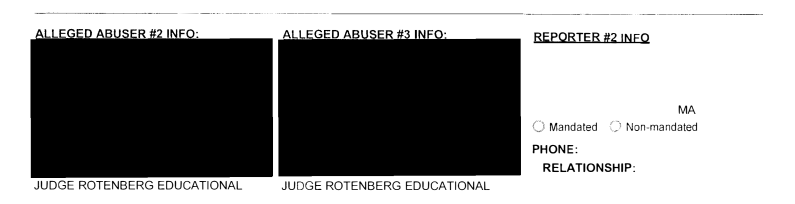
REFERRED TO DA ☑ YES ☐ NO

Referred to DA: ☐ NO 🛛 YES

THE UNAUTHORIZED DISTRIBUTION OF THE **CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW**



ALAB ADMINISTERED 77 GED (ELECTRIC SHOCKS) TO THE ALV AFTER RECEIVING A CALL INSTRUCTING HIM TO DO SO.



CASE: 76229

ALV Name:

OVERSIGHT OFFICER : MILLER CIVIL INVESTIGATOR : SEANA MILLER

CRIMINAL ACTIVITY STATEMENT

THIS CASE HAS BEEN REFERRED TO THE DISTRICT ATTORNEY'S OFFICE FOR REVIEW. THE 19C INVESTIGATOR IS AVAILABLE TO PROVIDE ASSISTANCE TO LAW ENFORCEMENT. PROTECTIVE SERVICES WILL BE PROVIDED WHEN NECESSARY.

WHEN NECESSARY, PROTECTIVE SERVICES MUST BE PROVIDED. THE 19C INVESTIGATION SHOULD PROCEED UNLESS OTHERWISE DIRECTED BY THE DISTRICT ATTORNEY'S OFFICE.

SPDU ACTION

ON 8-30-07, DLT NAGE REVIEWED THIS CASE AND SENT SAME TO NORFOLK DA FOR THEIR REVIEW. REFER W/ CASE # 76157,76158, SAME ALLEGATION DIFFERENT REPORTER.

ALLEGATION

ON WED 8/29 REPORTER RECEIVED A CALL FROM JRI FAMILY NETWORK- THEY ARE CONTRACTED AGENCY THROUGH DSS. SHE ASKED IF SHE HAD BEEN CONTACTED BY JRC. SHE PROCEEDED TO EXPLAIN TO REPORTER WHAT HAD HAPPENED.

ON SUNDAY 8/26 AT ABOUT 2 AM A STAFF IN ALV'S HOUSE- STOUGHTON HOUSE RECEIVED A CALL FROM ANOTHER ALLEGED STAFF MEMBER. THE STAFF ON PHONE REPORTED TO STAFF AT HOUSE THAT ALV HAD DISPLAYED INAPPROPRIATE BEHAVIORS DURING THE DAY. THE STAFF STATED THAT THEY VIEWED CAMERA FOOTAGE TO SUPPORT THE ALLEGATION OF ALV'S INAPPROPRIATE BEHAVIORS. STAFF ON PHONE INFORMED STAFF AT HOUSE THAT ALV DEMONSTRATED BEHAVIORS TO RECEIVE GED (ELECTRIC SHOCKS) TREATMENTS. STAFF AT STOUGHTON HOUSE PROCEEDED TO GIVE ALV 77 GED APPLICATION IN A 3 HOUR PERIOD. THIS STAFF DID THIS BECAUSE OF THE STAFF WHO HAD CALLED.

REPORTED THAT ALV WAS EXAMINED MEDICALLY ON MONDAY 8/27 AND INDICATED THAT HE WAS OK. REPORTER DOES NOT KNOW OF ANY VISIBLE MARKS- SINCE IT WAS NOT REPORTED TO HER.

REPORTED THAT STAFF WHO TELEPHONE THE STAFF AT THE HOUSE WAS NOT IN FACT AN EMPLOYEE, BUT ANOTHER CLIENT WHO WAS ON THE RUN IN NEW YORK.

ALV'S DSS WORKER IS SCOTT FERLAND HE WAS THE PERSON WHO PROBABLY CONTACTED AND INFORMED HER OF SITUATION

NAMES OF INDIVIDUALS INVOLVED WERE NOT GIVEN TO REPORTER.

*ALAB'S NAME WAS TAKEN OFF PREVIOUS REPORTS ON SAME INCIDENT.

SEE CASES 76158, 76157 - SAME ALLEGATION - REPORTED PREVIOUSLY.

8/30/2007- SCREENED IN FOR 19C INVESTIGATION TO BE COMBINED WITH CASE #S 76158 AND 76157.

COUNTY: NORFOLK

TIME IN: 02:45:57 PM

CASE NUMBER: 79208

REPT. REC'D DATE: 02/19/08

Referred to DA: NO TYES

THE UNAUTHORIZED DISTRIBUTION OF THE RECEIVED BY: DPPC REFERRED TO DA CONFIDENTIAL INFORMATION CONTAINED IN THIS ☐ YES 🖾 NO **DPPC REGION: SOUTHEAST** DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW **CURRENTLY SERVED BY ALLEGED VICTIM NAME & ADDRESS REPORTER INFO:** DMH **TYPE OF SERVICE** SPEC, REQUIREMENTS NONE **DISABILITIES ALLEGED ABUSER INFO:** NATURE OF ALLEGATION Non-Emergency **INTERNAL** ACT LOCATION OF ABUSE ABUSE PER SE **PROGRAM:** JUDGE ROTENBERG intentional, wanton or reckless **EDUCATIONAL CENTER** application of physical force which inflicts pain ADDRESS WHERE ABUSE OCCURED **AGENCY** JUDGE ROTENBERG EDUCATIONAL CANTON MA 02021 **SCREENING DECISION: 4B** PHONE: 781-828-2202 X4491 INVESTIGATING AGENCY: DPPC **GUARDIAN INFO:** 3/3/2008 IR DUE: RESCREEN DATE 3/24/2008 A19C DUE PROTECTIVE SERVICE AGENCY RESCREEN ADDITIONAL INFO O DMR O MRC O CCF ● DMH ○ DOC ○ OCCS/E **CLIENT TO CLIENT SCREENED BY: CRESTA Last Name First Name** SCR. DATE: 02/20/08 **APPROVED BY: MURRAY ALLEGATION SUMMARY** THE REPORTER STATES THAT THE ALV WAS TRYING TO GET THE ATTENTION OF A STAFF IN THE CLASSROOM SETTING. THE ALV WAS SHOCKED, ACCORDING TO THE REPORTER, WITHOUT A JUSTIFIED REASON. THE REPORTER FEELS THAT THE STAFF WAS ANNOYED WITH THE ALV, AS OPPOSED TO THE ALV ENGAGING IN A BEHAVIOR THAT WARRANTED A GED (SHOCK). **ALLEGED ABUSER #2 INFO: ALLEGED ABUSER #3 INFO: REPORTER #2 INFO HOME ADDRESS HOME ADDRESS** MA MA MA SEX: OM OF PHONE: SEX: ○ M ○ F ○ Mandated ○ Non-mandated PHONE: DATE OF BIRTH RELATIONSHIP: DATE OF BIRTH PHONE: **RELATIONSHIP: RELATIONSHIP:**

CASE: 79208	ALV Name:
OVERSIGHT OFFICER : BU	KOW CIVIL INVESTIGATOR: SEANA MILLER
CRIMINAL ACTIVITY STATE IF ANY INFORMATION OF C POLICE DETECTIVE UNIT. (RIMINAL ACTIVITY IS REVEALED DURING THE CIVIL INVESTIGATION CONTACT THE STATE
SPDU ACTION	
TPR. LISA WASHINGTON-BI	ROWN REVIEWED THIS CASE ON 02/20/08 AND SUGGESTS THE 19C CIVIL INVESTIGATION INVESTIGATION THERE IS EVIDENCE OF A CRIME, PLEASE CONTACT SPDU/DPPC FOR
<u>ALLEGATION</u>	
10/29/07 FOR	THE REPORTER WAS AT THE FACILITY ON THE REPORTER DIDN'T KNOWN THE IDENTITY OF THE ALV UNTIL 11/07.
THE REPORTER WAS OBSE THAT THE ALV WAS ADMIN	FOR APPROX 1-2 HOURS IN THE CLASS SETTING. THE REPORTER SAW ISTERED SOME SHOCK TREATMENT, FOR TURNING AROUND IN HIS CHAIR.
TOLD TO KEEP QUIET AND	HAND FOR 25 - 30 MIN, TRYING TO GET THE ATTENTION OF A STAFF PERSON. THE ALV WAS WAS IGNORED AND TOLD NOT TO SPEAK OUT UNTIL HE WAS SPOKEN TO. THE REPORTER V WAS TRYING TO GET THE ATTENTION OF THE STAFF FOR, UNTIL AFTER THE ALV WAS
	GET THE ATTENTION OF AND THE ALV APPEARED ANNOYED. THE ED. AFTER THAT THE ALV SAID OUT LOUD THAT "I DIDN'T GET UP OUT OF MY SET", "I JUST LV SAID HIMSELF THAT HE WANTED TO FILE A "HUMAN RIGHT COMPLAINT, AND WAS TAKEN
CABINET. THE ALV WAS TO	RTER, THE ALV CLAIMED HE SAW ANOTHER STUDENT THAT WAS STEALING FOOD FROM A DLD THAT IF HE SEES SOMETHING LIKE THAT HAPPENING, HE WAS TO GET THE ATTENTION OF RT THEM AS TO WHAT WAS HAPPENING.
WARRANTED DESPITE THE	AT THE INCIDENT THAT SHE OBSERVED WAS NOT WITHIN A TREATMENT PLAN, AND WAS NOT COURT ORDERS FOR A GED. THE REPORTER FEELS THAT WAS ANNOYED WITH THE ALV ENGAGING IN A BEHAVIOR THAT WARRANTED A GED (SHOCK).
THE SAME # AS	STARTED LOOKING INTO THIS SOMETIME IN NOV. OF 2007. HE CAN BE REACHED AT
2/20/08 t/c to contained a GED consequence have been a pinpoint with "no	and According to the AL V's plan in October the for "out of seat without permission," under HDB1, but the consequence for inappropriate sitting would ."
2/20/08 - SCREENED IN FOR	R 19C INVESTIGATION.

