Dying in East Baton Rouge Parish Prison

July 2018

Shanita Farris & Andrea Armstrong

the PROMISE of JUSTICE INITIATIVE
The following list includes the names, ages, and dates of birth and death of the 25 men who died while detained at East Baton Rouge Parish Prison. May their stories prevent the deaths of other men and women detained in jails and prisons across the country:

<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Date of Birth</th>
<th>Date of Death</th>
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<tbody>
<tr>
<td>Tilton Moore</td>
<td>29</td>
<td>11/5/1982</td>
<td>1/15/2012</td>
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<tr>
<td>Raymond Brumfield</td>
<td>57</td>
<td>12/24/1954</td>
<td>2/10/2012</td>
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<td>Kevin Irvin</td>
<td>41</td>
<td>3/24/1971</td>
<td>4/10/2012</td>
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<td>James Sanchez</td>
<td>60</td>
<td>10/6/1951</td>
<td>8/17/2012</td>
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<td>Jesus Leyva</td>
<td>40</td>
<td>3/27/1972</td>
<td>10/7/2012</td>
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<td>Cedric Matamoros</td>
<td>33</td>
<td>9/10/1979</td>
<td>12/8/2012</td>
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<tr>
<td>Gilbert Franklin</td>
<td>58</td>
<td>6/1/1954</td>
<td>12/28/2012</td>
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<tr>
<td>Sedrick Evans</td>
<td>32</td>
<td>1/20/1980</td>
<td>1/16/2013</td>
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<tr>
<td>Don McDaniel</td>
<td>64</td>
<td>5/9/1948</td>
<td>1/7/2013</td>
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<tr>
<td>James Aguilard</td>
<td>73</td>
<td>7/17/1941</td>
<td>11/14/2014</td>
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<tr>
<td>Paul Cleveland</td>
<td>72</td>
<td>7/20/1942</td>
<td>11/12/2014</td>
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<td>Randall Toler</td>
<td>21</td>
<td>11/24/1993</td>
<td>4/20/2015</td>
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<td>Lamar Johnson</td>
<td>27</td>
<td>10/18/1987</td>
<td>6/10/2015</td>
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<td>Tyrin Colbert</td>
<td>17</td>
<td>3/16/1998</td>
<td>2/18/2016</td>
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<td>Samuel Sanchez</td>
<td>64</td>
<td>8/5/1952</td>
<td>8/26/2016</td>
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<td>Kevin Dufrene</td>
<td>57</td>
<td>3/12/1959</td>
<td>6/22/2016</td>
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<tr>
<td>Brian Ducre</td>
<td>44</td>
<td>12/9/1971</td>
<td>5/15/2016</td>
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<tr>
<td>Tyree Hammond</td>
<td>47</td>
<td>5/13/1969</td>
<td>9/19/2016</td>
</tr>
<tr>
<td>Timothy Nations</td>
<td>45</td>
<td>10/7/1970</td>
<td>9/19/2016</td>
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</table>
Antwoin Harden, 28 years old:

What was something that made Antwoin happy? Antwoin was happy when he was with his family. Especially when he was spending time with his younger brother.

What was something he was really talented at? Antwoin was really talented at fixing and detailing cars.

What was something that was really important to Antwoin? His mom, meme and papa (grandmother and grandfather), and children. His sister had five children, and he always made sure they were taken care of and he mentored them. Family was most important to him.

Paul Cleveland, 72 years old:

What was something that made Paul happy? Something that made Paul happy was spending time with family. He loved to cook and to try new recipes. He always loved feeding the family.

What was something Paul was really talented at? Something that Paul was talented at was mechanic work. He could listen to an engine and diagnose its problem just from listening.

What was something that was really important to Paul? Something that was really important to Paul was helping those that could not help themselves. He took in people and helped them get back on their feet no matter their circumstances.

