#### COOK COUNTY SHERIFF'S MERIT BOARD

Sheriff of Cook County	)
vs.	) ) ) Docket No. 2080
Deputy Sheriff	)
Sheila A. Kalina	j
Star # 10725	)

#### DECISION

This matter coming on to be heard pursuant to notice before James P. Nally, Board Member. Docket 2080 Sheila A Kalina, Docket 2081 Docket 2082 and Docket 2083 were consolidated for hearing as all cases arose out of an incident that took place on May 2, 2017 at the Markham Courthouse in Cook County, Illinois. Hearings occurring on November 19, 2018, January 3, March 28, March 29, May 22, June 12 and June 27, 2019. The Cook County Sheriff's Merit Board finds as follows:

## **Jurisdiction**

Sheila A. Kalina, hereinafter Respondent, was appointed a Deputy Sheriff on February 17, 1998. Respondent's position as a Deputy Sheriff involves duties and responsibilities to the public; each member of the Cook County Sheriff's Merit Board, hereinafter Board, has been duly appointed to serve as a member of the Board pursuant to confirmation by the Cook County Board of Commissioners, State of Illinois, to sit for a stated term; the Board has jurisdiction of the subject matter of the parties in accordance with 55 ILCS 5/3-7001, et seq; and the Respondent was served with a copy of the Complaint and notice of hearing and appeared before the Board with counsel to contest the charges contained in the Complaint.

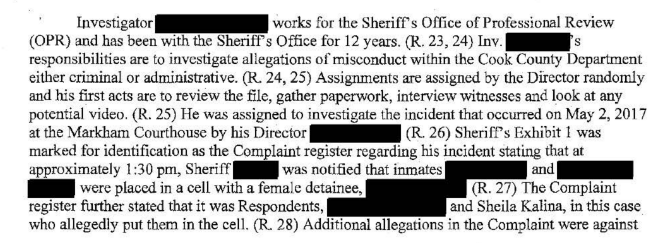
As a threshold matter, a proceeding before the Merit Board is initiated at the time the Sheriff files a written charge with the Merit Board. 55 ILCS 5/3-7012. A document is considered filed, in this case with the Merit Board, "when it is deposited with and passes into the exclusive control and custody of the [Merit Board administrative staff], who understandingly receives the same in order that it may become a part of the permanent records of his office." See Dooley v. James A. Dooley Associates Employees Retirement Plan, 100 Ill.App.3d 389, 395 (1981)(quoting Gietl v. Comminssioners of Drainage District No. One, 384 Ill. 499, 501-502 (1943) and citing Hamilton v. Beardslee, 51 Ill. 478 (1869)); accord People ex rel. Pignatelli v. Ward, 404 Ill. 240, 245 (1949); in re Annex Certain Terr. To the Village of Lemont, 2017 IL App (1st) 170941, ¶ 18; Illinois State Toll Highway Authority v. Marathon Oil Co., Ill. App. 3d 836 (1990) ("A 'filing' implies delivery of a document to the appropriate party with the intent of having such document kept on file by that party in the appropriate place." (quoting Sherman v. Board of Fire & Police Commissioners, 111 Ill. App. 3d 1001, 1007 (1982))); Hawkyard v. Suttle, 188 Ill. App. 168, 171

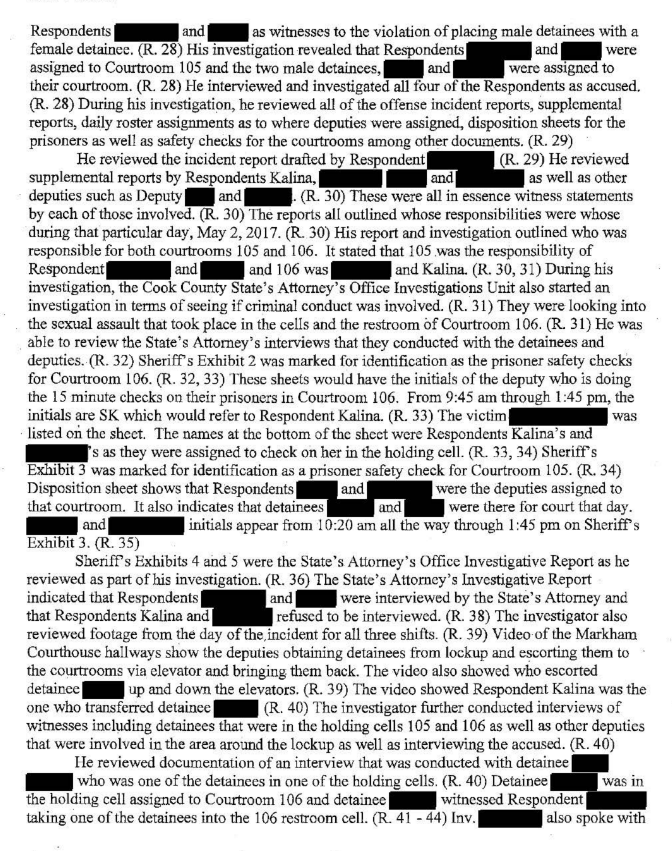
(1914)"A paper is considered filed when it is delivered to the clerk for that purpose.".