REVISED JAN 2006

CASE NUMBER: 81236
REPT. REC'D DATE: 06/10/08
RECEIVED BY: DPPC
DPPC REGION: NOT FOUND

COUNTY: NORFOLK

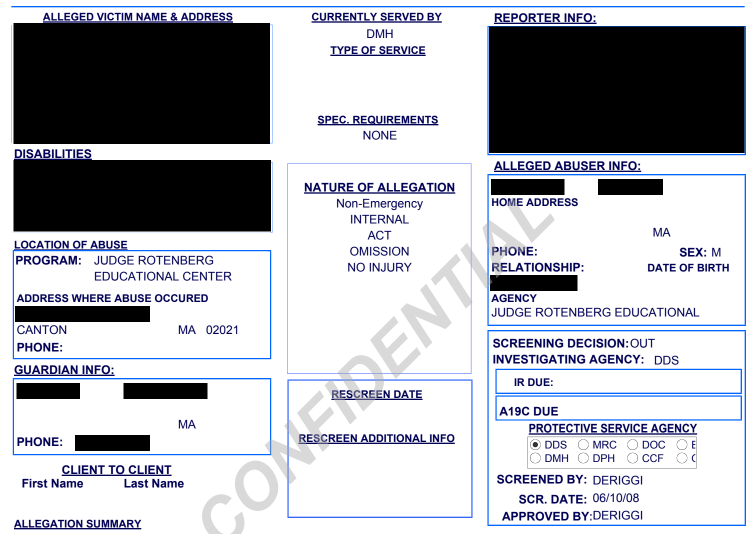
TIME IN: 01:10:17 PM

REFERRED TO DA

YES NO

Referred to DA: NO YES

THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS DOCUMENT IS EXPRESSLY FORBIDDEN BY LAW



THEY ARE MANAGING BEHAVIORS IN A OVERLY CAUTIOUS WAY- ALV IS BEING PUNISHED SEVERELY FOR THINGS THAT ARE NOT DANGEROUS. THEY ARE USING PUNISHMENT ON THE ALV THAT ARE USED FOR INDIVIDUALS WHO ARE AGGRESSIVE OR ENGAGED IN SIB. ALV FEELS THIS IS EMOTIONALLY ABUSIVE.

ALLEGED ABUSER #2 INFO:		ALLEGED ABUSER #3 INFO:		REPORTER #2 INFO	
HOME ADDRESS		HOME ADDRESS			
PHONE:	MA SEX: ● M ○ F	PHONE:	MA SEX: O M O F	MA Mandated Non-mandated	
RELATIONSHIP:	DATE OF BIRTH	RELATIONSHIP:	DATE OF BIRTH	PHONE: RELATIONSHIP:	
JUDGE BOTENBERG ED	NICATIONAL				

CASE: 81236

ALV Name:

OVERSIGHT OFFICER: <TABLE MISSING> **CIVIL INVESTIGATOR**:

CRIMINAL ACTIVITY STATEMENT

THIS REPORT HAS NOT BEEN SENT TO THE DISTRICT ATTORNEY. IF ANY INDICATION OF CRIMINAL ACTIVITY IS DISCOVERED CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465

SPDU ACTION

TPR. LISA WASHINGTON-BROWN REVIEWED THIS CASE ON 06/10/08 AND SUGGESTS DMH CONDUCT AN ADMINISTRATIVE/MISTREATMENT REVIEW.

ALLEGATION

THEY ARE MANAGING BEHAVIORS IN A OVERLY CAUTIOUS WAY- ALV IS BEING PUNISHED SEVERELY FOR THINGS THAT ARE NOT DANGEROUS.

THEY ARE USING PUNISHMENT ON THE ALV THAT ARE USED FOR INDIVIDUALS WHO ARE AGGRESSIVE OR ENGAGED IN SIB.

ALV FEELS THIS IS EMOTIONALLY ABUSIVE.

THERE IS CLASSROOM WHERE THEY PUT STUDENTS WHO HAVE AGGRESSIVE BEHAVIORS- THEY ARE VERY RESTRICTED AND SIT IN A CUBICLE ALL DAY AND DO CLASS WORK.

IT IS DEPRESSING BEING IN THIS ROOM. THERE IS NO SOCIAL INTERACTION. IT IS LIKE SITTING IN A CELL.

ALV IS LEFT THERE FOR EXTENDED TIME. SHE IS NOT PUT IN CLASSROOM WITH OTHER PEOPLE.

IT IS VERY HARSH BEING ALL BY HERSELF WITH NO ONE TO TALK TO. AT HER RESIDENCE SHE CANNOT SPEAK WITH ANYONE- HAS TO STAY IN HER ROOM.

ALV DOES NOT DO THINGS THAT BAD TO BE PLACED IN THIS TYPE OF SETTING.

THEY JUST PUT THE ALV IN THIS SETTING TODAY. SHE AN CAUGHT.

ALV WAS THERE BEFORE FOR A MONTH FOR WRITING AN INAPPROPRIATE STORY. WHEN SHE GOT OUT - SHE GOT I TROUBLE AGAIN AND NOW SHE IS GOING TO BE THERE AGAIN.

THIS HAS MADE THE ALV MUCH MORE ANXIOUS. ALV FEELS SHE IS TREATED WORSE THAN THE OTHER STUDENTS. SHE GOT IN TROUBLE WITH ANOTHER STUDENT AND THAT STUDENT WAS IN TROUBLE FOR ONLY ONE DAY WHILE SHE IS BEING PLACED IN THE ISOLATED SETTING AND WILL BE THERE FOR A WHILE.

ALV IS SCARE IF HER TREATMENT TEAMS FINDS OUT THEY MAY FIND SOMETHING TO JUSTIFIED THE RESTRICTIONS.

ALV IS AFRAID OF WHAT ELSE THEY MIGHT DO. ALV WISHES SOMETHING CAN BE DONE QUICKLY.

ALV HAS BEEN AT JUDGE ROTTENBERG SINCE FEBRUARY OF 2006.

ALV PREFERS IF SOMEONE VISITS AND SPEAKS TO HER DIRECTLY.

6/10/2008- SCREENED OUT - THERE IS NO INDICATION THAT ALV SUSTAINED AS SERIOUS INJURY AS DEFINED BY M.G.L CHAPTER 19C AND DPPC REGULATIONS 118 CMR.

HOWEVER, AND ADMINISTRATIVE REVIEW IS RECOMMENDED.

DPPC 19C INTAKE FORM

COUNTY: NORFOLK

CASE NUMBER: 81238

Referred to DA: ☒ NO ☐ YES

REPT. REC'D DATE: 06/10)/08 <u>TIMI</u>	E IN : 01:12:13 PM	THE	DIZED DIGEDUALIZA	
·		EFERRED TO DA	THE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN 1		
DPPC REGION : NOT	FOUND [YES 🛛 NO		EXPRESSLY FORBID	
ALLEGED VICTIM NAM	IE & ADDDESS	CURRENTLY SI			
ALLEGED VICTIM NAM	IE & ADDRESS	DMH		REPORTER INFO:	
		TYPE OF SE			
		SPEC. REQUIR	REMENTS		
<u>DISABILITIES</u>			-	ALLEGED ABUSER INF	O:
		NATURE OF AL	I EGATION	UNIDENTIFIED	
		Non-Emer		HOME ADDRESS	
		INTERN			
LOCATION OF ABUSE		ACT			MA
PROGRAM: JUDGE RO	TENBERG	OMISS NO INJU		PHONE: RELATIONSHIP:	SEX: DATE OF BIRTH
EDUCATION	NAL CENTER	NO INJU	JKI	RELATIONSHIP.	DATE OF BIRTH
ADDRESS WHERE ABUSE (OCCURED			AGENCY	
				JUDGE ROTENBERG ED	UCATIONAL
CANTON	MA 02021			SCREENING DECISION:	OUT
PHONE : 781-				INVESTIGATING AGENC	
GUARDIAN INFO:				IR DUE:	2.11.
		RESCREEN	DATE	4400 DUE	
	MA			PROTECTIVE SERVICE AGENCY	
PHONE:		RESCREEN ADDIT	ΓΙΟΝΑL INFO	ODDS OMRC	
CLIENT TO CLIE	ALT.			● DMH ○ DPH ○	
CLIENT TO CLIENT First Name Last N				SCREENED BY: CREST	ГА
				SCR. DATE: 06/10/0)8
ALLEGATION SUMMARY			[APPROVED BY:CREST	ГА
IT IS REPORTED THE AL\	/ IS RECEIVING A	GED FOR ISSUES THA	T ARE NOT WITHI	IN HIS BEHAVIOR PLAN.	IT IS ALSO
REPORTED THE ALABS	\	WAS TAKING TOO LONG	TO COME TO SE	EE THE ALV AS HE WAS	HAVING TROUBLE
BREATHING (NOT REPOR	RTED TO BE RELA	ATED TO THE APPLICAT	TION OF THE GED). THERE WERE NO INJ	URIES REPORTED.
-					
ALLEGED ABUSER #2 IN	IFO:	ALLEGED ABUSER #3	SINFO:	REPORTER #2 INFO	
HOME ADDRESS		HOME ADDRESS			
	MA		MA		MA
PHONE:	SEX: O M O F	PHONE:	SEX: O M O	F	mandated
RELATIONSHIP:	DATE OF BIRTH	RELATIONSHIP:	DATE OF BIRT	H PHONE:	
ALLANOIDIN I				RELATIONSHIP:	

