

COMMISSION'S REPORTS DI

No.	Category	Complainant/Victim
1	Fatal Shooting	Brian Pearce

2 Assault AB

3 Assault DH

4 Fatal Shooting Dushane Grayson

5 Fatal Shooting Jeffrey Brown & William
Alexander Wallace

6 Fatal Shooting Kamall Lonbridge

7 Fatal Shooting Anthony Stern

8 Fatal Shooting Carl Swaby

9 Assault CS

10 Shooting Injury DC

11 Shooting Injury TT

12 Discharge of
Firearm SP

13 Fatal Shooting Adrian Donalds & Shane
Thomas

14 Fatal Shooting Schawal Lawrence

Shooting Injury KH

15 Shooting Injury JH

16 Shooting Injury RO

17 Shooting Injury RC

18 Discharge of
Firearm INDECOM

19 Shooting Injury JG

20 Shooting Injury VD

21 Shooting Injury AW

22 Assault SD

23 Shooting Injury JH

24 Shooting Injury DR

25 Shooting Injury JG

26 Assault VR

27 Malicious RL
 Destruction of
 Property
 False
 Imprisonment
 Assault

28 Unlawful Search LM

Assault

29

Assault

AS

30

Death in Custody Shane Stamp

31

Assault
Larceny

BE

Malicious
Destruction of
Property

32

Assault

KP

33

False
Imprisonment

TR

34

Assault

OS

35

Assault

GL

36

Unlawful Search CG
False
Imprisonment

Assault

37 Death in Custody Damion Bennett

38 Assault ML

39 Assault OJ

- 40 Fatal Shooting Mark Clarke
- 41 Fatal Shooting Clive Samuels
- 42 Death in Custody Johnathan Powell
- 43 Fatal Shooting Sylvester Gallimore
- 44 Fatal Shooting Omar Jackson

45	Fatal Shooting	Orville Buckett and Garnett Pinnock
46	Fatal Shooting	Nicholas Mitchell, Orlando Cormack and Dennisen Greene
47	Fatal Shooting	Hank Hope
48	Assault	JL
49	Assault	JS
50	Assault	MA obo PW
51	Assault	DE obo ME
52	Misconduct in Public Office	AC

53	Conduct Unbecoming Unlawful Wounding	DM
54	Threat	KH
55	Threat Conduct Unbecoming	OJ
56	Assault	JS
57	Assault	MK
58	Assault	MT
59	Conduct Unbecoming	DM
60	Conduct Unbecoming	OS
61	Assault	PM

62 Assault AN

63 Malicious
Destruction of
Property GC

64 Fatal Shooting Everton Wright

65 Fatal Shooting Adrian Knight o/c Rice Bag

66 Assault GJ

67 Unlawful Seizure OS

68

Assault

CB

69

Malicious
Destruction of
Property

NN

70

Malicious
Destruction of
Property

DT

71

Conduct
Unbecoming

GM

73

Shooting Injury TS

74

Assault JC

DISTRIBUTION LIST SPANNING March 1, 2019 – March 31, 2019

Case Summary

On Wednesday, April 10, 2013 at about 4:15 a.m. the police went to Capture Land, Parry Town, St. Ann in search of a man known as "Streetlight" who was wanted for questioning in relation to a case of shooting which occurred on Monday the 8th April 2013 in the Parry Town area, St. Ann. Upon the arrival of the police at the premises they cordoned the one apartment unfinished house occupied by "Streetlight" and announced their arrival during which two men ran from the said house firing in the direction of the police. The police took evasive action and returned the fire. During the exchange of fire "Streetlight" fell to the ground and a firearm fell from his grip. This firearm was retrieved by his crony who continued firing and made good his escape in nearby bushes. "Streetlight" was rushed to the St. Ann's Bay Hospital where he was pronounced dead. The body was removed to the St. Michael's Funeral Home waiting post mortem. The scene was processed by TSD Area 2 and INDECOM. A total of nineteen (19) assorted rounds were found in the said house which included five (5) .38 spl, five (5) twelve gage and nine (9) 5.56 cartridges. One world speed shooting champions semi-automatic combat .44 magnum imitation firearm as also a quantity of ganja seeds also taken from this house. Detective Sergeant said he fired two (2) rounds, Detective Corporal fired three (3) rounds, and Constable fired two (2) rounds all from their glock pistols while Constable said he fired two (2) rounds from his M16 rifle.

Mr. AB states that on Wednesday, November 1, 2017 he was in the Spencer James Park in Half Way Tree around 2:20pm. He further posits he was assaulted by a corporal of police who has a scar on his cheek. This corporal hit him with a baton twice on his upper left thigh near buttocks causing him pain during and after the strikes to said area. He asserts he was assaulted for no reason as he was asked to move himself from the area the police were operating and he asserts he complied but indicates that regardless of his compliance, the Corporal allegedly assaulted him nonetheless.

On Tuesday, February 20, 2018, approximately 1:45 p.m. members of the Patrol Team heard a loud noise coming from Security Post. His team along with police officers went to investigate. A number of cells were searched and they found four (4) cellphones. One of the cellphones found belonged to Remandee DH. Remandee DH became boisterous, aggressive and disrespectful to the officers of the Patrol Team and Police Officers. He was cautioned by the police officers to calm down, but he continued to misbehave and attacked one of the members of the Patrol Team, Correctional Officer 1. Both CO1 and Remandee DH sustained injury during the altercation. Both were taken to the Medical section where they were treated by Medical Orderly. Remandee DH was referred to the Kingston Public Hospital (KPH) for further treatment. Remandee H was later charged for (1) Having prohibited article namely cellphone and (2) Attacking an officer.

Dushane Grayson was in custody at the Savanna-la-Mar lock up on charges of robbery. He along with several inmates escaped during a cell break some weeks prior to him being shot and killed by the police. On Monday, July 20, 2015 an operation led by Supt. to include W/Insp. Black shift commander and 16 other ranks went to Prospect District, Westmoreland to capture persons who had escaped from Savanna la Mar Lock up. The group were split in two and deployed at two different locations in Prospect District, Westmoreland. The police allege that Sgt. and Cons. approached a two room board constructed house. The door was opened and they entered. Cons. who was in front saw Dushane Grayson pointing a gun in his direction. Cons. instructed Dushane Grayson to drop the gun. Instead, Dushane Grayson fired in his direction. Cons. fired three shots from his M16 rifle in the direction of Dushane Grayson. Dushane Grayson ran through a back door. Both officers heard two shots fired outside where Dushane Grayson ran. The officers went outside after the shooting subsided. They saw Dushane Grayson lying face down suffering from gunshot wounds. He was taken to Savanna la Mar Hospital where he was pronounced dead.

On Saturday, September 7, 2013 at about 1 a.m. Cpl. and six others were on operation when they received information that a stolen motor vehicle was in bushes in Amity Hall District and they drove to the district. The police team parked the service vehicle at a point and proceeded on foot. About 1 a.m. during the operation the team came to a bushy area and heard voices. Lights were shone in the direction of the voices and a group of men were seen. The police called out to the men who immediately opened gunfire at the police who returned fire. The men ran in different directions while firing at the police. The gunfire ceased and a search of the area was conducted and two men were found suffering from gunshot wounds one of whom was clutching a .38 revolver. A further search of the area was conducted and a white Toyota coaster bus was seen and also a body of a male person in a decomposed state was discovered some distance away from the scene of the shooting. Both men were subsequently rushed to the Spanish Town Hospital, where they were pronounced dead at 1:30 a.m. The bodies were transported to the Funeral Home for storage pending post mortem examination.