David O’Quin, 24 years old:

What was something that made David happy? Working on his art, being with his 4-year-old niece, celebrating the Fourth of July on the beach with family, and walking his dog Bogie.

What was something David was really talented at? David received a BS degree in Art and Spanish from the Universi-
ty of Texas and a Masters in Fine Art from UCLA.

What was something that was really important to David?
At the end, it was his dog Bogie.

**Lamar Johnson, 27 years old:**

What was something that made Lamar happy?
He loved being with family; I would see him just soaking it all in at family reunions, gatherings, parties or just quiet family time watching movies etc. He loved to see people enjoying themselves, laughing, getting along and seeing the children playing. He just lit up in those types of situations.

What was Lamar really talented at?
He was an amazing athlete. Football was his love, but he could play basketball as well. He was all-star material. He also wrote very well written raps, which is poetry, and he danced. He also had the ability to train and motivate others. When he was 10 years old, he motivated his friend to become healthier. He also trained a dear friend's child in football, who later played at the collegiate level.

What was really important to Lamar?
It was important to Lamar that he provided his children with a safe, loving happy place. Loving people and seeing good in this world was also important to him.

**Tyrin Colbert, 17 years old:**

What was something that made Tyrin happy?
He was happy being around his mother and father. It used to make his day when his dad would take him to work or take him fishing. Even if he didn't catch anything, just taking the ferry to Plaquemines Parish and being with his dad made him happy.

What was Tyrin really talented at?
He was a talented singer and he loved to dance. His favorite songs to sing were “Every Praise” by Hezekiah Walker and “This Means War” by Pastor Charles Jenkins.

What was really important to Tyrin?
He was proud of being a big brother and he loved his little sister. Church was also important to Tyrin. He loved worshipping and dancing in church.
# Table of Contents

In Memoriam ...............................................................................................................2
Executive Summary......................................................................................................6
Methodology.................................................................................................................7
Introduction .................................................................................................................8
Deaths in Custody ......................................................................................................11
The Dire Need for Help..............................................................................................13
  Denial of Medical Care ..........................................................................................13
    Paul Cleveland ......................................................................................14
    Daniel Melton .....................................................................................15
    Randall Toler .....................................................................................15
  Denial of Mental Health Care ...........................................................................16
    Antwoin Harden ..................................................................................17
    Lamar Johnson ..................................................................................17
    Jesus Leyva .........................................................................................18
  Failure to Protect Detainees .............................................................................18
    Tyrin Colbert ........................................................................................19
  Use of Force ....................................................................................................19
    David O’Quin .........................................................................................20
The Lack of Accountability ......................................................................................21
Louisiana ......................................................................................................................23
Conclusion and Recommendations ...........................................................................24
About the Promise of Justice Initiative ....................................................................26
The mortality rate in East Baton Rouge Parish Prison (EBRPP) far exceeds the national average because of inadequate medical and mental healthcare and a failure to properly train and supervise staff. From 2012 until 2016, 25 men—including the mentally and chronically ill—have died in the parish jail. This report examines the deaths of seven of the 25 individuals who have died while detained at EBRPP to call attention to the unconstitutional conditions endured by arrestees. Some of these men were young and not protected from other detainees or from self-harm—the cries of seventeen-year-old Tyrin Colbert were unanswered by staff as he was choked to death by his cellmate. Many of these men were mentally ill and were not properly treated for their documented and sometimes undocumented disorders. David O’Quin, for example, was unmedicated and mentally ill while at EBRPP, and he spent the last moments of his life shackled, stunned with a stun gun, and left in his own excrement. Our review of the deaths in EBRPP demonstrates that the conditions of confinement are particularly harmful for discrete communities in Baton Rouge: minorities, the mentally ill and the poor.