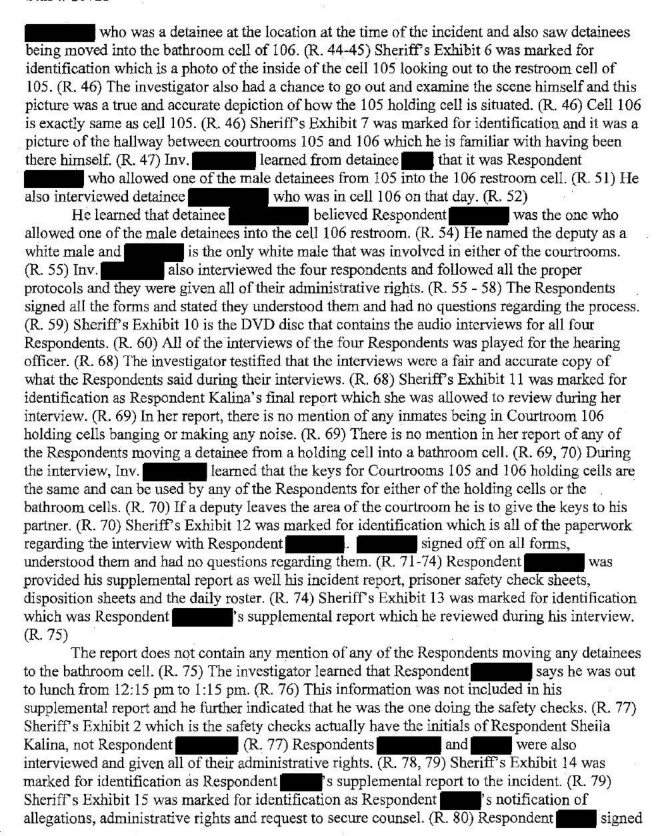
The original Complaint in this matter was filed with the Merit Board's administrative staff on November 22, 2017. Regardless of whether or not Merit Board Members were properly appointed during a given term, the Merit Board, as a quasi-judicial body and statutorily created legal entity, maintained at all times a clerical staff not unlike the Clerk of the Circuit Court ("Administrative Staff"). These Administrative Staff members receive and date stamp complaints, open a case file, assign a case number, and perform all of the functions typically handled by the circuit clerk's office. Just as a timely filed complaint would be accepted by the circuit clerk even if there were no properly appointed judges sitting on that particular day, so too was the instant Complaint with the Administrative Staff of the Merit Board. Accordingly, the Complaint filed on November 22, 2017 commenced the instant action, was properly filed, and will be accepted as the controlling document for calculating time in this case. An Amended Complaint was filed in this matter on January 25, 2018.