CASE: 81238 ALV Name:
OVERSIGHT OFFICER : <table missing=""> CIVIL INVESTIGATOR :</table>
CRIMINAL ACTIVITY STATEMENT THIS REPORT HAS NOT BEEN SENT TO THE DISTRICT ATTORNEY. IF ANY INDICATION OF CRIMINAL ACTIVITY IS DISCOVERED CONTACT THE STATE POLICE DETECTIVE UNIT. CALL: (617) 727-6465
SPDU ACTION
TPR. LISA WASHINGTON-BROWN REVIEWED THIS CASE ON 06/10/08 AND SUGGESTS DMR CONDUCT AN ADMININSTRATIVE REVIEW, RE: WHETHER OR NOT THE GED'S THE THE ALV IS RECEIVING FALL UNDER HIS BEHAVIORAL PLAN.
ALLEGATION
WAS CALLED BY THE ALV ON 6/10/08. THE ALV FEELS THAT HE IS RECEIVING GED PROCEDURES / SKIN SHOCK, FOR BEHAVIORS THAT DO NOT FALL WITHIN THE CORRECT CATEGORY OR THE ALV'S BEHAVIOR PLAN.
HOWEVER THE REPORTER DOESN'T HAVE ANY INFO AS TO WHAT THOSE BEHAVIORS ALLEGEDLY WERE.
THE REPORTER ALSO ADDS THAT THE ALV HAS BEEN CALLING FOR BECAUSE HE CANNOT BREATHE(UNKNOWN WHY), AND THAT IS TAKING TOO LONG TO COME TO THE CLASSROOM TO CHECK ON THE ALV.
THE REPORTER ADDS THAT THE GED MADE THE ALV MAD BUT THAT HE DID NOT RECEIVE ANY INJURIES AS A RESULT OF ITHE GED.

6/10/08 - SCREENED OUT. NO REPORTED INJURY TO THE ALV AS A RESULT OF ABUSE BY A CARETAKER. ALSO SENT TO DMR, F.Y.I.

DPPC 19C INTAKE FORM

ORIGINAL

CASE NUMBER: 92107

REPT. REC'D DATE: 01/20/10
RECEIVED BY: DPPC

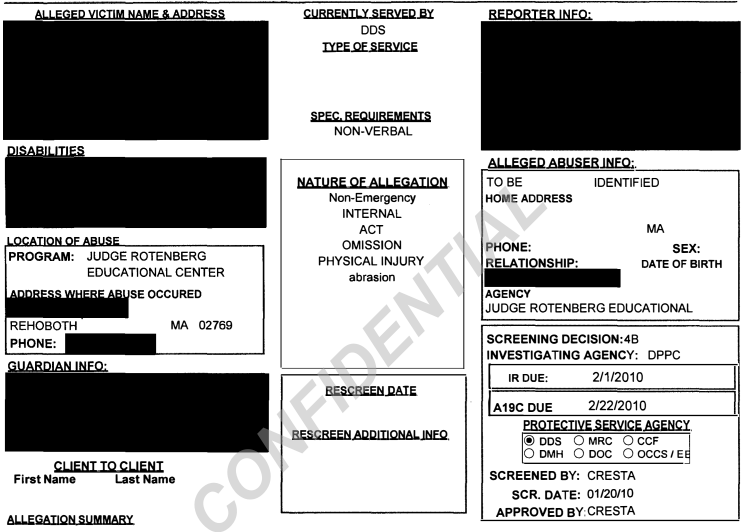
DPPC REGION: SOUTHEAST

COUNTY; BRISTOL

TIME IN: 10:37:31 AM

REFERRED TO DA ☑ YES ☐ NO Referred to DA: NO YES

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ON 01/19/2010, ALV WAS POINTING AT HIS RESTRAINT STRAPS. REPORTER OBSERVED THAT EACH OF THE ELECTRODES AND RESTRAINT STRAPS WERE PULLED EXCESSIVELY TIGHT. ALV HAS REDNESS/SWELLING AROUND HIS WAIST. IT IS UNCLEAR AT THIS TIME WHETHER THESE AREAS WILL BLISTER AND OPEN. WAIST ELECTRODE IS CLEARLY TOO SMALL FOR THE ALV.

ALLEGED ABUSER #2 INFO;		ALLEGED ABUSER #3 INFO:		REPORTER#2JNFO	
HOME ADDRESS		HOME ADDRESS			
PHONE:	MA SEX:OM OF	PHONE:	MA SEX:OM OF	MA O Mandated O Non-mandated	
RELATIONSHIP:	DATE OF BIRTH	RELATIONSHIP:	DATE OF BIRTH	PHONE: RELATIONSHIP:	

CASE: 92107

ALV Name:

OVERSIGHT OFFICER: ZAMAGNI CIVIL INVESTIGATOR: KATELYN RICH

CRIMINAL ACTIVITY STATEMENT

THIS CASE HAS BEEN REFERRED TO THE DISTRICT ATTORNEY'S OFFICE FOR REVIEW. THE 19C INVESTIGATOR IS AVAILABLE TO PROVIDE ASSISTANCE TO LAW ENFORCEMENT. PROTECTIVE SERVICES WILL BE PROVIDED WHEN NECESSARY.

WHEN NECESSARY, PROTECTIVE SERVICES MUST BE PROVIDED. THE 19C INVESTIGATION SHOULD PROCEED UNLESS OTHERWISE DIRECTED BY THE DISTRICT ATTORNEY'S OFFICE.

SPDU ACTION

TPR. LISA WASHINGTON-BROWN REVIEWED THIS CASE ON 01/20/2010 AND FORWARDED SAME TO THE BRISTOL COUNTY DA'S OFFICE. FAXED A COPY OF THE REPORT TO CHIEF ENOS, REHOBOTH PD.

ALSO SEE CASE #92098, SAME ALV, DIFFERENT REPORTER

ALLEGATION

ON 01/19/2010, AT 10:30 A.M., ALV WAS POINTING TO THE STRAPS AROUND HIS BODY WHICH STAFF ROTATE EVERY HOUR AND LOOSEN STRAPS TO AVOID IRRITATION.

ALV WAS WEARING HIS RESTRAINTS AND ELECTRODES ON HIS BODY, LEAVING MARKS WHICH IS AGAINST THE PROCEDURES. THIS WAS NOT ON ONE ELECTRODE AND RESTRAINT BUT ON EVERY ONE AND WERE EXCESSIVELY TIGHTENED.

ALV HAS AN AREA AROUND HIS WAIST THAT IS EXTREMELY RED RESULTING IN THINGS USED AT FACILITY CANNOT BE USED. IT CAN CAUSE BLISTERING BUT THE SKIN IS NOT BROKEN YET. IT IS UNKNOWN IF THE SKIN WILL OPEN. FROM FRONT TO BACK OF WAIST MORE ON THE RIGHT SIDE. THE ARM STRAP REDNESS AND SWELLING FADED.

IT IS UNKNOWN PHOTOGRAPHS WERE TAKEN. REPORTER SAVED THE WAIST ELECTRODE AS IT CAN BE SEEN THAT IT IS TOO SMALL FOR ALV'S WAIST. THE STRAPS ARE MADE IN VARYING LENGTHS.

ALV WAS EXAMINED THREE TIMES BY

TO MONITOR INJURIES.

AN INTERNAL INVESTIGATION IS BEING CONDUCTED.

1/20/2010-SCREENED IN FOR INVESTIGATION UNDER M.G.L. 19C AND D.P.P.C. REGULATION 118 CMR TO BE COMBINED WITH 92098.

DPPC 19C INTAKE FORM

CASE NUMBER: 95939

REPT. REC'D DATE: 07/30/10

RECEIVED BY: VENDOR

DPPC REGION: NOT FOUND

COUNTY: NORFOLK

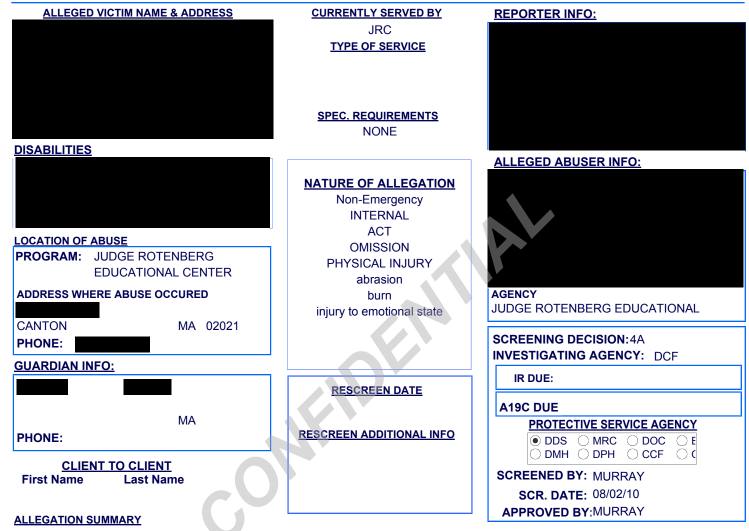
TIME IN: 3:43:36 PM

REFERRED TO DA

YES □ NO

Referred to DA: ☐ NO ☒ YES

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IT IS REPORTED THAT THE ALV ISN'T GETTING THE RIGHT FOOD AND NOT ENOUGH TO EAT. THE ALV WAS SCRATCHED ON HER HAND AND RIGHT ELBOW, WHEN STAFF TRIED TO RESTRAIN HER. THE ALV SUSTAINED A RUG BURN AND A SCRATCH. THE ALV FEELS LIKE SHE'S LOOSING HER MIND. THE ALV CANNOT FOCUS ON HER WORK. THE ALV FEELS LIKE BANGING HER HEAD. IT IS REPORTED THAT THE ALV'S HEAD HURTS FROM LACK OF FOOD AND MENTAL ABUSE.