On Friday April 4, 2014 sometime after 5:30 a.m, a joint police operation was conducted with officers from Hunts Bay Police Station, Area 4 Delta Team and Central Police Station. Acting on information, they went to premises at Regent Street in search of a wanted man. The officers were placed at different sections of the premises and two (2) officers went to a particular house where they reported that they were fired on by a man and the gunfire was returned by Cons. The injured man was rushed to KPH where he was pronounced dead. He was identified as Kamall Longbridge o/c "Sleepy, o/c Derrick Lee, 25 years old of a Maxfield Avenue address. A Ruger 9mm pistol with three live rounds, serial number erased was recovered from the deceased.

On Tuesday, February 5, 2013 at about 4:20 am a team of Police officers from the Kingston Western Division and Area 4 Delta Operations under the powers of a search warrant entered premises Alexander Street, CSO occupied by Anthony Stern o/c Mashe in search of illegal firearms and ammunitions. The breach team allegedly came under fire after knocking on the door and shouting "Police". Cons. entered the house and a man fired at them. He returned fire and the man fell. He was later pronounced dead at the Kingston Public Hospital. A Smith & Wesson semi-automatic pistol with erased serial number containing five 9mm rounds was recovered. A search of the house revealed 32 assorted rounds of ammunition.

On Tuesday, September 6, 2011 at about 4 p.m. the police acting on information went to a premises in the Spring Village area when they accosted two men who pulled firearms from their waistbands and opened gunfire at the police party, who returned the gunfire at the men who ran to the rear of the premises. A search was subsequently made of the area and one (1) of the men was found suffering from gunshot wounds and one 9mm Beretta pistol bearing serial number along with three (3) live 9mm cartridges was found beside him. He was subsequently taken to the Spanish Town Hospital where he was pronounced dead. The body was then transported to the Funeral Home to await post mortem examination.

Complainant reports that he was out with his friend when he saw a fight break out. He and his friend left and, as they were walking along Main Street, a car pulled up and three men jumped out with machetes. One of the man accused him of cutting him and used the machete to hit him in his face three times. He tried to run and fell at which time the man tried to chop him but he was able to get up and, as he ran off, the man used the machete to slap him in his back. The man chased him until they came upon a police unit which stopped and a police officer intervened. He was arrested and taken to the hospital for treatment. He was later informed that the man that hit him is a police officer.

Allegations are that Mr. C was shot by the police whilst he was having a relapse of mental illness. A team comprising psychiatric aides and police officers went to give Mr. C medication when he acted boisterously, and with one of two machetes that he was armed with at the time, injured a citizen. The police shot and injured him.

Reports are that TT and another man held up and robbed a woman at gun point. The woman reported the incident to the police who went in search of them. The police reported that they were fired upon and they returned fire at the men who ran. TT was later found to be suffering from gunshot wound to his left leg. He was treated at the Kingston Public Hospital and later charged by the police. TT admits to having been armed and just being engaged in robbing a woman when he was shot.

The initial Investigator, Detective Corporal, alleged that at approximately 6:05 p.m., Constables were on patrol along Thunder Path, Phase 1 Seaview when they observed two men acting in a suspicious manner. The officers approached the men and one of the men opened fire at them. The police returned gunfire with one Cons. discharging two (2) rounds from his service pistol Glock x 34 rounds while Cons. discharged one round from his Glock service pistol x 34 rounds. Both men escaped. It is not known if any of the men were injured. No police officer was injured during the incident.

Allegations are that, on the 14th July, 2016 two men, **Adrian Donalds o/c "Rainy"** and **Shane Thomas** were shot and killed by a team of police officers along the Hope Bay Main road after they allegedly engaged the police with gunfire. The duo is said to have been involved in numerous criminal activities in the Portland police area to include multiple acts of rape, shootings and murder. The police reported that they received information that the men were traveling along the road when they were intercepted. On 14th July, 2016, the Commission commenced its investigation into the fatal shooting incident of both men. In conclusion the Commission on March, 2019 caused a Commission's Report to be prepared.

The police reported that they were acting on information when they went to premises Waltham Park Road and as they alighted from the vehicle, they were fired on by a group of men armed with guns. They also reported that they returned the gunfire and went in pursuit of two of the men who continued firing at the police. They again returned the fire and one of the men was shot and injured. They further reported that a .380 pistol was taken from the injured who was later pronounced dead at hospital. The sole eye-witness claimed that the deceased and he were victims of a drive-by shooting at a time when they were no threat to anyone. The completion of the Commission's investigation has been retarded by the inability of the JCF to account for an exhibit and the intransigence of the eye-witness and his family to assist the investigation. The Commission humbly recommends that disciplinary action be taken against **Detective Corporal** for his inability to account for the exhibits.

Allegations are that on Thursday June 27, 2012 three men were breaking into a grocery shop along the Scotts Pass Main Road in Clarendon when the owner, DW, alerted Detective Corporal who lives in the area. In an attempt to capture the thieves, JH was shot and injured in his thigh, knee, shoulder and abdomen. Two men escaped.

On Tuesday, 2011 May 24 at about 9:40 a.m. RO otherwise called 'Crab Up' and 'Blacks' was shot and injured by Detective Constable at Boscobel, St. Mary when he allegedly entered Constable's private residence armed with a firearm. No firearm was recovered and Detective Constable escaped injury during the incident.

Allegations are that on February 8, 2013 about 6:21 a.m., the police went on an operation at a premise in Longborough District, Clarendon. Information is that, the police was fired on and in the exchange, RC was shot and injured.

It is alleged that, officers received a report that men in whom they had interest, were at a shop in Deeside, Greenvale. They proceeded to Deeside in plain clothes and in an unmarked car and went to the shop and identified themselves as police. The men fired at them, and they returned the fire. The men ran and escaped in bushes. Three spent shells and blood samples were recovered. Photographic images of damage to a bucket and the curb wall of the premises of a resident were obtained.

The complainant was trying to elude the police as he was carrying a substantial amount of ganja in his car. The police claimed that the complainant fired at them and they returned the fire causing injury.

On May 19, 2011 about 10:30 a.m. Mr. VD was shot and injured after he assaulted citizens and the police who were trying to help him get to the hospital. Preliminary investigations, at that time, revealed that Corporal and Constable were on radio car patrol duties in the Mandeville Police Division when they heard a transmission from the Mandeville Police Station that a man, VD, was seen lying motionless along the Greenvale Main Road. Upon their arrival, they realized that Mr. D was alive and informed him that they would like to take him to the hospital for treatment. Thereafter, Mr. D threatened to kill the police, got up and spat in a bystander's, face. Mr. D then proceeded across the road, took up a piece of aluminum pipe and used it to hit Mr. P on his shoulder. Another bystander, was also punched in the face by Mr. D. Mr. D then proceeded to hit at Corporal's head with the pipe and in an effort to subdue him, Corporal used his baton to hit Mr. D on the shoulder. Mr. D then proceeded to hit after Constable's head who managed to use his hand to block it and attempted to move away. Mr. D then used the pipe and hit Constable on his elbow as he was moving away. Constable was backed against the service car with Mr. D hitting after his head. Constable then pulled his glock service pistol and fired three shots. Mr. D was hit in the thigh and taken to the hospital where he was admitted. Mr. D said he does not recall what happened. Relatives of Mr. D has informed the police that he has some mental problems and suffers from Epilepsy.

Mr. W was shot while robbing a policeman. AW claimed to have been given what appeared to be a gun and forced to commit the robbery.