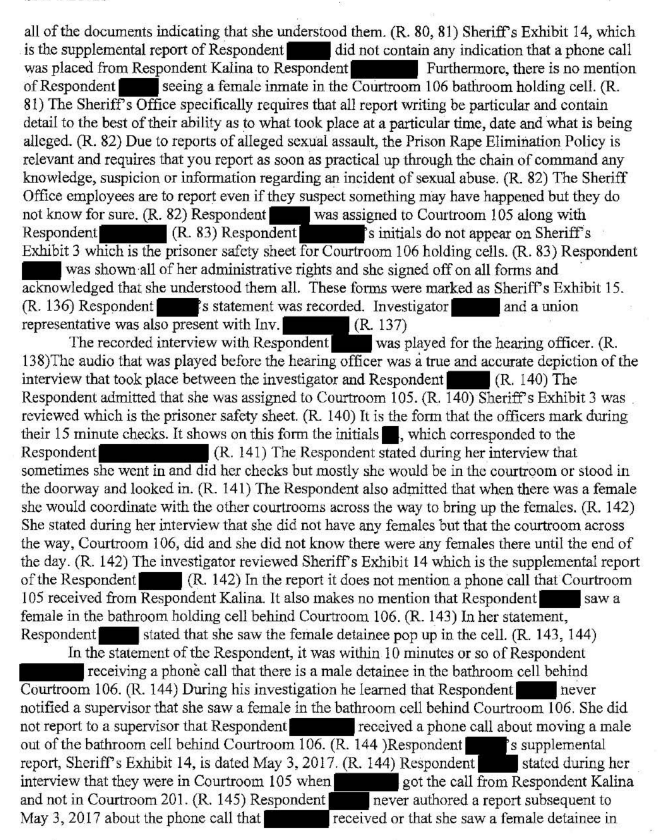
### **Findings of Fact**

The Sheriff filed a complaint on November 22, 2017, and an Amended Complaint was filed on January 25, 2018. The Sheriff is requesting termination of the Respondent. The Sheriff alleges that the Respondent on May 2, 2017 failed to properly carry out the duties assigned and required as a Deputy Sheriff, and as a result a female detainee was sexually assaulted by two male detainees, and falsely reported that safety checks had been completed. The Sheriff further alleges that the Respondent was negligent and inattentive to duty which led to the sexual assault of a female detainee by the two male detainees. The Sheriff further alleges that the Respondent was untruthful to investigators from OPR regarding the incident. The Sheriff alleges violations of Cook County Court Services Department Policy Manual Policy 921.2, 321.3, 321.4, 321.5, 322.5.2, 321.5.5, Cook County Court Services Department Policy Manual Policy 900.2, 900.3, 900.3.2, 900.3.3, Cook County Core Services Department Policy Manual Policy 903.2, 903.3, 903.9, Cook County Court's Department Policy Manual 100.2, 1100.3, 1100.3.8, and Merit Board Rules and Regulations Article X, paragraph B 3.