ALLEGED ABUSER #2 INFO:		ALLEGED ABUSER #3 INFO:		REPORTER #2 INFO	
HOME ADDRESS		HOME ADDRESS			
PHONE:	MA SEX: ○ M ○ F	PHONE:	MA SEX: ○ M ○ F	MA Mandated Non-mandated	
RELATIONSHIP:	DATE OF BIRTH	RELATIONSHIP:	DATE OF BIRTH	PHONE: RELATIONSHIP:	

CRIMINAL ACTIVITY STATEMENT THIS CASE HAS BEEN REFERRED TO THE DISTRICT ATTORNEY'S OFFICE FOR REVIEW. WHEN SCREENED IN FOR A DPPC INVESTIGATION, THE 19C INVESTIGATOR IS AVAILABLE TO PROVIDE ASSISTANCE TO LAW ENFORCEMENT. WHEN SCREENED IN FOR DPPC INVESTIGATION, THE 19C INVESTIGATOR WILL PROCEED WITH THE DPPC INVESTIGATION UNLESS OTHERWISE DIRECTED BY THE DISTRICT ATTORNEY'S OFFICE / LAW ENFORCEMENT WITHIN TWENTY-FOUR HOURS OF SCREENING. HOWEVER, NECESSARY PROTECTIVE SERVICES WILL ALWAYS BE PROVIDED SPDU ACTION TPR. PEACHEY REPORTS REVIEWING THIS CASE ON 08/02/10. AT THIS TIME TPR. PEACHEY FORWARDED A COPY OF THE INTAKE TO THE NORFOLK DA'S OFFICE FOR THEIR REVIEW AND ASSIGNMENT TO LAW ENFORCEMENT. ALLEGATION REPORT received from overnight vendor. THE ALLEGATIONS HAPPENED FROM THE BEGINNING IN NOVEMBER OF 2009. ALL V STATES THE JRC PROGRAM HAS CLIENTS ON A STRICT DIET WITH VERY SMALL PORTIONS. SHE STATES THAT SHE IS VERY HUNGRY AND THAT THEY DON'T GIVE HER THE FOOD SHE CAN EAT. SHE SAYS HER BODY CANNOT EAT THE FOOD THEY PROVIDE. SHE STATES THIS PROGRAM LETS HER BE HUNGRY AND MENTALLY ABUSE HER. SHE SAYS THEY DON'T LET HER CALL AND THAT IF SHE IS CRYING IN HER ROOM BECAUSE SHE MISSES HER THEY TELL HER SHE CANNOT TALK ABOUT PAST TRAUMA. WHILE THE STAFF WAS NOBODY TO TALK TO. SHE STATES SHE WAS SCRATCHED ON HER ELBOW AND HER RIGHT HAND WHILE THE STAFF MEMBERS ARE NOT NECESSARILY ABUSING OR NEGLECTING HER. THIS IS WHAT THEY ARE TRAINED TO DO BY THE PROGRAM. SHE IS REPORTING THAT THE PROGRAM NEEDS TO BE INVESTIGATED AND SHUT DOWN. ALV SITATES THE AS SEVERE RUG BURN ON HER RIGHT ELBOW AND A SCRATCH ON HER RIGHT HAND. NO MEDICAL TREATMENT WAS SOUGHT. NO PHOTOGRAPHS WERE TAKEN. POLICE HAVE NOT BEEN NOTIFIED. ALV STATES IF SHE TRIED TO CALL THE POLICE THEY WOULD RESTRAIN HER.
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ALV STATES SHE CRIES AND FEELS LIKE SHE IS GOING CRAZY.
ALV STATES SHE IS ABOUT TO LOSE HER MIND. SHE SAYS SHE FEELS LIKE BANGING HER HEAD. SHE SAYS SHE CANNOT FOCUS ON HER WORK. SHE ALSO STATES THIS NEGLECT AND ABUSE CAUSES HER TO BE VIOLENT AND AGGRESSIVE. SHE STATES HER HEAD HURTS FROM THE HUNGER AND THE MENTAL ABUSE. THERE ARE 2 CAMERAS IN ALV'S ROOM AND THROUGH THEM SHE IS SUPERVISED 24 HOURS A DAY. THERE ARE 4 STAFF MEMBERS AND 5 CLIENTS IN THE HOUSE.
, THEY CAN ALL BE CONTACTED AT .
ABUSE AND NEGLECT HAS BEEN GOING ON FOR 8 MONTHS. ABUSE OCCURS DAILY.
DPPC HAS BEEN NOTIFIED PREVIOUSLY.
, , , , , , , , , , , , , , , , , , ,
THE IS AWARE AND SAID ALV CAN CALL DPPC. ALV STATES DOESN'T CARE ABOUT THE ALLEGATION. ALV BELIEVES SHE IS AT RISK OF IMMEDIATE RISK OF SERIOUS INJURY. ALV STATES SHE IS VERY HUNGRY RIGHT NOW. SHE STATES SHE CAN'T SIT IN THE ROOM ANY LONGER. SHE STATES IF SHE TRIES TO LEAVE THE ROOM THEY WILL TRY TO RESTRAIN HER AND SHE MAY HURT SOMEBODY. SHE STATES THE

STAFF WOULD GET VIOLENT WITH HER. SHE STATES SHE NEEDS TO SPEAK TO MORE THAN ANYTHING.

ALV STATES THE STAFF SHOULD BE INTERVIEWED OFF-CAMERA SO THE PROGRAM CANNOT SEE IT OCCUR SO THEY'L	_L
TELL THE TRUTH. SHE SAYS THEY WOULD LOSE THEIR JOB IF THEY TALKED ABOUT THE TRUTH OF THE PROGRAM. T	ΉE
ALV IS AT	
THE ALVANEEDO ACCIOTANCE MITH MEAL DREDADATION MEDICATION A CUREDIVICION	

THE ALV NEEDS ASSISTANCE WITH MEAL PREPARATION, MEDICATION, & SUPERVISION.

ASSISTANCE WITH BEHAVIORAL PROBLEMS. THE ALV STATES THE PROGRAM SHOULD BE SHUT DOWN.

8/2/10 - Screened to DCF / DDS



DPPC 19C INTAKE FORM

COUNTY: NORFOLK

CASE NUMBER: 97248

Referred to DA: ☐ NO ☒ YES

REPT. REC'D DATE: 10/0	05/10 <u>TIMI</u>	E IN : 03:09:16 PM	THE UNAUTHO	DIZED DIGEDIDUTIO	N OF THE	
RECEIVED BY : CORRESPOND REFERRED TO DA CONFID				HE UNAUTHORIZED DISTRIBUTION OF THE CONFIDENTIAL INFORMATION CONTAINED IN THIS		
DPPC REGION : NO	T FOUND	YES NO		EXPRESSLY FORBIC		
ALLEGED VICTIM NA	ME & ADDRESS	CURRENTLY S	ERVED BY	REPORTER INFO:		
		DDS				
		TYPE OF SE	ERVICE			
		SPEC. REQUII	REMENTS			
		UNKNO	NWN			
<u>DISABILITIES</u>			l	ALLEGED ABUSER INI	-O:	
		NATURE OF A		UNIDENTIFIED	<u>-0:</u>	
		NATURE OF AI Non-Emer		HOME ADDRESS		
		ACT	3)			
LOCATION OF ABUSE		PHYSICAL	A		MA	
PROGRAM: JUDGE RO	OTENBERG			PHONE: RELATIONSHIP:	SEX: DATE OF BIRTH	
EDUCATION	ONAL CENTER	injury to intellect		CEATIONOTHI :	DATE OF BIRTH	
ADDRESS WHERE ABUSE	ABUSE OCCURED injury to emotional state		ional state	AGENCY	DUGATIONAL	
CANTON	MA 02021	reduction in abili	ty to function	JUDGE ROTENBERG E	DUCATIONAL	
PHONE:	WA 02021			SCREENING DECISION	I:4A	
GUARDIAN INFO:				INVESTIGATING AGEN	CY: DCF	
<u> </u>		RESCREEN	IDATE	IR DUE:		
		RESCREEN	H DAIL	A19C DUE		
	MA			PROTECTIVE SERVICE AGENCY		
PHONE:		RESCREEN ADDI	IIONAL INFO	DDS		
CLIENT TO CLI				SCREENED BY: CRES		
First Name Last	Name			SCR. DATE: 10/06/10		
				APPROVED BY:MURF		
ALLEGATION SUMMARY THE ALV SUSTAINED BI	LIDNIC ON LIIC ADM	AC A DECLUT OF AN E				
	JRRED WHEN ALV			RC. ALV HAS NOT BEE		
SINCE						
ALLEGED ABUSER #2	INFO:	ALLEGED ABUSER #3	<u> BINFO:</u>	REPORTER #2 INFO	<u>)</u>	
		HOME ADDDESS				
HOME ADDRESS		HOME ADDRESS				
	MA		MA		MA	
PHONE:	SEX: O M O F	PHONE:	SEX: O M O F	Mandated Non-		
RELATIONSHIP:	DATE OF BIRTH	RELATIONSHIP:	DATE OF BIRTH	PHONE:		
	2. 2			RELATIONSHIP:		

CASE: 97248	ALV Name:	
OVERSIGHT OFFICER : <tab< td=""><th>BLE MISSING> CIVIL INVESTIGATOR:</th><th></th></tab<>	BLE MISSING> CIVIL INVESTIGATOR:	
	RRED TO THE DISTRICT ATTORNEY'S OFFIC	CE FOR REVIEW. WHEN SCREENED IN FOR A VIDE ASSISTANCE TO LAW ENFORCEMENT.
INVESTIGATION UNLESS OT		OR WILL PROCEED WITH THE DPPC ORNEY'S OFFICE / LAW ENFORCEMENT WITHIN ECTIVE SERVICES WILL ALWAYS BE PROVIDED
	EVIEWING THIS CASE ON 10/06/10. AT THIS T A'S OFFICE FOR THEIR REVIEW AND ASSIG	TIME TPR. PEACHEY FORWARDED A COPY OF THE NMENT TO LAW ENFORCEMENT.
ALLEGATION .		
ALV's arm was black. told reported that when Reporter said that during visits	was burned, she brought the case to cour to the home would react traumatically whe	is currently residing at