The complainant was on community service duties at the Christiana Police Station when he was accused by officers of smuggling contraband into the cells. He was accosted by two officers who searched him and found ganja in his possession, after which he was allegedly beaten before being charged and locked up.

The complainant stated that on the 13th October, 2012 he was shot by a man who was attempting to rob him. Afterwards citizens set up on him to beat him. The concerned officer explained that the complainant was in fact an armed robber and that is why the concerned officer fired at him. Afterwards, the concerned officer and other police personnel rescued the complainant from a mob of angry citizens.

The complainant, DR reported that his motor vehicle was shot up by persons travelling in what seemed like a light brown coloured "Kingfish" motor car. According to him, he was in the company of a female, "Munchie", and they were on their way to his house when the incident occurred. From the scene he drove directly to the nearest police station where he further recognized that he had been shot. The police took him to the hospital where he was treated, released and taken into custody. Later he was charged for gun related offences which he refuted.

According to the police, on Sunday the 16th of December, 2012 at approximately 1:15 a.m. they received information that two men were seen in the vicinity of the Old Racetrack along Ascot Drive, Old Harbour with guns travelling on foot. As a result of receiving such information a team of police officers, all from the Old Harbour Police Station responded to the call on foot. On reaching the vicinity of the old race track, two men were seen entering premises North Street at which point the police shouted out for them to stop, but one of the men allegedly opened gunfire at the police. They reportedly took evasive action at which point two members of the police party, returned the fire in the direction of the men, who made good their escape. A search was launched of the general area and an injured man was found hiding under a sheet of zinc on an adjoining premises. He was later identified as JG. He was suffering from what appeared to be gunshot wounds to his right leg. He was identified as one of the two men that fired on the police party. He was reportedly taken to the Spanish Town Hospital where he was admitted in stable condition, then placed under police guard pending further investigations. The complainant said that he and his friend were walking when they saw men behind them. They believed the men they thought were robbers and decided to run. He heard two explosions and ran into a yard at which point he realised that he was shot. Afterwards the men identified themselves as police. The complainant denied ever having a weapon when questioned by the police. The officers' version is that they got information of men walking in the area and brandishing firearms. Two men were seen and the police instructed them not to move. One of the men pulled a firearm, opened fire at the officers and ran. The fire was returned and a search of the area conducted and the complainant found suffering from a gunshot wound to his right leg.

On the 2nd day of November 2018, the Independent Commission of Investigations (INDECOM) received a report from the Tower Street Adult Correctional Centre (TSACC) that Mr. VR, an inmate at the facility, was seen severely bleeding from the neck. Correctional Officers visited to the scene and took him to be treated at the Kingston Public Hospital. It was subsequently discovered that Mr. R tried to slash his own throat with an improvised weapon (a knife). Mr. R was interviewed and admitted that he had tried to kill himself. He however refused to give a statement and indicated that he didn't want INDECOM to investigate the complaint. He subsequently gave a statement requesting that the complaint be withdrawn.

The complainant, RL, alleges that he has been the subject of harassment, assault and unlawful arrest meted out against him by police officers of the Half Way Tree Police Station. He also alleges that they have visited his house on numerous occasions, damaging his door and the furniture therein. There are no independent witnesses capable of corroborating the account of the complainant nor does the complainant know the officers who perpetrated these acts. Accordingly, there is no police account in relation to the complainant's allegations. This has halted investigations and makes the mounting of any criminal charge or disciplinary action, in respect of these allegations, an impossibility.

Ms. LM states that she has been the subject of illegal searches and harassment by the police

due to her son's alleged involvement in a case of aggravated robbery. She explains that for about a year and four months her son was detained at the Freeport Police Station after being accused on being involved in criminal activities. Her son was released on the 10th day of January, 2012 and following his release police have consistently visited her house and conducted warrantless searches because the police believe her son to possession of an illegal firearm. On the on the 20th day of March, 2014, she alleges that police once again visited her house to conduct a search and upon hearing them, her son ran from the house for fear of his life. The door to house was then kicked open by a female police officer before she got a chance to properly clothe herself. The female officer also assaulted her by dragging her out of the room by her arm and twisting her arm to remove her phone. Unfortunately, the officers who were involved in the operation were unknown and no records of the operation exist which could aid in identifying these officers. In such circumstances no case or claim can be successfully made in respect of these allegations where the alleged perpetrators are unknown.

The complainant, Mr. S alleged that he and his cousin were involved in an argument on the 18th day of January, 2019 which subsequently turned physical. As a result of this confrontation between himself and his cousin, police were called to the area and an officer he knows as Mr. J, and another officer responded. It is further alleged that Mr. J held him (Mr. S) by his waist and in so doing, Mr. J's hands were placed inside his (the complainant's) underwear. Mr. S states that he asked the officer whether he was a homosexual at which point Mr. J used the baton to hit him in his face causing it to immediately become swollen. Constable refutes the allegations of the complainant, contending that the complainant was resisting arrest causing him to attempt to subdue him. He therefore swung his baton with the intention of hitting the complainant on his shoulders but he missed and accidentally hit the complainant on his face. The account of Mr. J is partly supported by two (2) other officers who were present. No other witnesses gave statements. Given that the complainant's account is unsupported by either medical evidence or any witnesses, and is contradicted by three officers, it makes the mounting of a case with a realistic prospect of success unlikely.

On the 3rd day of February, 2009, Mr. Shane Stamp, was convicted for various offences and sentenced for a year in prison. As a result of his conviction and sentence, he was placed at the Bridgeport Police Station awaiting transfer to the prison in order to serve his sentence. However, on the day following his sentence, he was found at approximately 7:20p.m. hanging from the grill of his cell, with a blue jeans pants tied around his neck. Mr. Stamp was the only person in that cell and the cell was checked approximately twenty (20) minutes prior to him being found. Mr. Stamp was rushed to the Spanish Town Hospital where he was pronounced dead. The Post Mortem Report indicates that Mr. Stamp died as a result of asphyxia due to pressure over the neck. No foul play was alleged or otherwise suspected in respect of Mr. Stamp's death.

Mr. E states that on the 31st day of January, 2018, he was stopped along Courtney Walsh Drive by two (2) police officers. He explains that he disobeyed the officers' orders, and when the light changed he drove off. He was however intercepted by the police officers and asked

the light changed he drove on. He was however intercepted by the police officers and asked to produce documents relating to the vehicle which he was driving. Whilst retrieving the documents for the vehicle to hand to the officer, he alleges that one of the policemen pulled the key from the ignition of the vehicle and a struggle thereafter ensued between him and the officers in which he was pepper sprayed. Mr. E states that he then ran to the bathroom in a nearby store where he remained for approximately thirty (30) minutes washing his face. Upon his return he discovered that two hundred thousand dollars (\$200,000) which was in a compartment of the vehicle was missing. His car radio was also damaged from the pepper spray liquid. The witnesses present have failed to come forward and supply a statement regarding the allegations of the complainant. In addition, the complainant has since shown great disinterest in pursuing his complaint and is now unreachable. Additionally, given the lack of information, the investigations have not revealed the identity of any accused officers. In such circumstances the investigations has to be terminated prematurely.