The 25 deaths at EBRPP since 2012 are atypical, compared to 80% of jails across the country. On average between 2000 and 2014, only 18% of local jail jurisdictions reported any detainee deaths. All 25 deaths in EBRPP since 2012 were men. Twenty-two of the 25 (88%) men had not been convicted at the time of their death, compared to nationally, where 75% of those who died between 2000 and 2014 were unconvicted. The deaths in the jail occurred as early as two days after admission to the jail to thirty-one months after arrest. In East Baton Rouge, two of the deaths were suicides. Illness-related conditions were the leading cause of deaths in the jail. Some of these men had pre-existing medical conditions but were not given medication. Others were denied medical treatment. These health-related issues are a result of inadequate medical care from the parish prison professionals. City and jail officials were formally made aware of the inadequate medical and mental health care in EBRPP at least as early as August 2015, but have failed to implement significant changes.

Unfortunately, the deaths at EBRPP are consistent with experiences in other Louisiana jails and prisons, though EBRPP is one of the deadliest. Despite Louisiana’s vast experience in locking people up, the state has not been able to provide safe conditions for the people it incarcerates. Not only is Louisiana a leader in pretrial deaths, it is also first in per capita deaths in state and federal prisons.
nationwide and was the sixth leading state in per capita deaths in local jails in 2014. The abnormally high rate of deaths in Louisiana jails and prisons in comparison to the rest of the country appears to have reached crisis proportions.

The conditions in EBRPP violate the U.S. constitution’s guarantee of life, liberty, and property under the law by effectively imposing the death penalty on detainees. In some cases, EBRPP not only violated the law, but also violated their own policies and procedures. These cases are not coincidental mishaps, but rather reveal the disturbingly predictable results of over-incarceration, under-staffing, and an excessively punitive approach. These cases reveal EBRPP’s breach of the community’s promise to ensure the safety and dignity of the people it detains.

Last, this report documents the lack of transparency and accountability for these deaths and urges a series of recommendations to prevent future loss of life for detained individuals.

Methodology

In this report, we examine the high mortality rate in the East Baton Rouge Parish Prison, compared to other jails in the state and nationwide. The Baton Rouge Sheriff’s Office provided the Promise of Justice Initiative, pursuant to a Public Records Act request, with information about deaths of individuals in custody at EBRPP from 2012 until 2016. The information provided consisted of forms required by the U.S. Department of Justice. From 2012 until 2016, 25 men have died in EBRPP, a rate 2.5 times the national average. As noted in a recent lawsuit against the prison, “the mortality rate per 100,000 local jail prisoners in the United States was [128] per 100,000 in 2012. With a reported average daily population of 1,505 at EBRPP, in 2012 the mortality rate at EBRPP was four times the national average at 532 per 100,000.”

The report also relies on interviews with family members, review of court documents, and published news reports.

This report also builds on a 2017 report by the Promise of Justice Initiative, Punished Protesters: Conditions in East Baton Rouge Parish Prison, which pre-
sent a disturbing window into the conditions of the East Baton Rouge Parish Prison. EBRPP is the local jail for Baton Rouge, the capital of Louisiana, housing predominately people awaiting trial, but also convicted individuals on behalf of the state. The 2017 report detailed the inhumane and punitive conditions endured by people arrested and detained there in July 2016 following the killing of Alton Sterling, a local Black resident, by police. Arrested protesters described the brutal physical conditions, lack of adequate medical care, derogatory treatment, and neglect that protesters suffered during their detention at EBRPP. While protesters were punished for exercising their civil rights, one of the protest-detainees expressed this haunting concern:

"I got the impression, from talking to other women who had been in the prison longer, that even though it was so bad, they went through much worse when we weren't there..."