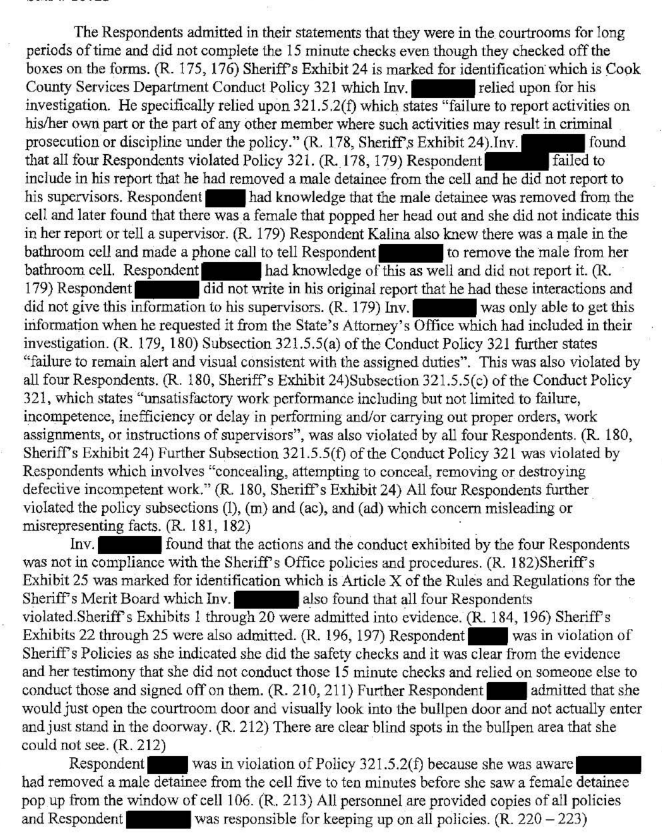




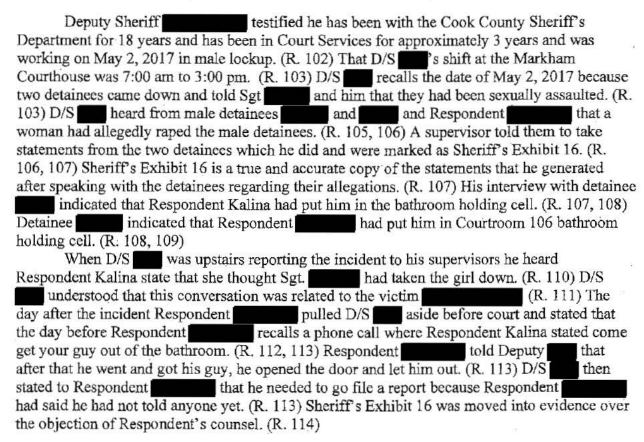


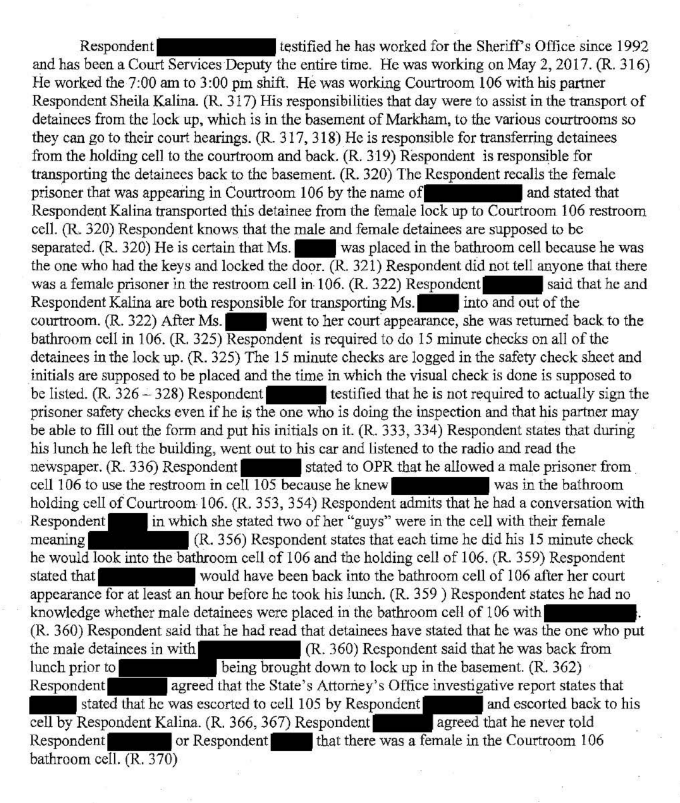
the bathroom cell behind Courtroom 106. (R. 145) Respondent stated during the
interview, after she saw the female detainee pop up, the female detainee stated she wanted to go
downstairs. Respondent then went to Respondent Kalina's courtroom and let Respondent
Kalina know that her female detainee in the bathroom cell behind Courtroom 106 wanted to go
down. That is the only thing that Respondent told her. (R. 146) Respondent did not
inquire as to how long the female detainee had been present. Respondent did not mention
that she got a call that there was a male in there as well. (R. 146)As a further part of his
investigation, Investigator interviewed Respondent He also reviewed
Sheriff's Exhibit 17 which were all the forms and notifications to Respondent which
Respondent signed and indicated he understood. (R. 149, 150) Respondent
had no issues and understood all the forms and signed them all. (R. 151) Sheriff's Exhibit 18 was
marked for identification and it is the offense/incident reports authored by Respondent
(R. 151, 152) There were two different reports. The first report was identified as an
"other services report" and the second one was an "attempted sexual offense" report. (R. 152)
Neither of the reports mention that Respondent moved any detainee from a bathroom
cell behind Courtroom 106 nor do they make mention of a phone call Respondent
received from Respondent Kalina. (R. 153Sheriff's Exhibit 19 was marked for identification
which was the supplemental report authored by Respondent The report was authored
on May 10, 2017 and contains new information not contained in the original report. It states that
Respondent Respondent Kalina indicating to him that he
needed to remove his prisoner from her bathroom cell. (R. 154) Respondent Kalina was assigned
to Courtroom 106 and the report stated that Respondent went into the lock up area and
removed a male prisoner from that bathroom cell but there are no supervisor signatures on that
report. (R. 155) Like Respondent 's statement, Sheriff's Exhibit 19 Respondent
's Offense/Incident Supplemental Report also states that they transported the detainees
down to lockup within ten minutes of moving detained out of the bathroom
holding cell behind Courtroom 106. Sheriff's Exhibit 19.Inv. conducted an interview
with Respondent that was recorded and was played before the hearing officer. (R.
155)Inv. confirmed that the audio was a true and accurate representation of the
interview conducted of Respondent (R. 156) The Respondent admitted to Inv.
that he authored the reports which were identified as Sheriff's Exhibits 18 and 19. (R.
156, 157) The investigator obtained the State's Attorney's Office report and went over that with
Respondents. (R. 157) When detainees are in a wheelchair they are typically separated from
detainees that are not in wheelchairs. (R. 158) As part of his investigation he reviewed all the
video that was available which included several hours throughout the day. (R. 158) He reviewed
videos near the courtrooms as well as videos near the lock up in the basement at Markham. (R.
158)He reviewed videos that identified exactly when the detainees originally came down and
spoke to Sgt. regarding their claims. He also reviewed video that contained the current
Respondents and their movements. (R. 159) Sheriff's Exhibit 20 was marked for identification
which is the videos of the day in question. (R. 159, 160) The video shown was the lock up in the
basement of Markham and it shows Deputy Sgt. as well as Respondent
and they are conversing and standing and talking in front of detainees and
(R. 163) At that point Inv. sees Respondent Kalina walk into the screen on the
bottom left and accompanied by the victim, (R. 163)