Mr. KP states that he was badly beaten by police officers travelling in an unmarked police vehicle on the 9th day of March 2017. He explains that on the day in question he was talking on his phone at a nearby shop along Johns Road when two (2) young men suddenly ran pass him. Immediately following this he saw police officers ran to where he was standing. He was then asked by the policemen why he was running from them and when he told them that he was doing no such thing, two(2) of the officers started to assault him by slapping him in his face and using their guns to hit him. He further alleges that he was thereafter taken his house where they conducted a search before again beating him and asking him for guns. After this, he was taken in the said unmarked service vehicle wherein the officers threatened to kill him and again continued beating him. They also questioned him about the killing of a man the day prior, but he denied any knowledge of the man. Finally, he was taken to Willowdene, Spanish Town, St, Catherine where he was released by the officers. Mr. HP, the father of the complainant also speaks to seeing police officers assault and threaten his son. He also notes that officers in the unmarked police vehicle, subsequently drove off with his son.

The complainant, Ms. TR, states that on the 26th day of July, 2015, she went to the Port Maria Police Station in order to make a report of threat and harassment against a gentleman she knows. However, upon making the report she was arrested and charged for simple larceny based on a report which the said gentleman made to the police a month prior. The man alleges that she had stolen seventy-five thousand dollars (\$75,000) from him. The complainant however states that the police ought to have known that the man was impecunious and unemployed, therefore he would not have the funds he claims the complainant stole. She therefore believes that she was unlawfully arrested by the officer. The arresting officer, Corporal, indicates that he arrested and charged the complainant based on a report which he had received from a gentleman alleging theft of monies which he had in his possession. He notes that upon charging Ms. R she filed a counterclaim against the said gentleman. Corporal states that he had a duty, to prosecute Ms. R for larceny based on the report he had received. The fact of the complaint being made against Ms. R provided a sufficient basis for the officer to arrest and charge her for the crime alleged. In such circumstances the officer was lawful in the exercise of his duties and the claim of unlawful arrest is unsubstantiated. It is noted that the complainant desires to have the matter before the court withdrawn based on the fact that she believes the allegations against her, made by the complainant are false. The matter of the merits of the allegations is a matter for the court to determine and not for the Commission to opine on nor for the Commission to intervene and have the matter terminated.

The complainant, Mr. OS, states that on the 8th day of April, 2018 he was driving a motor vehicle in Above Rock, St. Catherine, when he was stopped by a police officer he knows as Sergeant, and two other police officers, one male one female. He indicates that he and the other occupants were ordered to exit the vehicle and were searched by the police officers. Whilst being searched, he states that the female police officer discovered a cellular phone which she gave to Sergeant after which Sergeant grabbed him in the back of his neck, forced him into a zinc fence and threatened to kill him or have him killed. The police officers all admit that the vehicle in which the complainant was travelling in was indeed stopped on the day in question and the occupants searched. They however deny that the complainant was assaulted by any of the persons within the police party. Mr. S has since been unreachable and attempts to have him contact the Commission have proven futile. Given that the complainant is the sole witness in this case, without his involvement, the case cannot be progressed any further.

The complainant, Mr. GL, who is a conductor on a public passenger bus, states that on the 13th day of February, 2018 he was on the bus on which he works, when he noticed a motor car intercept another bus that was travelling ahead of them. He further observed as Constable, of the Spanish Town Police Station, exited the said vehicle and told him (GL) to hold up his hands in the air. Mr. L asserts that he was searched and a ratchet knife was found in his waist for which he was told that he would be arrested. He was therefore informed to go into the service vehicle but he opted to disobey the order and instead ran away from the police. It is further alleged that he saw as Constable pulled a firearm from his (Constable's) waist and so he immediately stopped running and began laughing. He thereafter started walking back to Constable who then draped him in the front of his shirt and used a firearm to hit him on the right side of his forehead causing it to bleed. He was subsequently taken to the Spanish Town Police Station where he was arrested and charged for being in possession of an offensive weapon. Constable asserts that he indeed searched the complainant at which point he felt a narrow metal object in his waistband. However, as he proceeded to make a more detailed search, the complainant shoved him causing him to lose his balance thereby releasing him. He states further that he gave chase to the complainant, laid hold of him causing them both to stumble, and causing the complainant to fall and hit a parked motorcar. He states that he observed that the complainant was bleeding from a section of his head. He subsequently searched the complainant and a ratchet knife was discovered for which he arrested and charged the complainant. Constable further states that the complainant pleaded with him not to be charged and threatened the said officer that he would report that he used a firearm to hit him to his head. The complainant did not however appear at court on his court date and since then cannot be found.

The complainant, CG states that he was arrested by the police from the Falmouth Police Station on the 27th day of February, 2015 and thereafter taken back to his home by Deputy Superintendent of Police where his house was searched for stolen items. He notes that no warrant was produced by the police for this search. He further alleges that during the search

... was produced by the police for the complainant. The complainant alleges that during the search he was assaulted by Deputy Superintendent of Police who used his hand to hit him across his chest. The alleged assault was however done whilst the door was closed and outside the presence of any witnesses. The complainant further states that he was detained from the 27th day of February 2015, until the 8th day of March, 2015 when his release was ordered by a judge. Whilst in custody, he was once again taken back to his home where a warrant was now produced and his house searched once again but nothing illegal found. Deputy Superintendent of Police states that on the 27th day of February, 2015, he went to the home of the complainant based on allegations that he had received about him robbing a tourist in Falmouth of valuables. The search was made pursuant to a warrant obtained under the Unlawful Possession of Property Act. The home of Mr. G was searched but nothing illegal was found. Deputy Superintendent of Police denies that Mr. G was assaulted at any time whilst in the custody of the police. There are no diary entries which speak to the arrest, detention or release of the complainant, there is therefore no evidence which is capable of proving the allegations of the complainant. There is therefore a lack of evidence to support the claim of false imprisonment. Regarding the assault, there is an insufficiency of evidence to support the allegations made by the complainant. Accordingly, the case against the officer could not be proved to the requisite criminal standard if charges were to be laid.

On Saturday, February 18, 2014, inmate Damion Bennett of the Tower Street Adult Correctional Centre was stabbed by fellow inmate. He was later pronounced dead by a doctor at the institution. The case was investigated by police personnel of the Elleston Police Station. The Office of the Public Defender also conducted an investigation into the matter. A copy of said office's report was obtained and also sent to the Department of Correctional Services.

The complainant, ML alleges that on either the 2nd or 3rd day of July, 2014, he was assaulted by several police officers, inclusive of Constable, who was known to him prior to the incident. He was kicked, punched, slapped and dragged by several officers. He was subsequently taken to the Morant Bay Criminal Investigation Branch and then to the Princess Margaret Hospital for medical attention.

The complainant, OJ, alleges that on the night of April 27 2013, he parked his Toyota motorcar which he operated as a taxi along Nelson Street when a marked service unit with two male police officers, 'N' and 'D', inside arrived and stopped beside his vehicle. N said to him, "Driver wah kind a park dat?" An argument developed between the driver and the police regarding to the manner in which his car was parked and the fact that he was not in his taxi operator uniform. The police asked the complainant for his vehicular documents so that he could be issued a ticket but the complainant objected then drove away from the scene. The complainant later returned to the scene of the incident and was accosted by the two officers who had pursued him. They held onto him but refused to tell him his reason for his arrest.

On November 27, 2013, at about 8:00 a.m., Mark Clarke was fatally shot inside premises at Watson Avenue, Swallowfield in St. Andrew. It is reported that police officers from the St. Andrew Central OST were on patrol in the area when they accosted 4 men standing inside a yard, and the men immediately pulled firearms from their waistbands and opened fire at the police. The police returned fire and one of the gunmen was hit and fell to the ground while the others ran off in different directions. A 'Ruger' .45 ACP/Auto pistol was recovered from the injured gunman who was then rushed to the Kingston Public Hospital where he was pronounced dead.