Introduction

The mortality rate in East Baton Rouge Parish Prison is far above the national average because of inadequate medical and mental healthcare and a failure to properly train and supervise staff. From 2012 until 2016, 25 men—including the mentally and chronically ill—have died in the parish jail. These deaths could have been prevented if parish staff had been trained in treating the mentally ill or had proper medical equipment. This report examines the deaths of seven of the 25 individuals who have died while detained at EBRPP to call attention to the unconstitutional conditions endured by arrestees. Some of these men were young and not protected from other detainees or from self-harm—the cries of seventeen-year-old Tyrin Colbert were unanswered by staff as he was choked to death by his cellmate. Many of these men were mentally ill and were not properly treated for their documented and sometimes undocumented disorders. David O'Quin, for example, was unmedicated and mentally ill...
while at EBRPP, and he spent the last moments of his life shackled, stunned with a stun gun, and left in his own excrement. Our review of the deaths in EBRPP demonstrates that the conditions of confinement are particularly harmful for discrete communities in Louisiana: minorities, the mentally ill and the poor.

Poor people are more likely to suffer the consequences of the abysmal conditions at EBRPP through their reliance on public defenders, inability to pay money bail, and financial conditions for supervised release. First, once arrested, a poor person's right to a lawyer is delayed and rendered essentially ineffectual because public defender services in Louisiana are underfunded. In Baton Rouge, public defenders are appointed within 72 hours of arrest. However, they are not actively involved in a defendant's case for another 30 to 60 days. In Fiscal Year 2016, the defender office laid off the entire investigative staff, except for the chief investigator and a single assistant, with over seven thousand cases assigned to their office. The Louisiana Public Defender Board reports that limited access to clients housed in the East Baton Rouge Parish Prison, along with the cancellation of the current medical services at the jail, negatively impacted the medication and treatment of clients with mental health issues. Without a lawyer, courts are more likely to set a higher bail amount, leaving a person unable to pay sitting in jail. Second, without money to pay a private company for monitoring “services,” a poor person is sent to the parish jail to wait for their trial for days, weeks, and even months. In EBRPP, only those who can continuously afford monitoring fees are released from the parish prison as Brandon Buskey of the ACLU Criminal Law Reform project notes:

Judge Trudy White has for years been assigning people to a for-profit company, Rehabilitation Home Incarceration, to supervise the conditions of a person's release — for a price. RHI then charges people who post bail a $525 fee simply to be released. And it doesn't stop there. You then have to pay the company a monthly $225 “supervision” fee while awaiting trial. If you don't, they will threaten to send you back to jail.

More generally, poverty is associated with conditions that make poor people more vulnerable to the horrendous conditions in EBRPP. The rates of mental illness are highest for families living below the federal poverty line. Poverty is also associated with poor health, according to the U.S. Centers for

Poor people are more likely to suffer the consequences of the abysmal conditions at EBRPP through their reliance on public defenders, inability to pay money bail, and financial conditions for supervised release.
Disease Control. Because the prison is understaffed and fails to provide adequate health services, those suffering from physical or mental health issues risk extraordinarily high rates of mortality. Members of minority groups are also more likely to be exposed to the inhumane conditions at EBRPP. Fifteen of the 25 men who died in EBRPP were Black, eight were White, and two were Latino. Mass incarceration of Black people has historically been disproportionately high compared to non-Black individuals. From 1992 until 2003, Black people made up 65% or more of the East Baton Rouge jail population. In 2015, the Black population in jails throughout Louisiana dropped to 52%, however, Black Americans only make up roughly 32% of Louisiana’s population. From biases in policing to disparate outcomes in sentencing, Black people are over-represented in jails and prisons throughout the nation, but profoundly so in Louisiana.

Residents of Baton Rouge also describe living in a racially segregated city, where Black neighborhoods have been left behind. Basic government institutions, including a hospital and high schools, have been closed in the primarily Black northern areas of Baton Rouge. Unsurprisingly, the poverty level is much higher for Black residents than for White residents. Census data documents that 31% of Black residents live below the poverty line, far greater than the 17% of White residents living below the poverty line. In other words, for every White person living in poverty in Baton Rouge, there are two Black people also living in poverty. The racial inequality in the city—from access to quality high schools and medical care to policing—has received more public attention since the killing of Alton Sterling by two white police officers in 2016. The video-taped killing and the protests that followed made local and national news, exposing longstanding racial inequities in police relations, economics and daily life. From aggressive policing in Black neighborhoods to the inability to afford bail or private counsel due to poverty, Black residents are uniquely vulnerable to the daily harms occurring in the jail.