In the video it shows Respondent Kalina go to a desk and put her head down after the allegations are made to the sergeant by detainees and (R. 164) The investigator relied on General Orders during his investigation which were marked as Sheriff's Exhibit 21. (R. 165) General orders and policies such as 903 Prisoner Rape Elimination was in effect at the time. (R. 165, 166) Policy 903 states that it is the obligation of every CCSO member to report as soon as practicable through the chain of command any knowledge, suspicion or information regarding an incident of sexual abuse. (R. 166) Inv. relied upon this policy during his investigation. The allegations were that Respondents did not report right away as provided in the policy. (R. 166, 167)Inv. found that Respondent failed to follow Policy 903 Prison Rape Elimination Section 903.9 "Obligation of CCSO Members to Report" which requires an officer to make a report as soon as practicable through the chain of command because he authored a supplemental report eight days after the incident was initially reported. (R. 166-7) Additionally, this supplemental report authored by Respondent was not provided to a supervisor. (R. 179) Respondent violated the rule and policy as she did not report anything at all on the first day of the incident. She did not mention anything until the next day. (R. 167, 168) Respondent did not report the phone call that Respondent received and she did not report that Respondent moved a detainee out of a bathroom cell behind Courtroom 106. Additionally, the report that she generated the next day was only after she was told to do so. (R. 168) She also did not report that a male detained had been removed from Courtroom 106's bathroom cell ten minutes before she saw a female detainee in the same cell. (R. 168) Inv. further found that Respondent policy the same way. Respondent stated in his report that he had no knowledge of male detainees having contact with female detainees that he had in his lock up. (R. 169) Sheriff's Exhibit 22 is marked for identification which is the CCSD Prisoner Security Procedure no. 900 which was in effect at the time of the incident. (R. 170) In CCSD Prisoner Security Procedure Section 900.3.3 (A) Prisoner Holding, it is required that detainees to be separated by gender meaning males and females should not be in the same cells. (R. 171) Additionally, Section (B) of Policy 900 requires that all detainees shall be visually inspected by sworn personnel and this is to be recorded in the prisoner safety check form along with any pertinent documents. (R. 172) found that all four of the Respondents violated Policy 900 based on their statements regarding the doorway reviews, not going into the actual rooms, verbal checks that things were ok without actually witnessing the detainees. (R. 172) They also violated Policy 900 based on the fact that males and females were in the same cells. (R. 173) Sheriff's Exhibit 23 was marked for identification which was Cook County Court Services Department Courtroom Operations Procedure 1100 which Inv. relied upon for his investigation. (R. 173) Policy 1100 contains a lock up monitoring section 1100.3.8 stating that all holding areas shall be subject to continual monitoring with visual inspection every 15 minutes at a minimum and recorded in the prisoner safety check form. Inv. stated that all four named Respondents violated this policy. (R. 174) Respondent admitted that she did not go back into the holding cells when she did her 15 minute checks. Respondents stated they did their checks and marked off the boxes even though they did not physically go completely into the holding cells. They also admitted sometimes their partners did them and they wrote their initials on the form. (R. 174, 175)