On July 2, 2016, at about 6:30 p.m., Clive Samuels was shot by police officers from the St. Catherine North Proactive Investigations Unit after the said Samuels and his cronies engaged the police in a shootout along Magazine Lane in Bog Walk, St. Catherine. A firearm was recovered from Samuels at the scene after which he was rushed to the Linstead Hospital for treatment. He died while undergoing treatment.

On September 12, 2017, at about 2:50 a.m., inmate Johnathan Powell was found unresponsive inside his cell at the Mandeville Police Station. The prisoners immediately alerted the police who quickly came and removed inmate Powell from the cell and transported him to the Mandeville Regional Hospital where he died around 11:00 a.m. on the following day.

On May 5, 2011, at about midday, Sylvester Gallimore o/c 'Nasive' was shot and killed at *Cayman Grocery Store* along the Havannah Heights Main Road in Clarendon. According to the eyewitness, Gallimore was sitting on a stone at the storefront when police officers alighted from a parked motor car, walked up to Gallimore and immediately shot him. Gallimore fell from the stone and the officers dragged him to an area of gravel in front of the shop and shot him again. Gallimore was unarmed when he was shot and killed by the police. The police then placed Gallimore in the back of their motor car and drove away from the scene.

On December 15, 2013, at about 5:00 a.m., Omar Jackson o/c 'Ommie' was shot and killed in the New Ramble community of St. James by members of the Mobile Reserve and St. James Police Divisions during a planned operation to search for wanted men, illegal guns and ammunition, and drugs. It is reported that the now deceased Jackson opened fire on the police who returned fire in self-defence. An 'FEG' 9mm pistol (s/n partially erased) was recovered from the deceased Jackson at the scene after the shooting.

On March 3, 2013, at about 3:00 a.m., Orville Duckett and Garrett Pinnock were shot and killed along Upper Rose Lane in the Hannah Town area during an alleged shootout with the police.

On February 8, 2013, sometime after 4:00 p.m., Nicholas Mitchell, Orlando Cormack, and Dennisen Greene were shot and killed by police at Mitchell's home in the Gulf community of Norwood, St. James, during a special cordon and search operation in search of wanted men and illegal guns. It is reported that on entering the target premises, the 3 men engaged the police in a shootout and the police returned fire hitting them. Two illegal firearms – a 'Taurus' 9mm pistol and 'Intratec' 9mm pistol – were recovered from the men.

On February 3, 2012, at about 5:30 a.m., Hank Hope was shot and killed by police at his residence at Upper Oxford Street in Kingston. The police report that during that fateful operation, they approached the residence and knocked on the front door and were almost immediately confronted by Hope who began shooting at them. The police returned fire at Hope killing him.

The complainant, **JL**, alleges that on Tuesday August 5, 2014 he was assaulted without lawful justification or excuse by a police officer and ex police officer. The respondent contends that she did not assault the complainant.

The complainant, **JS**, alleges that on June 3, 2014 he was assaulted by a correctional officer whilst he was a prisoner at the St. Catherine Adult Correctional Centre, without any lawful justification or excuse. The respondent contends that he did not assault the complainant, but rather, ordered the complainant to move from where he was located, and when he did not listen, he held on to the complainant by the waist of his pants and an altercation ensued where the complainant hit his back on the wall.

The complainant, **MA**, alleges that on January 4, 2014 her son PW was assaulted without lawful justification or excuse whilst he was detained at the May Pen Police Station Lock-Up. The respondent asserts that he did not assault the complainant's son, and that it was the complainant's son who assaulted him and he had to strike the complainant's son with a baton in order to subdue him and defend himself.

The complainant, **DE**, alleges that her son ME was beaten on June 22, 2016 whilst he was in custody at the Horizon Adult Remand Centre.

The complainant, **AC**, alleges that a police officer cursed at him and acted in an unprofessional manner when he interacted with the police officer. The respondent denies acting in such a manner.

acting in such a manner.

The complainant, **DM**, alleges that he was assaulted by police officers whilst he was in custody at the Morant Bay Police Station. The respondent contends that he did not assault the complainant, nor did he see any other member of the Jamaica Constabulary Force assault the complainant, and that he observed the complainant injure himself whilst he was in custody.

The complainant, **KH**, alleges that on August 16, 2016 he was threatened by a police officer. The respondent contends that he did not threaten the complainant, and he does not know the complainant.

The complainant, **OJ**, alleges that on January 28, 2015 two (2) police officers visited his home and threatened him. The respondent contends that he nor his colleague threatened the complainant.

The complainant, **JS**, alleged that some time in November 2016 while in custody at the Kingston Central Police Station Lock-up, he was assaulted by District Constable with a metal baton, causing injury to his left pinky finger.

The complainant, **MK**, alleged that on Sunday April 16, 2012 she was informed by a lady (a community member) that police officers destroyed her shop which is located in Kingston 14, as well as its contents and doors. She alleged that items were also missing from the shop.

The complainant, **MT**, a Shop Keeper reported on behalf of her son, **RW** that some time in September 2011 police officers assaulted her son who is charged for murder and in police custody at the Mandeville Police Station.

The complainant, **DM**, stated that on October 22, 2012 he attended a scene in the Flankers community in St. James along with Councilor, who were on a visit in the said community at the time of a shooting incident. They proceeded to the scene to investigate and during which time, he interacted with DSP who acted unprofessionally as he threatened him and attempted to physically assault him.

The complainant, **OS**, reported that Woman Constable acted unprofessionally when she stopped him on June 8, 2012 along Christiana Main Road. He was issued a ticket however the complainant refused to sign and accept the ticket. He alleged that he walked back to his vehicle and Woman Constable threw the ticket in his face.

The complainant, **PM**, alleged that on February 18, 2014, he was riding his bicycle in his Mansfield community, when a police vehicle approached him and hit him off his bicycle causing him to fall to the ground. The occupants of the police vehicle, one of which the complainant knows to be police officer, along with two other police officers, alighted from the vehicle and assaulted him. The complainant was taken to the Ocho Rios Police Station and subsequently released into the custody of his Lawyer. An apology was tendered and it was explained to him that he had been mistaken for a suspect whom they were trying to apprehend.

The complainant, **AN**, alleged that on February 15, 2012, she left her home in Denham Town to purchase food. While walking along Charles Street, Denham Town, she stopped at an Ecstasy Hide Out Bar to speak to the Bar owner. While S explained to her that the police had instructed him to turn off the music in the bar, a policeman stood between them, accused her of telling S to turn on back his music. Another policeman approached her and assaulted her while they tried to detain her. She was taken to the Denham Town Police Station where she was arrested and subsequently received bail.

The complainant, **GC**, alleged that police officers attached to the Lucea Police Station searched his premises on three (3) consecutive occasions in the month of May 2014 and ransacked it. On the final search, May 19, 2014, Mr.C alleged that items including personal effects and electronic equipment were confiscated. His dresser had also been destroyed.

The deceased was fatally shot by the police on December 15, 2012. They allege that the deceased had pointed a firearm at Constable in the vicinity of Dalling Street that night after his accompanied, the wanted man "P", jumped from a bicycle on which they were both riding, and made good his escape in nearby bushes. The witnesses are saying that the deceased was riding home and the motor car in which the Constables were travelling has passed him as he was riding. They turned around, and, as they approached him, he was hit and shot. The deceased was seen hopping to the car on one foot; the witnesses presuming that he had been shot in the foot. The deceased was last seen alive with the police officers.