This report documents the illegal conditions in EBRPP suffered by detainees. The conditions violate the U.S. constitution’s guarantee of life, liberty, and property under the law by effectively imposing the death penalty on detainees. In some cases, EBRPP not only violated the law, but may also have violated their own internal policies and procedures. Last, this report documents the lack of accountability for these deaths.
Deaths in Custody

East Baton Rouge is the largest parish in Louisiana. The jail is staffed and managed by the Sheriff’s Office, controlling an average population of 1,594 individuals (1,410 men and 184 women), not including hundreds arrested by Baton Rouge police, but housed elsewhere in the state. Regardless of whether they are housed in EBRPP or elsewhere, the local government is financially responsible for the cost of detaining arrestees. The cost of sending arrested individuals to other jails across Louisiana averaged about $6 million a year from 2011-2013.

The 25 deaths at EBRPP since 2012 are atypical, compared to 80% of jails across the country. Only 20% of local jails nationwide reported detainee deaths within the past five years. All 25 deaths in EBRPP since 2012 were men. Twenty-two of the 25 (88%) men had not been convicted at the time of their death, compared to nationally, where 74% of those who died were unconvicted. The deaths in the jail occurred as early as two days after admission to the jail to thirty-one months after arrest. In East Baton Rouge, two of the deaths were suicides. Illness-related conditions were the leading cause of deaths in the jail. Some of these men had pre-existing medical conditions but were not given medication. Others were denied medical treatment. These health-related issues are a result of inadequate medical care from the parish prison professionals. Our rate of deaths in EBRPP far exceeds the national average.

The crumbling 50-year-old jail is also unable to safely house detainees. The warden, Dennis Grimes, and Baton Rouge’s sheriff, Sid Gautreaux, have publicly admitted to defects in physical design and operation, including the inability to use modern surveillance equipment, poor sightlines and rusted cell doors that do not stay closed, leaving younger and smaller detainees vulnerable to violence. The parish prison is operating at full design capacity of 1,594, excluding hundreds of “overflow” individuals housed throughout the state and as far away as East Carroll Parish, 185 miles from Baton Rouge. In practice, a jail’s operational capacity is less than its design capacity, because jails must house certain populations separately, leaving potential beds empty. Thus, even though operating at design capacity, the dilapidated jail is overcrowded in practice.

In 2012, 20,491 people were admitted
at the jail. Approximately 89% of people detained in the EBRPP have not been convicted of a crime and are being held pre-trial. Typically, jails detain people who have been arrested but are not free on bail or bond while awaiting trial or sentencing, individuals convicted of a misdemeanor offense and serving sentences of one year or less, and people waiting to be transported to prison. The average person is detained for 32 days after being booked. In June of 2015, the number of felonies outnumber misdemeanors by nearly double, although most felonies and misdemeanors are non-violent offenses. In 2016, there were 27 juvenile males (age 17 or younger) detained in the adult jail at the close of the year. The population is overwhelmingly Black. Approximately 75% of the jail population is Black, compared to being only 46% of the population in East Baton Rouge.

In addition to overcrowding, the jail is grossly understaffed; the lack of guards and medical personnel create a dangerous environment for everyone in the jail, detainees and staff. Families of those who died in the jail allege that the staff do not adequately supervise inmates’ dorms and cells and fail to protect inmates from assaults. Our review of the deaths in EBRPP also highlights the danger to detainees of inadequate medical and mental health care. Dr. Rani Whitfield, a contract physician with the prison, candidly explained, “We have a sicker inmate population, and without proper resources, supplies and more boots on the ground in the form of nursing staff, we are unable to efficiently care for the patients’ increasing morbidity, mortality and, ultimately, liability.”