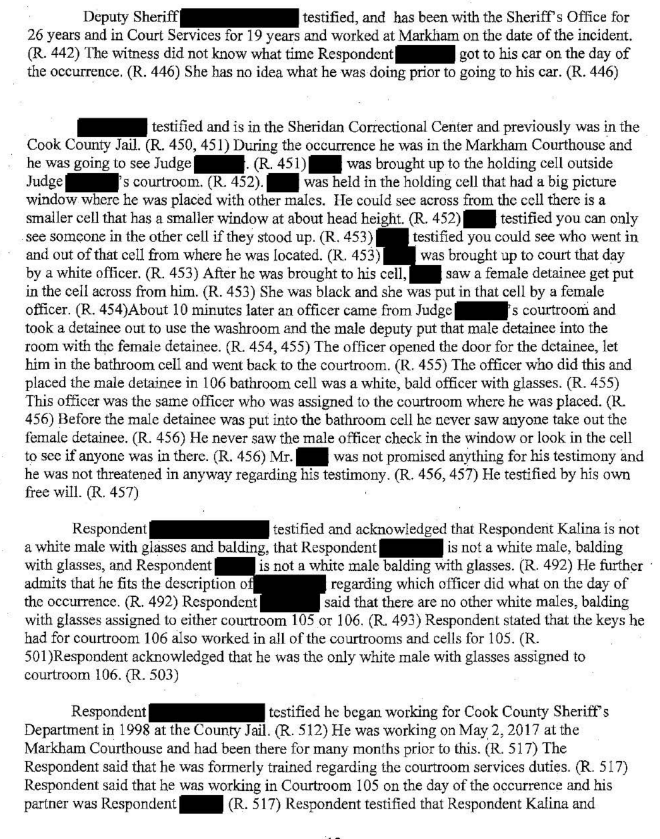
Respondent would have went through academy training when he transitioned from Corrections to Court Services. (R. 226) Each Respondent including Respondent would have a continuing obligation to report any information regarding their knowledge of a sexual assault even if that information came later. (R. 267, 268) Respondent bound to report the information when she learned that a female was in a cell that had just been occupied by a male detainee not 10 minutes earlier. Then subsequently there were allegations of rape or sexual assault made by detainees from those holding cells. (R. 268) Each respondent would have gotten an email directing them on any new policies that had been issued and it is their responsibility to understand them. (R. 172, 273) There were several detainees that say they saw a female in the cell with a male. (R. 274, 275) At least 10 inmates that he interviewed made this statement. (R. 275) The investigator did not get any directives from the Sheriff's Office or any of his superior officers on how to conduct his investigation or how to direct his investigation. He based it all on the facts. (R. 276) If members are not up to date on the policies issued by the Sheriff's Office they can be disciplined even if they fail to read them. (R. 283) He interviewed detainees and they stated that they saw deputies place males and females in the same cell. (R. 286 - 288)





Respondent testified that when he would move some of his detainees from 105 to 106 or back to the bathrooms, there would be times he would not tell the other deputies in those courtrooms. (R. 374)

