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**MIAMI-DADE COUNTY  
COMMISSION ON ETHICS & PUBLIC TRUST**

**In re: JACKSON V. RYAN et al**  
\_\_\_\_\_ /

**C 11-26**

**PUBLIC REPORT AND FINAL DISMISSAL ORDER**

Aaron Jackson, a former County employee, filed the above-referenced complaint through his attorney, Adres Jackson-Whyte, against Timothy Ryan, Marydell Guevara, Ephraim Kelly, Tyrone Williams, Chamona Wynn and Nancy Kovacks—all employees of the Miami-Dade County Corrections & Rehabilitation Department.

The complaint alleged that in and around October 2010, the above-referenced respondents violated Florida Statute 119 by failing to provide all relevant emails associated with a public records request made by complainant Aaron Jackson. Specifically, complainant questioned the length of time that transitory messages must be retained under the Florida Public Records Act.

Pursuant to the County Code at Secs. 2-1068 and 2-11.1 (y), the Ethics Commission does not have authority to interpret or enforce state law, which includes the Public Records Act at Fla. Stat. 119.

In public session on January 24, 2012, the Ethics Commission found that the complaint was not legally sufficient and dismissed it.

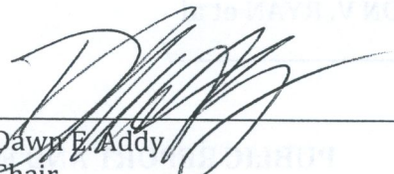
Therefore it is:

**ORDERED AND ADJUDGED THAT** the complaint against Respondents Timothy Ryan, Marydell Guevara, Ephraim Kelly, Tyrone Williams, Chamona Wynn and Nancy Kovacks is hereby dismissed for lack of legal sufficiency.

**DONE AND ORDERED** by the Miami-Dade County Commission on Ethics & Public Trust in public session on January 24, 2012.

MIAMI-DADE COUNTY COMMISSION ON ETHICS &  
PUBLIC TRUST

By:

  
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Dawn E. Addy  
Chair

Signed on this date: 2/10/12