While 80% of jails nationwide reported no deaths in 2014, Louisiana reported 39 deaths, of which a tenth occurred in EBRPP that year, despite being only one of at least 120 jail facilities across the state. In 2013, Louisiana reported 37 deaths, 3 occurred in EBRPP and 5 occurred in Orleans Parish Prison (combined, 22% of the State’s reported deaths). 2013 and 2014 were not anomalies. In the past four years, men have died of illnesses, neglect and suicide, and at the hands of other inmates. Their deaths were preventable. These men died neglected by medical staff, confined in unsafe conditions, and denied psychiatric help. Through news reporting, civil litigation, and community activists, it becomes clear that EBRPP—through neglect, indifference, and denial of basic services—effectively imposes the death penalty on individuals in custody.
The Dire Need For Help

DENIAL OF MEDICAL CARE

In August 2015, medical professionals at EBRPP argued for critical additional resources from the parish’s metropolitan council.\textsuperscript{46} Medical staff at the jail criticized the lack of functional equipment, understaffing and low salaries, and a shortage of standard supplies such as heart monitoring equipment.\textsuperscript{47} Dr. Rani Whitfield confirmed that there has been a “significant decline in the quality of care” for detainees over the past seven years.\textsuperscript{48} Dr. Whitfield cited the decline in the number of nurses and the closure of the Earl K. Long Medical Center, among other things, as contributing to increased mortality and liability.\textsuperscript{49}

In 2013, the metro council approved a series of contracts to provide x-rays, infectious disease treatment, and dental services to the detainees.\textsuperscript{50} More broadly, conditions at the jail have been squarely before the metropolitan council at least ten times during the 2012-2016 period examined in this report.\textsuperscript{51}

EBRPP’s denial of adequate medical care to unconvicted detainees violates the Fourteenth Amendment’s guarantee of due process.\textsuperscript{52} Correctional facilities, such as jails and prisons, have a constitutional obligation to provide adequate medical care to all detainees and inmates, including adequate psychological and psychiatric mental health care.\textsuperscript{53} Detainees are not free to seek their own medical care and thus must rely on a jail’s constitutional obligation to provide adequate medical care. The U.S. Supreme Court explained in \textit{Brown v. Plata}, that

\begin{quote}
[P]risoners are dependent on the State for food, clothing, and necessary medical care. . . Just as a prisoner may starve if not fed, he or she may suffer or die if not provided adequate medical care. A prison that deprives prisoners of basic sustenance, including adequate medical care, is incompatible with the concept of human dignity and has no place in civilized society.\textsuperscript{54}
\end{quote}

The EBRPP is constitutionally responsible for insuring inmate access to medical services.\textsuperscript{55} “[T]he Constitution, establish[es] minimum standards rather than ideals to which a correctional institution may aspire. These minimum standards are nonnegotiable. The Constitution guarantees that inmates, including convicted inmates and pretrial detainees who are presumed innocent, receive certain minimum levels of medical care and mental health care.”\textsuperscript{56} In addition, EBRPP internal policies recognize that anyone detained in the jail has “the right to have access to and receive medical services necessary for maintaining their physical health.”\textsuperscript{57} Numerous reports and complaints demonstrate that
The severity of the staffing and funding crisis cannot be overstated. Dr. Whitfield stated that in 2015 there were “25 nurses on staff, a [single] primary care doctor, a surgeon who is also a urologist, a dentist, a psychiatrist and an internist who comes three or four times a month to manage only HIV patients.” This is the entirety of the medical staff required to treat and assess the prison’s more than 1,500 inmates. Nurse Vincent Bradley stated that she would often have to work 15-hour days, well over her standard 12-hour shift, to complete a day’s work. Medical personnel also reported that there should be a minimum of five nurses on staff per shift, however, sometimes there are only one or two nurses per shift. The failure to provide adequate staff is compounded by the lack of funding for functioning medical equipment. Nurses disclosed that EKG machines that detect the heart’s activity are so faulty it is hard to tell if a patient is having a heart attack. The consequences of EBRPP’s failure to adequately staff and equip jail medical services included the deaths of Paul Cleveland, Daniel Melton, Randall Toler and others.