DPPC Case # 109917			C INTAKE FORM	
ALV:			Distribution Of The Document Is Fork	
ALV .		Contained in This	Document is ron	naden by Law.
Screening Decision: 4A	Investigat	ion/Referral Agency:	DCF Refer	red to DA: YES NO
Screen Date: Response:	Protective Agency		Civil Investigato	or Oversight Officer
06/22/2012 Non-emergency	DMH	METRO BOSTON		
Allegation To Be Investigated:				from the statements of ion obtained by DPPC.
On 06/19/2012, ALV wanted more food when returned, ALV had a large cuburns to the face and neck. When notification for ALV'S escalated behavi replacement arrived resulting in a two be charged with Assault and battery wiwas not injured to reporter's knowledge are unknown by reporter but ALV behavior and the state of	up of hot rice cass contacted ALAB a ors. ALAB agency hour delay in treat the a dangerous wee.	erole which ALV threw at gency, ALABS did not of informed that she were ment. Randolph Police we eapon as well as assault a	sustaine fer an ambulance fo would have to stay a ere notified and will and battery on health	t location until a interview. ALV could
Reporter				
First Name:	Last Name:		Suffix:	
Street Address:		Apt/Unit/floor:		
City/State/Zip Code:				
Primary Phone :	Ext:			
Alternate Phone:	Ext:		Reporte	r Mandated
Relationship to Alleged Victim:			Mandate	
Reporter Agency:			O Non-Mar	ndated
Alleged Victim				
First Name:	Last Name:		Suffix:	
Street:		Apt/Unit/Floor:		
City:	State:	Zip code:	County:	
Phone: ext:		Social Security Number:		
Client DOB:	AGE:	Approximate age (if DO		
Gender: M • F	Ethnicity:		,	
Alleged Victim's Primary Disability:	,			
Alv served by:				
Communication needs:				
Other Pertinent Information Regarding Th	ne Alv:			
Type of assistance the alleged victim requ	ires because of a d	sability and who provides t	he assistance:	
,,		.,		

DPPC Case # 109917	DPPC INTAKE FORM The Unauthorized Distribution Of The Information
ALV:	Contained In This Document Is Forbidden By Law.
Alleged Victim has a Guardian: Yes No Unk	nown by Reporter
Guardian First Name: Last N	lame: Suffix:
Phone number: Ext:	
ALAB 1	
First Name Last Name Suffix	Relationship to alleged victim:
Unidentified	Ant# Alleged Abuser Agency
Street:	Apt# JUDGE ROTENBERG EDUCATIONAL CENTER
City/St/zip: MA	Gender: F SSN#
Phone : Date of Birth:	Gender : F SSN#
Describe the ALAB's caretaking responsibility to the allege	d victim:
ALAB 2	
First Name Last Name Suffix	Relationship to alleged victim:
	Alloyed Abusen Agency
Street:	Apt# Alleged Abuser Agency
City/St/zip: MA	6014
Phone: Date of Birth:	Gender : SSN#
Describe the ALAB's caretaking responsibility to the allege	d victim:
ALAB 3	
First Name Last Name Suffix	Relationship to alleged victim:
Street:	Apt# Alleged Abuser Agency
City/St/zip:	
Phone : Date of Birth:	Gender: SSN#
Describe the ALAB's caretaking responsibility to the allege	d victim:
ALAB 4	
ALAD 4	Relationship to Alv:
ALAB 5	Relationship to Aiv.
	Relationship to Alv:
ALAB 6	
Invested	Relationship to Alv:
ALAB 7	
ALAB 8	Relationship to Alv:
<u></u>	Relationship to Alv:
	relationship to Air.

DPPC Case #	109917		DPPC INTAKE FORM
ALV:			The Unauthorized Distribution Of The Information Contained In This Document Is Forbidden By Law.
Other Client 1	involved		
First Name	Last Name	Suffix	Gender: Male Female
Primary Disabilitie	es:		Date of Birth:
Agency Served B	y:		Age:
Does the Other I	ndividual have a history of	f similar assualtive	or sexualized behaviors?
Does the Other I	ndividual still have access	to the Alleged Vict	im2
Does the Other I	ndividuai stiii nave access	to the Alleged Vict	lm?
Relevant Info			
Briefly explain the Judge Rotenbe			in to Randolph Police station with
but was not au had a large cup degree burns, a location until medical treatm	thorized and threw a sa of hot food from a tra as they were severe an	alt shaker at y (rice casserole) d blistered. ALV was approximate en offer an ambu	was restrained and was advised that she must stay at ly two hours later so there was a delay in getting prompt
If the incident is	sexual in nature, were pol	lice notified and did	the victim receive medical treatment?
took report and	l will go this afternoon	to location to in	terview
Describe any phy	rsical injuries in detail: (i.e	e. shape, size, locat	ion, color)
None			
Was the alleged	victim injured emotionally	? Explain how this	emotional injury affected the alleged victim's ability to function?
Unknown			
Type of Abuse	e: Physical: Emo	tional: 🗌 Sexu	ual: Abuse per se : Serious unexplained injury:

DPPC Case #	109917			DPPC INTA The Unauthorized Distribution	
ALV:				Contained In This Docum	
Is the Alleged Ab	user respo	nsible for the alleg	ged victim's injuries?		
N/A					
Is there somethin	g the allege	ed victim's caretal	ker should or could h	nave done to prevent the injury	or incident from occuring? Explain:
Location of Al	ouse:				
Street Address:				Type Of Setting:	
Apt/Unit/Floor:				Phone Number:	
City or Town: R	andolph		State: MA	Zip Code:	County: NORFOLK
Witnesses and/or Name: None at this tin Risk Assessme	ent:	at may have additi	ional information:	Daytime telephone number responsibility for the ALV:	
Have the Police b If yes, name of D		d? O YES O No		ontact Person:	
Randolph	-		D	et Ryan	
Actions already ta	aken to prot	tect the Alleged Vi	ictim from further at	ouse:	
police will into	erview to	determine wh	nat, if any, charg	ges should be filed,	
If alleged victim is	s at immed	iate risk of serious	s injury, the actions	Reporter believes are needed to	be taken to protect the victim:

DPPC Case # 109917	DPPC INTAKE FORM
ALV:	The Unauthorized Distribution Of The Information Contained In This Document Is Forbidden By Law.
Current Location Of The Alleged Victim:	· ·
Program name:	
Street:	
Apt/Unit/Floor:	
City: State: Zip	o code:
Phone number: Ext:	,
,	
SPDU Criminal Screening	
Referred to DA's office for Review: YES NO	DA's office: NORFOLK DA
Criminal Screener: Tpr. Kristan Peachey	Deferred To L.E.: Date:
State Police Detective Unit Action:	Deferral Rescinded: Date:
	/12. At this time Tpr. Peachey forwarded a copy of
the intake to the Norfolk DA's office for their rev	
DPPC Screening Information	
Intake Date: 6/21/2012 Time Received: 12:59	SOURCE: DPPC HOTLINE
Screening Date: 06/22/2012 Screening Decision: 4A	Urgency: Non-emergency
	Service Agency: DMH ○ EXTERNAL ● INTERNAL
IR Due Date: Investigation Report Due Date	
Staff Screener: WALDEN Approving Screener 1:C	Supervising Screener 2: CRESTA
	igned Oversight Officer:
Screen out reason:	
	DID NOT OCCUR NJURY NOT ACT / OMISSION
	NO INJURY
NO OMISSION NOT ABUSE	OTHER
Intake Report Sent To The Following Agencies:	OTUED 046
DDS MRC DPH EOEA OCCS / EEC DMH DPPC DCF DOC CCF	OTHER AG SAO/BSI NONE
Information Updated	
Administrative Closure Statement:	
Written Report Received: Yes Date Written Report	Received:
Intake From Update Information:	

DPPC Case # 118822			CINTAKE FORM Distribution Of The Info	rmation
ALV:			Document Is Forbidden	
Screening Decision: 4B	Invest	igating Agency: DPP	Referred to DA:	YES NO
Screen Date: Response:	Protective Agency		Civil Investigator	Oversight Office
07/29/2013 Non-emergen	cy DDS	CENTRAL	MICHELLE MCCUE	ZAMAGNI
Allegation To Be Investigate	d:			
medical care and she was denied.	er stomach. The ALV was playing in a a gy. The ALV 3 weeks later ALV needed be beleep, jumps all the time,	ras never allowed to call and remaining the remaining the residual section in the residual section in the residual section in the remaining the residual section in the remaining the re	nyone about this, other that it is a ALV was in extreme pail ence in N. Andover, and we reated in time, by the ALA I back. The ALV is angry a	an to speak to n and asked fo as evaluated B's. The ALV and disturbed
Reporter			0.55	
First Name:	Last Name:	Ant / Init /flagur	Suffix:	
Street Address:		Apt/Unit/floor:		
City/State/Zip Code:	F.A.			
Primary Phone :	Ext:			
Alternate Phone:	Ext:		Reporter Manda	ated
Relationship to Alleged Victim: Reporter Agency:			MandatedNon-Mandated	
Alleged Victim				
First Name:	Last Name:		Suffix:	
Street:	Last Wallie.	Apt/Unit/Floor:	Julia.	
	Stato		County:	
Phone:	ext:	Zip code:	County:	
		Social Security Number:	not known).	
Client DOB: Gender: M () F	AGE: Ethnicity:	Approximate age (if DOB	Hot known).	
Alleged Victim's Primary Disability:	Edition,			
Alv served by: UNKNOWN				
Communication needs: NONE	ng The Alv:			
Alv served by: UNKNOWN Communication needs: NONE Other Pertinent Information Regard	ng The Alv:			
Communication needs: NONE	ng The Alv:			
Communication needs: NONE	ng The Alv:			