The deceased, Adrian Knight was shot and killed on February 9, 2014 at a home in Four Miles, Lambs River, in the parish of Westmoreland. The evidence uncovered by investigation indicates that the police were in pursuit of Knight who went onto the roof of Mr. M and illegally gained access to the said home by removing a portion of zinc roofing. He was found by the police in the kitchen area of the home where he pointed a firearm at them. In fear for his life, Constable discharged three (3) rounds from his M16 rifle, killing Knight. The evidence is not sufficient to afford the Crown an ability to disprove the police claim to self-defence at a criminal trial.

The complainant is alleging that on January 25, 2016, District Constable occasioned an assault upon the person thereby causing body harm, without lawful justification or excuse. Having considered the matter, the Commission opines that a criminal prosecution would not be viable.

The complainant is alleging that between 2012, and July 22, 2016, he was constantly harassed by Sergeant of the Lawrence Tavern Police Station.

The complainant, CB alleges that on October 31, 2016 he was assaulted at the Old Harbour Police Station by Det. Cons. in concert with three (3) other police officers that he cannot identify by name. Given that the complainant was found guilty of Resisting Arrest on June 16, 2017, the Commission has found that reasonable force in the circumstances was used to effect the arrest of the complainant.

The complainant, NN alleges that: on Sunday, February 26, 2012, at approximately 9:30 p.m., he was at his shop which is across from the Bath Police Station. The driver of a station wagon introduced himself to the complainant as Sergeant. He also asked the complainant why his (the complainant) shop was opened. The complainant explained that he was trying to “make a money”. S told the complainant to close his shop and that the complainant’s shop is not “recognized under [S] system”. The complainant understood this as meaning that the shop is not recognized as long as S is in charge. The complainant closed the shop. S left. The streetlight and the roof light of S’s car shone on S at the time of the discussion. On March 2, 2012, at approximately 8:20 p.m., the complainant again saw S. This time, S was not in uniform. S told the complainant to close the shop. The complainant indicated that it was not yet 9 p.m. S replied, “Lock now, an no tell police wah fi do”. The complainant complied and S waited until the complainant closed the shop. On March 9, 2012, S and another police officer, Mr. C. S told the complainant that he wanted a search. Nothing was found on the complainant. A search was also done of the shop and the back of the shop. S said that he found weed at the back of the shop. The complainant explained that the premises where the weed was found was occupied by a ‘mad man’. S told the complainant, “Mi no fi tell im dat mi fe tell de judge”. The complainant was arrested and told, “Yu chat too much”. S shoved the complainant who fell to the ground and was hit several times by S. The complainant was then taken to the premises and was further assaulted by S. S also threatened the complainant with his firearm and said he would kill the complainant. C stood and observed all that occurred. Onlookers appeared and shouted their disapproval of S’s action.

The complainant was taken to the police station. Despite the complainant’s indication that he was feeling pain, S did not take the complainant for medical attention and told the complainant that he could go see a doctor when he goes on bail. The complainant was charged with Possession of Ganja. The complainant went to a doctor for treatment and also a Justice of the Peace for the Bath area. At the INDECOM office, he showed the INDECOM investigator his injuries.

The complainant, DT alleges that he is a farmer on Deputy Superintendent's farm for five years but he has known DSP for the past seven years. The girlfriend of DSP told the complainant that DSP wanted him to “galang a [him] yard to me baby” and that he should return DSP’s key to her. This resulted in the complainant stop working on DSP’s farm. The complainant detailed how he came by working on the farm. During his tenure, the relationship with DSP changed, in that, DSP became disrespectful towards him, used expletives to him and “deal with [him] rough”. In January 2012, DSP warned the complainant to leave his farm or else he is going to “send his friends for [the complainant]”. The complainant noted that his personal farm is close to DSP's. On February 23, 2012, he saw DSP on his (the complainant) farm. The complainant was with his friend at the time. The complainant went on an errand and when he returned, he saw that some of his crops were damaged. The complainant made a report to Assistant Commissioner of Police who contacted DSP in the complainant’s presence. The complainant agreed to a meeting being arranged between him and DSP.

In a further statement, he indicated that he returned to the Christiana Police Station to follow up on the report he made in relation to his crops. District Constable and a red seamed officer accompanied the complainant to the farm to assess the damage. More crops were damaged but the complainant admits that he does not know who did it. The complainant’s mother, Ms. RL told him that she saw a man from the community, Mr. MW spraying his crops and DSP was observing this from his own farm. The complainant confronted W but got no response.

The complainant, GM alleges that on February 27, 2012, he had a disagreement with his girlfriend, CR. C destroyed his car documents and threatened to burn his things. She made a report to the Mandeville Police Station via telephone. The complainant went to the station. He and C settled the case. The complainant told the police that he did not want to lock her up.

On March 2, 2012, he went to C’s house and collected his things. The following day, he was travelling from Manningsfield to Asia with his brother, RM when he was stopped by the police. Four officers requested a search. Both the complainant and R were searched. The police then searched the complainant’s vehicle. When the complainant attempted to watch the search, one of the officers, “G” pushed the complainant with his elbow. The complainant fell to the ground. He learnt this officer’s name at the Asia Police Station. After G pushed the complainant to the ground, he turned around and pointed his firearm at the complainant and told the complainant, “Move from yah so and go round a back”. The complainant complied but the G told the complainant that he (G) would be charging the complainant for Unlicensed motor vehicle and the complainant’s vehicle was towed.

G then told the complainant that he was going to assist the complainant with a ride to the main road at Asia Square where the complainant could get a taxi. G instead took the complainant to the Asia Police Station. The complainant was arrested and charged by G for Unlicensed motor vehicle and some other traffic offences. Despite Officer W advising G that the offences did not merit the complainant being arrested, G nonetheless “locked up” the complainant. G found R with a “spliff” but gave him a chance so that he could bail the complainant. The complainant was bailed by R.

The complainant, MJ alleges that he is a bus driver. On Thursday, October 13, 2011, at approximately 2:50 p.m., he was driving his bus when he stopped at a traffic light. A police jeep "drive down" on the right side of his vehicle. A female police officer instructed him to pull over because she was "suppose to give [him] two tickets from Saturday, the 8th." The complainant did not know to what the officer was referring. He stopped his vehicle and the said female officer (who was dressed in blue seam uniform and was short, fat, and fair complexion) requested from him his driver's licence and papers for the bus. The complainant indicated that if her request is related to the Saturday, he would not be handing over his documents because he was not driving the vehicle on the Saturday. A male officer (who was fair complexion, around 6 ft., clean shaven, wearing a black helmet and a black vest over his blue uniform) instructed the complainant to "sen on the paper". The complainant did not comply. The male officer asked for a baton. The complainant drove away. The police jeep pursued him and blocked his path.

The male officer who asked for the baton exited the jeep wielding a baton in his hand. He told the complainant to exit the bus but the complainant refused. A Sergeant (and had passed the complainant when he drove away) told the complainant to exit the bus. The complainant did as he describes that he felt safer. The officer with the baton told the complainant, "hands up". While the complainant tried to raise his hands, the said officer hit the complainant "from the top of [his] head to the centre of [his] forehead". The officer also hit the complainant across his left shoulder. On the officer's third step to hit the complainant, another officer from the jeep intervened and shielded the complainant. This officer, who shielded the complainant, took the complainant to the Old Harbour Police Station. The complainant was not told why he was being arrested. The complainant was bailed later that day but was not told for what he had been charged.

