

From: Barbara Burns <BBurns@sa15.state.fl.us>

To: [REDACTED]

Subject: RE: Epstein

Date: Wed, 10 Feb 2010 13:39:15 +0000

Importance: Normal

Don't worry. We will not agree to any early termination on his community control. I have not even been advised of his intent to seek early term. He was never required/ordered to be evaluated. A decision made by my predecessor – not something I would have let slide. Will keep you posted if anything comes up.

From: [REDACTED]

Sent: Tuesday, February 09, 2010 12:17 PM

To: Barbara Burns

Subject: Epstein

Hi Barbara – We were just asked about our position on early termination of community control and/or transfer of Mr. Epstein to regular probation. I obviously am not well versed in how your programs work. I was looking over Chapter 948 and I was wondering whether Mr. Epstein was ever evaluated for treatment under 948.31, since he was convicted of “exploitation of a child . . . for prostitution.” I know the statute was enacted after he pled guilty, but it doesn't seem like there should be an Ex Post Facto issue since it isn't a punitive measure.

Do you know whether he has completed “the sanctions imposed in the community control plan”? I don't want to give a position one way or the other if he isn't even eligible for modification or termination.

Thank you.

[REDACTED]

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