DPPC Case : 118822 Page: 1

DPPC Case # 118822 ALV:			The Unauthorized Distribution Of The Information Contained In This Document Is Forbidden By Law.		
Guardian First Name:		Last Name:	Suffix:		
Phone number:	Ex	d:			
ALAB 1					
First Name	Last Name	Suffix	Relationship to alleged victim:		
To be	Identified				
Street:		Apt#	Alleged Abuser Agency JUDGE ROTENBERG EDUCATIONAL CENTER		
City/St/zip:	MA		SOUGE ROTENDERS EDOCATIONAL CENTER		
Phone :	Date of Birth:		Gender: SSN#		
Other pertinent inform	nation regarding the ALAB 1	l:			
	3		<u> </u>		
ALAB 2					
First Name	Last Name	Suffix	Relationship to alleged victim:		
Street:		Apt#	Alleged Abuser Agency		
City/St/zip:	MA				
Phone :	Date of Birth:		Gender: SSN#		
Other pertinent inform	ation regarding the ALAB 2	:			
ALAB 3	5 7				
First Name	Last Name	Suffix	Relationship to alleged victim:		
			Alleged Abuser Agency		
Street:		Apt#	Alleged Abdock Agency		
City/St/zip:	MA				
Phone :	Date of Birth:		Gender: SSN#		
Other pertinent inform	nation regarding the ALAB 3	3:			
ALAB 4					
ALAD I			Relationship to Alv:		
ALAB 5			Relationship to Aiv.		
			Relationship to Alv:		
ALAB 6					
			Relationship to Alv:		
ALAB 7					
ALAD O			Relationship to Alv:		
ALAB 8					
			Relationship to Alv:		

DPPC Case : 118822 Page: 2

DPPC Case # 11	8822		DPPC INTAKE FORM The Unauthorized Distribution Of The Information
ALV:			Contained In This Document Is Forbidden By Law.
Other Client Inve	olved		
First Name	Last Name	Suffix	
THE NUMBER	East Name	Sumx	Gender: Male Female
Primary Disabilities:			Date of Birth:
Agency Served By :			Age:
Does the Other Indiv	idual have a history o	of similar assualtive	or sexualized behaviors?
Does the Other Indiv	ridual still have access	s to the Alleged Vic	tim?
Relevant Inform Briefly explain the inc			
The ALV 3 weeks la The ALV needed this was allowed to about it.	, because the	e injury was not t	in N. Andover, and was evaluated treated in time, by the ALAB's. The reporter adds that none of 009, and she was so traumatized for years, she couldn't talk
If the incident is sexu	ual in nature, were po	olice notified and die	d the victim receive medical treatment?
Nothing sexual in	nature.		
Describe any physica	ıl injuries in detail: (i.	e. shape, size, loca	tion, color)
	ed by the elec shoons. The ALV also no		her stomach and on 1 leg, on the back of her calf. The ALV hat shouldn't have, because of the delay in
Was the alleged victi	m injured emotionally	y? Explain how this	is emotional injury affected the alleged victim's ability to function?
	shocks were admi		plan, and was taken to rooms where the camera's were out of the building. The ALV was shocked 5 X for bumping into a
Type of Abuse:	Physical: 🛛 Emo	otional: 🛛 Sex	rual: Abuse per se : Serious unexplained injury:

DPPC Case : 118822 Page: 3

DPPC INTAKE FORM The Unauthorized Distribution Of The Information		
n This Document Is Forbidden By Law.		
im's injuries? Explain:		
nes of the facility and the treatment / I the time, if she hears velcro pealed back. s just able to talk about her ordeal now.		
revent the injury or incident from occuring? Explai		
and also should have allowed her to call		
tting:		
nber:		
2021 County: Norfolk		
E) / JRC		
lephone number:		
for the ALV:		
b, was delayed for several weeks. e injury to the thumb happened and the		
moved from this facility to another		
res are needed to be taken to protect the victim:		
,		

DPPC Case # 118822	DPPC INTAKE FORM
ALV:	The Unauthorized Distribution Of The Information Contained In This Document Is Forbidden By Law.
Current Location Of The Alleged Victim:	
Program name:	
Street:	-
Apt/Unit/Floor:	
City: State: Zip o	rode:
Phone number: Ext:	
A service serv	
SPDU Criminal Screening	
Referred to DA's office for Review: YES NO	DA's office:
Criminal Screener: Tpr. Seth Newman	Deferred To L.E.: Date:
State Police Detective Unit Action:	Deferral Rescinded: Date:
Trooper Newman reports reviewing this case on 7/29/13	
investigation proceed to obtain more information. If du	
criminal activity or criminal neglect, contact the SPDU/forwarded a copy of the intake to the Norfolk County D	
for warded a copy of the intake to the Norton County D	A some as an F11.
DPPC Screening Information	
Intake Date: 7/28/2013 Time Received: 1	2:34 SOURCE: DPPC HOTLINE
G	Urannu Man amanana
Screening Date: 07/29/2013 Screening Decision:	
	vice Agency: DDS EXTERNAL • INTERNAL
IR Due Date: 8/8/2013 Investigation Report Due Date:	3/28/2013
Staff Screener: BOLGER Supervising Screener 1: M	URRAY Supervising Screener 2: MURRAY
Assigned Investigator: Michelle McCue Assig	ned Oversight Officer: ZAMAGNI
Screen out reason:	
Intake Report Sent To The Following Agencies:	
DDS MRC DPH EOEA OCCS / EEC	OTHER AG
DMH DPPC DCF DOC CCF	SAO/BSI NONE
Information Updated	
Combonations C	
Written Report Received: Yes Explanation:	
Date Intake Updated:	

DPPC Case: 118822 Page: 5

I Wonder if Parents Really Know What Happens to their Children at Judge Rotenberg Center

April 17, 2006

- 1. Do parents, judges, and state authorities know that a non-verbal student with autism gets shocked for closing his eyes for more than five (5) seconds while sitting at his desk? This is classified either as a major-disruption or non-compliance, which are major behaviors. Staff must follow JRC rules and shock the student the same as if he screamed at the top of his lungs to intentionally disrupt class, or refused to follow directions. The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?
- 2. Do parents, judges, and state authorities know that some students get shocked for standing up from their seat, raising their hand, and politely asking, "I would like to go to the bathroom, please?" This is called Aggression on most students' programs. Staff must follow JRC rules and shock the students the same as if they stood up "out of seat without permission" to attack a staff! The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?
- 3. Do parents, judges, and state authorities know that some students get shocked for going to the bathroom in their pants even if they have been asking for the bathroom for nearly two (2) hours? This is called a health-dangerous-behavior (HDB) on most students' programs with autism (called "lower functioning students") and with some high-functioning students too. Staff must follow JRC rules and shock the student the same as if he/she went to the bathroom in their pants five (5) minutes after their previous trip to the bathroom. The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?
- 4. Do parents, judges, and state authorities know that some students get shocked for asking to go to the bathroom more than five (5) times in an hour? Asking to go to the bathroom more than once in an hour for some students is called "nagging," a minor verbal behavior, and some students are shocked for five minor verbal behaviors in an hour. Staff must follow JRC rules and shock the student with an electric shock for asking to go to the bathroom five times, the same as if the student was inappropriately talking out five times. The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?
- 5. Do parents, judges, and state authorities know that some students get shocked for gently and thoughtlessly tearing into a paper cup while sitting on the sofa watching television? Staff simply could take the paper cup away from the student and throw it away if they wouldn't get in trouble for it. Staff must follow JRC rules and shock the student with an electric shock the same as if the student was ripping décor off the walls or ripping furniture. The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?

- 6. Do parents, judges, and state authorities know that some students get shocked for yelling when they think they are about to get an electrical shock? Sometimes the staff is reaching for the remote control to shock a different student, then must shock two students because of the yell in anticipation and fear of a surprise shock. Yelling in this context is called a "major disruption" for most students even though the real major disruption is that someone is about to get shocked. Staff must follow JRC rules and shock the student with an electric shock for yelling the same as if the student was yelling loudly across the room to purposefully distract the classroom. The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?
- 7. Do parents, judges, and state authorities know that some students get shocked for instinctively trying to remove the electrode while the electrode is shocking and burning through their skin for two (2) seconds? Most Americans don't know this type of pain, which is severe and can leave burn marks and even bloody scabs all over a child's body; it is not a "beesting!" Trying to rip the source of pain off of an arm, for example, is a normal bodily reaction. Students are expected to forcefully suppress their own normal bodily reaction to fear, or else! Staff must follow JRC rules and shock the student with a second electric shock the same as if the student was trying to remove the electric devices while hiding under their bed covers. The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?
- 8 Do parents, judges, and state authorities know that a student with autism gets shocked at JRC for blowing bubbles out of his lips with his saliva and sucking it back in, never touching it with his hands? This is called "health-dangerous" so they can shock him for it. Sticking a pacifier or something else to suck on into the student's mouth, or giving a sip of water, or giving him real bubbles and a break when appropriate, or a wide variety of other methods could be used to help this child to stop unsociable behaviors instead of shocking the student. Staff must follow JRC programs and shock the student the same as if the student had spit onto the table and sucked it back into his mouth, which WOULD be health-dangerous if you are worried about dying from germs and IF it was the student's behavior! The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?
- 9. Do parents, judges, and state authorities know that students can get shocked for behaviors such as pulling an arm up into a shirt sleeve and holding the inside of the sleeve? Or for wrapping a wrist once around a backpack strap while walking? This is called "health-dangerous." Staff must follow JRC rules and shock the students the same as if students were trying to kill themselves. The excuse of the need to reduce major behaviors is used to justify shocking students for other behaviors. Do parents and authorities know this before signing permission papers for their child to be shocked?

Staff are suspended or fired for refusing to follow student programs. Staff are not allowed to create any other alternatives.