The complainant, TS alleges that on Monday, March 2, 2015, at approximately 5:30 p.m., he was driving a 2003 white Toyota Townace motor vehicle which is operated as a Hackney taxi. Whilst travelling, the complainant saw two Toyota Hiace motor vehicles with "Transport" written on the side. There was also a Toyota Prado which the complainant identifies as a police vehicle. The complainant eventually stopped his vehicle. The three vehicles were in the vicinity to the complainant's vehicle. The complainant saw a police officer, whom he knew before, approach the complainant with a firearm. This officer pointed the firearm at the complainant. The complainant drove away. The complainant again stopped and began "letting off" passengers that were inside the vehicle. The complainant alleges that the aforementioned officer had threatened him a week prior. The complainant again drove off when he saw said Prado vehicle. The complainant stopped along Constant Spring Road to release the remaining passengers. The officer again approached the complainant and told him not to move. One of the passengers with a baby fell. The complainant, out of fear that he would be shot, drove off with one passenger remaining in his car. The complainant heard loud explosions sounding like gunshots. The complainant's back windshield shattered. The complainant also felt something hit his bottom. The complainant felt pain and noticed he was bleeding. The complainant continued to drive and saw a siren in his rearview mirror. This, however, was a different police unit. The complainant heard persons telling him to pull over. The complainant stopped. The complainant exited the vehicle. Police approached the complainant, one of whom the complainant recognized as being from the Constant Spring Police Station. The complainant showed these police the other police and Transport authority personnel who were pursuing him from the onset of the incident. The complainant was then arrested. The police collected the passenger who had fallen with her baby. All were taken to the Kingston Public Hospital where the complainant received treatment. The complainant was thereafter taken to the Constant Spring Police Station.

The complainant, JC alleges that on Monday, August 11, 2014, she was inside her house with her common law partner, KM otherwise called, sometime after 11:00 p.m. They had a disagreement when they heard the dogs barking. She looked outside and saw police officers moving slowly coming towards their house. KM was going towards the back door to run and she told him not to and he went underneath the bed. One of the officers went to the back of the house and the other two to the front. The officer who she knew as "M" called to her and KM came from underneath the bed and sat on top of it. She then opened the door and M and another police officer went inside the house. They started beating KM and said that it was Mr. N who sent them for him. KM held unto her and they continued hitting him to get him away from her. During the process she fell to the ground. They drew him outside and while going away, she could still hear KM crying out. He was taken to the station and was detained.

The complainant, **AF** alleges that on March 3, 2011 at about 6:30 p.m., the complainant was walking along Spur Tree Hill when he heard a vehicle coming from behind. The complainant went over into the embankment and held on to a tree. The complainant indicates that he felt the impact of a hit to his right shoulder and saw a truck speeding away from the scene. The complainant, due to his injuries, crawled across the street and was taken to the Mandeville Hospital. The complainant was admitted for weeks. The complainant received information from his daughter about how the accident occurred. After receiving advice from his counsel, the complainant went to the Mandeville Police Station to receive the report of the accident. The complainant was told the investigating officer, Sergeant was on study leave. Despite the complainant's several re-visits to the Mandeville Police Station, the complainant was told that the report was instead at the Santa Cruz Police Station. In May 2011, Sergeant was contacted via telephone in the presence of the complainant and the complainant was advised by another Sergeant that Sergeant will prepare the report and send it to the Mandeville Police Station for the complainant to collect.

2019

Recommendations

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken in relation to the fatal shooting
of Brian Pearce. The file be forwarded to the
Special Coroner.

The file is closed as the complainant is No charge
unwilling to proceed with the matter. It is
hereby recommended that no criminal charges
be laid or disciplinary action taken in respect
of this complaint.

The file is closed as the complainant is No charge
unwilling to proceed with the matter. It is
hereby recommended that no criminal charges
be laid or disciplinary action taken in respect
of this complaint.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken in relation to the fatal shooting
of Dushane Grayson. The file be forwarded to
the Special Coroner.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken in relation to the fatal shooting
of William Alexander Wallace and Jeffrey
Anthony Brown. The file be forwarded to the
Special Coroner.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken in relation to the fatal shooting
of Kamall Longbridge. The file be forwarded
to the Special Coroner.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken in relation to the fatal shooting
of Anthony Stern. The file be forwarded to the
Special Coroner.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken in relation to the fatal shooting
of Carl Swaby. The file be forwarded to the
Special Coroner.

The Commission humbly recommends that no No charge
criminal charges or no disciplinary action be
laid in relation to this matter. Further, the
Commission recommends that **the police
officer** receive words of advice from his
superior officer regarding complying with
court orders.

The Commission humbly recommends that no No charge
criminal charges be laid or no disciplinary
action be taken against the concerned officers,
in relation to this matter.

The Commission humbly recommends that no No charge
criminal charges or disciplinary action be laid.

The Commission humbly recommends that no No charge
criminal charges or disciplinary proceedings
be brought in relation to this matter.

The Commission humbly recommends that the fatal shooting of Adrian Donalds and Shane Thomas be referred to the Special Coroner for a determination as to whether an inquest will be held. No charge

The Commission humbly recommends that the death of Schawal Lawrence be referred to the Special Coroner; and disciplinary proceedings be brought against Detective Corporal for breaches of paragraph 7.6 Book of Rules and Force Order 3270 (2010- 02-04). Disciplinary action

The Commission humbly recommends that no criminal charges be laid or no disciplinary action be brought in relation to this matter. No charge

The Commission humbly recommends that no criminal charges or disciplinary action be laid against the concerned officer. No charge

This matter is closed as withdrawn. The Commission humbly recommends that no criminal charges or disciplinary action be laid against the concerned officers. No charge

The commission humbly recommends that no criminal charges be laid or no disciplinary proceedings be laid against the concerned officers in this matter. No charge

The Commission humbly recommends that no criminal charges be laid or no disciplinary action to be taken in relation to this matter. No charge
The complainant is reminded of his recourse to civil action.

The Commission humbly recommends that no criminal charges or disciplinary action be laid against the concerned officers. No charge

The Commission humbly recommends that no criminal charges be laid or no disciplinary action to be taken in relation to this matter. No charge

No criminal charges or disciplinary action are recommended in relation to this matter. The Commission may resume enquiry if the complainant is located. No charge

The Commission humbly recommends that no criminal charges or disciplinary action be laid against any member of the Constabulary; and that the Commissioner of Police consider the conduct of Corporal for commendation. No charge

The Commission recommends that no criminal charges be laid or no disciplinary action be taken in relation to this matter. No charge

The Commission humbly recommends that no criminal charges be laid or no disciplinary action be taken against the concerned officers. No charge

In light of the foregoing, the matter is closed as being outside of the Commission's investigative remit. It is further recommended that no criminal charges be laid, or disciplinary action be taken against any member of the security forces or by any member of the Department of Corrections. No charge

No charge

The Commission recommends that no criminal No charge

charges be laid or disciplinary action be taken against any member of the Jamaica Constabulary Force.

In light of the foregoing, it is recommended that no criminal charges be laid, or disciplinary action be taken against any member of the Jamaica Constabulary Force. No charge

The Commission hereby recommends that no criminal charges be laid or disciplinary action be taken against any member of the Bridgeport Police Station present on duty when Mr. Shane Stamp died. It is recommended that the file be forwarded to the Special Coroner for his consideration of whether an inquest ought to be held into this fatality. No charge

It is hereby recommended no criminal charges or disciplinary action be taken against any member of the Jamaica Constabulary Force. No charge

member of the Jamaica Constabulary Force.

It is hereby recommended no criminal charges No charge
or disciplinary action be taken against any
member of the Jamaica Constabulary Force.