Respondent testified she has been employed with the Sheriff's
Department for 21 years. (R. 386) Respondent stated that her responsibilities as the same
as Respondent seeds 's. (R. 387) Her partner that day was Respondent and they
were assigned to Courtroom 105. (R. 387) Respondent is familiar with all of the Cook
County Sheriff's Office General Orders regarding prisoner checks, monitoring and visually
inspecting all of the prisoners in her holding cells. (R. 392, 393) Respondent testified that
there are times when she would take detainees from other courtrooms where she is not assigned
to help them move them around to the bathroom or other places. (R. 398) Her first knowledge of
the incident occurred when she was told by her partner Respondent that two of the
detainees wanted to see a sergeant. (R. 401) Respondent observed in the
holding cell before she took her inmates down. As she was walking across the adjacent hall of
the shared locked up area, detainee popped her head up out of the cell asking when she is
going to go down. (R. 403, 404) This interaction occurred in the 106 bathroom lock up. After
this she proceeded to open the courtroom lock up door, looking for a deputy and found
Respondent Kalina, and told her the female detainee wanted to go down. (R. 404) After her
partner returned from down in lock up, she was instructed that they needed to write up an
incident report regarding the situation. (R. 405) Respondent was present when Respondent
got a phone call about moving detainees from a bathroom cell in Courtroom 106.
Respondent later found out that Respondent had moved detainee from a
bathroom cell. (R. 407) Respondent agreed that she did not put in her report that she knew
that Respondent had moved a detainee out of the bathroom cell 106. (R.
408)Respondent states that she did not think it was pertinent even though she was aware
that a male was being moved from a bathroom cell 106 when there was an alleged female sexual
assault in that same room. (R. 408) Respondent said that when they learned that there was a male
in the bathroom cell in 106 she stated "Well, how the hell did he get in there?" (R. 409)At some
point she was aware that Respondent went to the bathroom cell of 106 and removed
detainee and put him back in the 105 holding cell. (R. 410) Shortly after all of this is when
she saw detainee pop her head up out of the window of bathroom cell 106. (R. 410)
Respondent states that the fact that her partner had just removed a male from
the bathroom cell 106 10 to 15 minutes before did not trigger anything in her head when she saw
the female in there shortly thereafter. (R. 411) Respondent admits that she did not
individually do all of the 15 minute checks even though her initials are on the pages. (R. 410)
Respondent states that her report that she wrote the next day is inaccurate because she
"didn't have all the pieces of everything." (R. 415) After Respondent spoke to Respondent
Kalina about her female detainee in bathroom cell 106 and that she wanted to go down,
Respondent Kalina's reaction was "Kind of hurried." (R. 416)



were assigned to 106 across the hall from where he was working. (R. 518) Respondent said that he moved a male detainee from the bathroom cell in 106 because Respondent Kalina called him and asked him to do so. (R. 519) Respondent went to the bathroom cell, unlocked the door with the key he had and took out a male detainee and did not look to see if anyone else was in the cell. He just unlocked it, opened it and walked away, and placed the male detainee back in the big holding cell of 105. (R. 519) The call he got from Respondent Kalina was shortly after 12:00 (R. 520) Respondent stated that his report that he wrote regarding the occurrence on May 2, 2017, did not include that he removed a male detainee from the bathroom cell 106. (R. 522, 523) Respondent stated that when he wrote his report he would have already had the knowledge that a female was in the holding cell of 106 and he did not include this in his report. (R. 523) His report, Sheriff's Exhibit 18, was written on the day of the occurrence. (R. 524) Respondent supplemental report, Sheriff's Exhibit 19, was also written on the same day. (R. 525) He did not give his report to a supervisor to sign off and gave it directly to the State's Attorney's investigator assigned regarding the criminal conduct.

The Parties agreed to have the recorded statement/interview of Respondent Kalina be admitted in lieu of her live testimony. Whether this testimony was consistent or inconsistent with the evidence, other testimony was not stipulated.

### Conclusion

Based upon the evidence presented, and after assessing the credibility of witnesses and the weight given by the evidence in the record, the Board finds that the Respondent did violate Cook County Court Services Department Policy Manual Policy 321.2, 321.3, 321.4, 321.5, 322.5.2, 321.5.5, Cook County Court Services Department Policy Manual Policy 900.2, 900.3, 900.3.2, 900.3.3, Cook County Core Services Department Policy Manual Policy 903.2, 903.3, 903.9, Cook County Court's Department Policy Manual 1100.2, 1100.3, 1100.3.8, and Merit Board Rules and Regulations Article X, paragraph B 3. The Respondent was grossly negligent in allowing the female detainee to be assaulted in restroom cell 106 by the male detainees by failing to properly monitor the courtroom holding cells, failing to properly inspect the cells for the 15 minute checks by entering the cells and checking the occupancy, falsely claiming that the 15 minute checks were properly done, and failing to properly monitor the detainees under her supervision. Further Respondent falsely filed reports that she complied with the requirements to conduct proper safety checks and was untruthful to OPR investigators regarding the circumstances surrounding the incident. Respondent failed to be alert and attentive and vigilant in her duties which led to the sexual assault of the detainee.

# <u>Order</u>

Wherefore, based on the foregoing, it is hereby ordered that Respondent Deputy Sheriff Sheila A. Kalina be terminated, effective November 22, 2017.

Date Ocrober 25, 2019