HOW LOW CAN WE GO AT JUDGE ROTENBERG CENTER?

Questions to My Former Colleages

(4/10/06)

- 1. Have you ever given students like autistic, non-verbal, Room 4) an electric shock for his behavior of "closing eyes while at desk) for more than five seconds," listened to his loud cry, seen his tears, and wondered if there is a God and if God is watching? DON'T DOUBT YOUR FEELINGS!
- 2. Have you found yourself wondering whether it is morally ethical follow program (autistic, Workshop1) and give him an electric shock with the GED-4 (the strongest of shock devices) just because he stands up, takes a step, raises his hand, and says, "Excuse me, I'd like to go to the bathroom, please?" DON'T DOUBT YOUR FEELINGS!
- 3. Have you seen (autistic, non-verbal, Room 4) with burn scabs all over his torso, legs, and arms, some of which were bleeding, caused by the GED-4 electrodes (the strongest of shock devices)? I am aware of three different times when the Nursing department too off of clectrode devices for several weeks to let his skin heal back up before putting him back on electrodes BECAUSE THEY HAD NO OTHER PLACES ON BODY LEFT TO BURN! Now psychologists can truly credit themselves for reducing Bang head" behaviors. How? behaviors dropped significantly when they took the electric shocks for "Bang head" that they had prescribed back off of his treatment program! Have you asked yourself whether such "treatments" are really necessary? Have you had the question in the back of your mind wondering how much YOU can truly TRUST and his psychologists to know what is best for these students who you love in the long term? DON'T DOUBT YOUR FEELINGS!
- 4. Have you felt sick and questioned whether you should immediately resign after witnessing your (Workshop1), while he is appropriately working on his task, and fellow staff run up to forcefully attempt to shove a plastic knife down hroat? The staff vells with an angry and red face, "Do you want to swallow a knife? Do you want to swallow a knife?" While screaming in fear for his life, and is trying to push the knife out of his face, someone hidden off to the side screams and cries out in fear and pain! They used to repeat this several gives him an electric shock! times per week, always when least expected it coming. This is unquestionably torture, it is inhumane, and it is morally WRONG WRONG WRONG to do to anybody whether you believe in God or not! This is the very best "treatment" that an<u>d his o</u>sychologists can think of to help is allowed NO counseling, and his suicidal tendencies are suicidal! Court approved! Family approved! not reversed after nearly 20 years of it! They were doing this to two years ago, they did this to him periodically for years before that, and they will do this again to in the future in their very best efforts to not to hurt himself! Have you asked yourself if you are truly at JRC to help students as you stand and students like him? DON'T DOUBT YOUR FEELINGS! off to the side and do nothing to protect
- 5. Have you participated in or witnessed students receiving five (5) electric shocks for a behavior, spread out over a 10-minute period of time, with someone standing outside of the door with a silent timer and the remote control? That is so that the student anticipates another shock coming soon, but doesn't know how long until the next...zzzzz, so that it plays with their minds and sanity! That's torture! We don't allow torture of our enemies in the United States, so the U.S. sends our enemies elsewhere to be tortured. So did the New York legal system! Roughly ¾ of JRC students are from New York where electric shock is not allowed. Have you ever questioned if you really want to be a part of it? DON'T DOUBT YOUR FEELINGS!

- 6. Are you aware of JRC's past history of pinching the students you love, slapping them, and putting instruments with flashing lights over their heads so that they can't see and panic and think that they are dying? Are you aware of JRC's past history of breaking ammonia smelling salts in student noses so that they think that they are suffocating? Are you aware of a JRC student dying while strapped up to the restraint board in the past? Of another dying after multiple repeated shocks? It has happened! Do you think that the same JRC philosophy towards students still drives their "treatments" today? DON'T DOUBT YOUR FEELINGS!
- 7. Have you wondered if making approximately 40 students in one large room count and wrap 12 popsicle sticks into bundles with rubber bands as a task for over six hours per day, seven days per week, for years and years, in walls without windows, might contribute to their behaviors? Have you ever asked yourself whether better conditions could lower their behaviors without giving them electric shocks? Have you ever paused before pressing the button to give yourself a short reality check? DON'T DOUBT YOUR FEELINGS!
- 8. Have you ever thought of yourself and students who you love as being subjects in a "scientific" laboratory experiment and wondered where does it lead to? Where will our world go with this data? Am I just a number? Do my students feel the same way? Do my students need a purpose? Does anybody care? DON'T DOUBT YOUR FEELINGS!
- 9. Have you ever seen a student get up towards the "30" shocks-in-a-day cutoff number, and asked yourself if the treatment REALLY works for that student's behavior? Have you wondered if something else works better than the punishments and rewards paradigm? DON'T DOUBT YOUR FEELINGS!
- 10. Have you seen charts and actual improvements in student behaviors that belp to convince you that you are actually helping these students? Don't let the charts fool you! Have you wondered why students have plans where staff must pinpoint behaviors 20 50 300 times per hour such as, "No talking out!," knowing full well that the pinpoints are accelerating behaviors and leading to aggression and restraints? Have you followed the "treatment" plan until they attacked you, then wondered if the whole restraint and strapping them to a plastic four-point board similar to a cross was really necessary? Have you thought of steps other than pinpoints and physical prompting that you are not permitted to try to de-escalate the situation and to help students to save their face? The more pinpoints, the more students have a need to prove that they are in control of their lives, and their self-determination to prove this to themselves causes them to have behaviors. In their first months at JRC, the more times students attack, yell, swear, or are restrained in response to the pinpoints, the better the charts look once the court approves electric shocks as "treatment"! Are these impressive looking charts actually giving a short-sighted picture that is necessary to gain court-approvals and support for shocking students? DON'T DOUBT YOUR FEELINGS!
- 11. Have you seen other schools for students with autism who handle severe behaviors more effectively than JRC does, but without the use of electric shocks or restraints? I have! Not only are their behaviors handled more effectively, I have seen for myself students with autism who started school with severe behaviors achieving the most REMARKABLE accomplishments with pottery, painting, music, gymnastics, as well as hands-on math, without the painful shocks! They use real hands-on materials, and don't depend on touch-screen computers with pictures of circles and squares to teach students. I feel misled by JRC psychologists to believe that shocking these students who I love is the ONLY way to help them! Have you wondered if you are also being misled at JRC? DON'T DOUBT YOUR FEELINGS!

March 29, 2006

Judge Rotenberg Center 240 Turnpike Street Canton, MA 02021

I have worked for your organization, Judge Rotenberg Center, for the past three years and two months. Most staff at JRC know me, and people who know me know that I like helping people in every way that I can. My sister died of Cystic Fibrosis when she was ten years old, and I know what it is like for family to travel around the country trying to get the best and most promising care available for their child. I think parents have been supportive of JRC because it offers hope where there seems to be no hope, and the charts look promising.

I know how good it feels inside to be able to help somehow and to see the students in my care respond to my small efforts. I frequently took only 5 – 10 minute breaks because I preferred spending my time helping the students. It is that desire to make a positive difference that has motivated me to remain at JRC for three years. I've been stuck in this terrible predicament of having to choose between staying at JRC to help students in the small ways that I can help, or to leave JRC because the overall philosophy of treatment feels very wrong and lacking.

When I first started working at JRC, I felt bad about students getting the electric shocks. I started to get nightmares of students screaming in pain when they received the electric shock, and of screams echoing down the halls. In the mornings I would justify to myself that it was necessary to give students the shocks, like receiving spankings as a child myself, because their behaviors were so severe. Students were in pitiful conditions when they arrived from other institutions that rejected them, and I could see in charts and in person that their behaviors drastically changed for the better while on the electric devices. But no matter how I justified working at JRC, the nightmares continued to get worse. Then I had what seemed to be a minor back injury that would not heal. After seven weeks without work, was very kind and gracious to find work that I could do for JRC typing transcripts for the health videos. My pain in my back still did not go away for another seven weeks, and was still weak when I returned to the classroom.

Soon after, I was moved out of JRC main campus to work in the residences during the day with students on house restrictions. I developed stomach pains and nausea that was worse at night, and the nightmares kept me up five hours per night with the screams of students who I love — even though I was removed from students on devices. I still justified to myself daily that JRC was doing a great thing by helping these students in a big way.

Then I witnessed an incident of a student getting electric shock in Workshop – for standing up and taking two steps while raising his hand and saying, "Excuse me, please. I need to go to the bathroom please!" I was sick for three nights. My doctor said that I was getting an ulcer, that my cholesterol had shot up dangerously high (even though I have strictly followed the RAVE vegan diet, without exceptions), and advised me to leave JRC. Now after leaving JRC, I feel MUCH healthier, my stomach is no longer bothering me, and I am sleeping soundly at night. The time away

from JRC has helped me to clear my head. I would like to inform you that I can no longer look at JRC's treatment programs in positive light, and that there are other options that you can use for JRC that will work much better. Until changes are made, I am now in opposition to the methods used at JRC. The suggestions that I am making I believe can save JRC.

I had the opportunity to observe a different school near JRC that serves students with autism. I witnessed students exhibiting some major behaviors, including a student slapping a teacher in the face and becoming aggressive, that were de-escalated and addressed without electric shocks or restraints. The teacher was able to regain control of the situation and the student demonstrated that he was again following her directions before students moved onto their next activity. Students at that school exercise for one to three hours per day to get their endorphins moving, which works better than drug medications. There was a wide variety of hands-on academics for these students with autism, but the emphasis was all about demonstrating to students their own ability to learn and to produce quality art, music (they have a brass band of students with autism!), as well as regular academic objectives. They get GREAT results in controlling behaviors, but through a very different approach — one of nurturing the person inside each student, and never "treating" a student through pain. I saw that it is NOT necessary to hurt students to help them!

at JRC working with students with autism and mental retardation, I have something important to say – an educated opinion. I firmly now believe that ALL of the behaviors of students with autism at JRC can be addressed even more effectively WITHOUT painful shocks! And with only a fraction of the restraints used at JRC! It CAN be done with the right approach and paradigm! I will give a few examples.