It is respectfully recommended that no criminal charges be laid or disciplinary action be taken against Corporal. No charge

In light of the foregoing, it is recommended that no criminal charges be laid, or disciplinary action be taken against any member of the Jamaica Constabulary Force. No charge

It is recommended that no criminal charges be laid or disciplinary action be taken against Constable for the allegations that he unlawfully wounded Mr. GL. No charge

In light of the foregoing, it is recommended that no criminal charges be laid, or disciplinary action be taken against Deputy Superintendent of Police. It is respectfully recommended that No charge

the Commissioner of Police be advised of the Commission's findings that Mr. CG's house was unlawfully searched on the 27th day of February, 2015. Cause Deputy Superintendent of Police to be issued with a reminder and/ or undergo some retraining in respect of the law in relation search of person and property and the circumstances under which searches are permissible with and without a warrant. Advise the Commission as to whether the recommendations at (b) was carried out by the 31st of December 2019. It is also recommended that the Solicitor General be advised of the Commission's finding that a prima facie case exists that Mr. CG's unlawfully searched on the 27th day of February, 2015. It is hereby recommended that the complainant, if he is so minded, pursue a civil action for the unlawful search.

It is hereby recommended that no criminal charges be laid or disciplinary action taken against any member of the Security Forces in respect of this complaint. No charge

The Commission hereby recommends that no criminal charges be laid or disciplinary action taken against any member off the Jamaica Constabulary Force in respect of this complaint. No charge

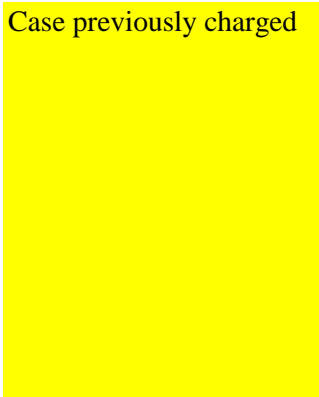
The Commission hereby recommends that no criminal charges be laid or disciplinary action taken in respect of this complaint. No charge

The Commission respectfully recommends that No charge no criminal charges be laid or disciplinary action be taken, in relation to the fatal shooting of Mark Clarke.

The Commission respectfully recommends that No charge no criminal charges be laid or disciplinary action be taken, in relation to the fatal shooting of Clive Samuels.

The Commission respectfully recommends that No charge no criminal charges be laid or disciplinary action be taken, in respect of the death in custody of Mr. Johnathan Powell.

The Commission respectfully recommends that Case previously charged officers be charged for murder relative to the fatal shooting of Sylvester Gallimore.



The Commission respectfully recommends that No charge no criminal charges be laid or disciplinary action be taken, in relation to the fatal shooting of Omar Jackson.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken, in relation to the fatal shooting
of Orville Duckett and Garrett Pinnock.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken in relation to the fatal shooting
of Nicholas Mitchell, Orlando Cormack, and
Dennisen Greene.

The Commission respectfully recommends that No charge
no criminal charges be laid or disciplinary
action be taken, in relation to the fatal shooting
of Hank Hope.

It is hereby recommended that no criminal No charge
charges be laid or disciplinary action be taken
in respect of this complaint.

It is hereby recommended that no criminal No charge
charges be laid or disciplinary action be taken
in respect of this complaint.

It is hereby recommended that no criminal No charge
charges be laid or disciplinary action be taken
in respect of this complaint.

It is hereby recommended that no criminal No charge
charges be laid or disciplinary action be taken
against any member of the Jamaica
Constabulary Force in respect of this
complaint.

It is hereby recommended that no criminal No charge
charges be laid or disciplinary action be taken
in respect of this complaint.

in respect of this complaint.

It is hereby recommended that no criminal charges be laid or disciplinary action be taken against any member of the Jamaica Constabulary Force in respect of this complaint. No charge

It is hereby recommended that no criminal charges be laid or disciplinary action be taken in respect of this complaint No charge

It is hereby recommended that no criminal charges be laid or disciplinary action be taken in respect of this complaint. No charge

In these circumstances it is hereby recommended that no criminal charges be laid or disciplinary action be taken in respect of this complaint. No charge

It is hereby recommended that no criminal charges be laid or disciplinary action be taken against any member of the Jamaica Constabulary Force in respect of this complaint No charge

It is hereby recommended that no criminal charge or disciplinary action be taken against any member of the Jamaica Constabulary Force in respect of this complaint No charge

In these circumstances it is hereby recommended that no criminal charges be laid or disciplinary action be taken in respect of this complaint. No charge

In these circumstances it is hereby recommended that no criminal charges or disciplinary action be taken against any member of the Jamaica Constabulary Force in respect of this complaint. No charge

In these circumstances it is hereby recommended that no criminal charges be laid or disciplinary action be taken in respect of this complaint. No charge

In these circumstances it is hereby recommended that no criminal charges or disciplinary action be taken in respect of this complaint.

No charge

It is hereby recommended that no criminal charges be laid or disciplinary action be taken in respect of this complaint.

No charge

The Commission hereby recommends that no criminal charges nor disciplinary action be taken in respect of this fatality. The Commission further recommends that this matter be forwarded to the Office of the Special Coroner for him to decide whether an inquest ought to be held .

No charge

The Commission hereby recommends that no criminal charges nor disciplinary action be taken in respect of this fatality. The Commission further recommends that this matter be forwarded to the Special Coroner for him to decide whether an inquest ought to be held.

No charge

The Commission recommends that no criminal charges be laid in respect of this complaint.

Disciplinary action

The Commission further recommends that disciplinary action be taken for his excessive use of force on the complainant's person on the 25th day of January, 2016.

The Commission hereby recommends that no criminal charges be laid nor disciplinary action be taken in respect of this complaint.

No charge

The Commission hereby recommends that no criminal charges be laid nor disciplinary action be taken. No charge

In these circumstances, the Commission recommends no criminal charge or disciplinary proceedings. No charge

In these circumstances, the Commission recommends no criminal action or disciplinary action.

No charge

In these circumstances, the Commission recommends no criminal action or disciplinary action.

No charge

It is recommended that Corporal receive a refresher course as it relates to arrestable offences without a warrant.

It is open to the complainant to pursue civil remedies for his unlawful detention.

In these circumstances, the Commission recommends no criminal charge against any member of the Jamaica Constabulary Force.

Disciplinary Action

The Commission humbly recommends to the Commissioner of Police:

- a) That a prima facie case exists that Special Constable Ricardo Palmer of the Old Harbour Police Station had used excessive force during the incident with the complainant (now deceased) on October 13, 2011;
- b) That a prima facie case exists that Woman Special Constable Natoya Brown (as she then was) and Sergeant David Sheriff of the Old Harbour Police Station breached section 29 of the JCF Use of Force Policy by failing to intervene in the aforementioned incident and failing to report the breach of the Use of Force Policy;
- c) Causes such internal disciplinary proceedings as are fit and proper to be instituted against the aforementioned officers to determine whether or not he committed the breaches described;

In these circumstances, the Commission recommends no criminal charge or disciplinary action against any member of the Jamaica Constabulary Force. No charge

It is respectfully recommended that no criminal proceedings or disciplinary action be taken against any member of the Yallahs Police Station. No charge
It is open to KM to pursue civil remedies for his unduly long detention.

In these circumstances, the Commission recommends no criminal charge or disciplinary action. No charge

It is, however, recommended that Sergeant be warned about his duties and responsibilities when conducting an investigation and that he further receives a refresher course concerning said duties and responsibilities.