After I piloted the Lanyards System behavioral experiment for you in Workshop, as well as the showed me the outstanding results. other experiments before the Lanyard System. Behaviors had dropped to almost nothing with the eight students in the pilot studies. Then one year later, an email was sent out saying that JRC was going to discontinue the Lanyard System school wide. Fourteen (14) students were listed in the email as examples of the types of students who were nonresponsive to the Lanyards reward system. All eight (8) students in the original pilot study with me were included in the list of fourteen (14) students who were given as example of the Lanyard System NOT working months after I left Workshop! Why were all eight students successful in the pilot study with me listed among the fourteen most unresponsive to the Lauyard System? The answer is very profound and telling, and I believe that the answer can save your school! It was NOT the punishments and rewards system that got the results! What worked was that I took time to observe each and every student's progress with their task, and to acknowledge to them in my AC's what they were doing correctly! It doesn't matter if you give students real pennies, or plastic tokens, or cloth Lanyards around the neck! Look how many students you have who are NOT getting many Supergoodies anymore now that students are on Tokens again. These students are just as happy to get the pieces of cheap plastic as real food!

What matters is the acknowledgements that I was giving, not for superficial "Good doing your task," which is typical. I actually LOOKED at what they needed help on and showed them HOW to do their tasks correctly, how to sit correctly, then immediately acknowledged them for doing so correctly before they changed to their old habits. Each time I acknowledged their successes for their own specific academic/behavioral goals that I set for them, I was reinforcing in their memory what the objective was, that they COULD accomplish the objective, that I was NOTICING them accomplishing the objectives, and that I was CONSISTENT! I set the "variable" timer to two (2) minutes when one or more students were having flurries of behaviors, then gave all of the OTHER students the attention who were trying to learn without behaviors! Then I would work the timer back up to every five (5) minutes once all students were behaving to remind myself to give acknowledgements and

Supergoodies consistently. What worked overall, and exactly what these students were needing, was for someone to actually care about them and their progress in their ability to do meaningful tasks, and to do these tasks well. To be genuinely NOTICED and admired! Any program will ONLY work if it reminds staff to NOTICE and to LOVE these students sincerely!

Why do you think now blows up like he does? How long could you sit counting and wrapping popsicle sticks with rubber bands for eight hours a day, seven days a week, for years and years and years! So he is now on the special chair to shock him when his frustration finally bursts out and he stands up and throws his table!

After the Lanyard System pilot studies, I was asked to teach eight (8) students how to do the popsicle task who had not yet learned how to do the task correctly after years of doing the task incorrectly hour after hour, day after day. I was told repeatedly by three supervisors that these students could NOT learn! I broke the task into gradient steps, and taught the eight students in just three and a half (3 ½) weeks to do the task correctly! I broke the task into gradient steps, starting with the final steps and adding over time the previous steps so that they were always ending with a final product.

did 52 CORRECT bundles in one and a half (1 ½) hours of time, whereas before he would attempt 1 - 2 bundles per day, always incorrectly. I was told by a supervisor that I should NOT TRY to teach that he was "retarded" and couldn't learn, and this was said in front of that he was "retarded" and couldn't learn, and this was said in front of the task were very upset by the rapid success, as well as by my being named "Staff of the Month" for my efforts with the Lanyard System. They teamed together, and student academics were unfortunately not at the top of priorities. I was moved out. I was told point blank by one of your top administrators that focusing on academics has not been effective in reducing student behaviors at JRC!

The point that I want to make about the experience of teaching these eight students how to do the same vocational task as the other students in Workshop is that the behaviors DID DROP significantly for this group of students too while I worked with them, just as they had dropped for the students on the Lanyard System pilot study! The whole concept of punishments and rewards is a misunderstanding of human nature itself because it loses the element of human connection! It is through demonstrating to each student their capabilities and through acknowledging them as a respectable human being that they make the greatest responses! And NO, I am not suggesting that students with severe behaviors just need academics and acknowledgements. I am saying that these are important elements in a whole picture that could be very powerful and effective treatment plans for students at JRC — without the use of pain!

The power of connecting with students and respecting them applies to higher functioning for example. He put a number of staff at JRC into the hospital students as well. with very serious life-threatening injuries, and required 2-1 staffing. After working for months at school on the computer to learn his multiplication facts, he did not know them because he had not been applying himself and didn't want to see himself fail. The aims were set very low on the computer for and many other students to pass to the next level, like 25 correct answers per minute. learned all levels with me in one and a half (1 ½) weeks (excluding the 4-week home visit in the middle), and I set an aim of 65 correct answers per minute! When I showed chart to the appropriate individuals in the Education Department, I was told to discontinue the work, that the Math facts sheets that I had made for them were "unapproved curriculum." Then I was given the data off the computers at my request, the data that YOU created for students to learn their math facts in graduated levels. I used Microsoft Excel to scramble the data into beautiful forms. I was told that this too was "unapproved curriculum" - YOUR data off the computers, fifty large-print questions per page, was not approved curriculum! I was given no further explanation! I later found a tricky way around the problem by making up sheets using something that had already been approved, Math

Workshop Factory. I was able to help many students to drop their behaviors while at the residence on house restrictions by helping them to see themselves succeeding in something that was concrete and on a gradient scale – your math levels. Students literally begged to work on their Math facts! No threats or rewards were necessary!

I would like to give one more example to show that other options are available to help students instead of the use of punishments and rewards. In my youth, my brilliantly-minded best friend named was having much difficulty with his rigid German mother. His mother grew up as a child with a narsh Nazi soldier for a father. The authoritarian approach was not working with was getting too big restrained repeatedly by his father whe would become dangerous, but became too frustrated, his family would have to escape in their car for their lives! for that! When even blew up the large microwave in the house with a bomb he constructed from One time household materials, leaving melted and twisted metal for a microwave (used later by the Fire Department for education purposes), and large pieces of glass stuck one half (1/2) inch perpendicularly into oak wood cupboards across the large kitchen from the microwave. Instead of putting group home, his mother took waste a chiropractor, a foot-reflexologist, an allergist, got him off trigger foods in his diet, got him exercising on a daily basis, took daily interest in his academics as needed, and started him into regular music lessons. She drove him long miles for these life to change to where even services. It took only two weeks for he was a new person! His mother was still overbearing, but the connection that they made through her efforts even changed her heart too. Now saking 7-digit figures for major advertising companies for a living, putting his brilliant mind to good use. He is quite the family man now.

The point that I am making is that there ARE alternatives to pain from electric shock! Taking great effort to CARE for these students and to connect with them—physically, through body contact and acu-pressure (well documented to reduce emotional charge), through exercise, through challenging them with the arts, through finding what students are interested in academically and fostering those interests and directing them towards careers, and breaking academic tasks down into achievable steps and having someone to observe and follow through with acknowledging their progress, these are all effective alternatives to punishments and rewards! Disrespect starts with the basic pinpoint, such as, going onto electric devices, might plot to slash your face in return for the pinpoint. Hoes much better at controlling his reactions now that he gets an electric shock for it, and will tell you that the electric shock is much better than being stuck at the residence on house restrictions. But why instigate students to have so many crises and restraints in the first place? There are many ways to interest students in learning and improving their lives. My friend would have quickly gone into electric devices if he had been placed at JRC and had felt insulted by the pinpoints.

I am giving you a video and two books by Amherst, MA, who happens to be the world's top specialist in homeopathy for pediatrics. has helped literally thousands of children and youth with major behavior disabilities, as well as students with autism using all-natural and completely safe and drug-free approaches. Homeopathy can effectively reduce charged frustrations and the individual ways that students express their frustrations, called "symptoms." Each client must be studied to determine their reactive state, then a homeopathic remedy is selected from 5000+ remedies. The homeopathic remedy acts like an immunization shot to the total reactive state that the student is in – including mental, emotional, and physical symptoms of reactiveness. Homeopathy has existed as a natural approach to medicine for over 300 years, and has had a great comeback as an alternative to anti-biotics and other medicinal drugs. It works with the body, not against the body. A person can swallow bottles of a homeopathic remedy without getting

sick. I have personally observed MANY children make remarkable changes in their physical, emotional, and mental symptoms, including meeting children who used to have symptoms of autism. is world-known for his many successes with autism and behavior disabilities, and a search on the internet will reveal this. His book demonstrates the complex study of one single remedy and what a student looks like who is having severe behavioral symptoms and is needing that remedy. The book *Provings* gives the best description of how homeopathic remedies are made and what classical homeopathy is all about.

is also a great homeopath in case you would like to try
drug-free homeopathy at JRC. Their phone numbers are:
has clear-cut symptoms with his tumors and his aggravation of selfdestructive stimulation when the weather gets hot.
physically and behaviorally, and would no longer need electric shocks.
behaviors and
terminal illness come from his internal reactive state.
with his ups and downs and his
heavy suicidal tendencies has clear-cut symptoms and would make great progress with the right
homeopathic remedy.
would also respond predictably over half a year of time. All
students at JRC would respond quite well to homeopathy if combined with a well-rounded supportive
learning atmosphere.

I would like to ask you to please re-think the philosophy on which you manage both students and staff at JRC. Please cease the use of electric shock on students because there are better options that help without hurting or humiliating students at a time when students are already feeling low and insecure in this world. The punishment and rewards model neglects to help each student to find their unique strengths and talents or to use their strong points to take control of their own lives. The success stories at JRC are very real, but only because some of the students choose to learn in spite of the electric shocks, not because of the electric shocks. There are better ways to get to the same place without causing pain and degradation! It is simply morally wrong to continue your program under its current paradigm. Please stop! Get help from top experts elsewhere to help convert your school into a model school that shows what can be done when you validate the lives of these students without coercion, power games, pain, or suffering!