Paul Cleveland
In November 2014, Paul Cleveland, a 72-year-old U.S. Navy veteran, died of severe cardiac disease in the jail. According to his family, Paul suffered from heart problems, diabetes, high blood pressure, and bipolar disorder, among other conditions. In a wrongful death suit against the parish jail and

parish prison medical services are poorly staffed and cannot adequately address life-threatening emergencies, treat chronic illnesses or provide mental-health services to those detained. Elected leaders, including the sheriff and the metropolitan council, are well aware that the jail fails to offer constitutionally-adequate medical care due to the jail’s staffing, facility, and policies. The jail’s policy and procedures manual requires any medical contractor to provide services consistent with *Flowers v. Phelps*. The East Baton Rouge Metro Council hired Health Management Associates (HMA) to analyze the jail’s medical operations and determine whether EBRPP was meeting correctional medical standards. The HMA concluded that East Baton Rouge Parish Prison would not pass standards outlined by the National Commission on Correctional Health Care for healthcare within a jail setting. The HMA found that the jail budget was $5 million less than needed and is, consequently, not adequately staffed by health care providers to address the medical needs of the detained patients. The infirmary rooms were found to be wholly unfit for delivering medical care. In addition, EBRPP policies, such as limited access to sick call slips, further disrupt medical treatment for detainees. Ultimately, the HMA found healthcare at EBRPP to be “episodic and inconsistent.”

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other liable defendants, Paul's family alleges that the jail's medical staff is not sufficiently trained in interacting, diagnosing, and treating its growing mentally ill population.72

**Daniel Melton**

Daniel Melton was 40 years old when he was found dead in his cell just 23 days after being arrested.73 According to the East Baton Rouge Parish Coroner, Dr. Beau Clark, Daniel suffered from peptic ulcers.74 Such ulcers “can be corrected if caught in time,” according to Dr. Clark.75 Moreover, Dr. Clark believes the ulcer developed before the actual day Daniel died.76 In the days before his death, Daniel had repeatedly complained to jail staff and other detainees about how much he was suffering.77 Daniel was housed in “M Wing,” a 20-cell unit that houses one person per cell, and was on lockdown for mental health issues.78 Lockdown is a term used when an individual is taken out of general population (usually for mental health or disciplinary issues) and is placed in a one-man or two-man cell. EBRPP's own jail logs document that Daniel reported his stomach pain at 7:50 a.m. the day before his death, and a nurse and a deputy were informed.79 During a subsequent investigation, detainees interviewed by a homicide detective reported Daniel had asked for medicine and repeatedly stated that he felt as if his stomach was going to explode.80 Daniel made at least another two requests for medical assistance before he died: at 6:53 p.m., less than 12 hours before his death, and another directly to East Baton Rouge Parish Emergency Medical Services during pill call.81 A deputy making rounds failed to notice Daniel’s signs of obvious distress.82 Medical request forms found in Daniel's cell by homicide detectives document his continuing medical complaints of pain and acid reflux.83

**Randall Toler**

East Baton Rouge Parish Prison also failed to provide routine health care to a young 25-year-old diabetic, Randall Toler. As a result, he suffered and died in pain—likely experiencing symptoms of mental confusion, extreme thirstiness, nausea, shortness of breath, fatigue, and abdominal pain—just two days after being booked for shoplifting.84 Randall died on April 20, 2015, from diabetic ketoacidosis, a serious condition that results from a shortage of insulin and can lead to death.85 Two days before he died, he told jail staff during the intake process that he was diabetic and was given 15 units of regular insulin.86 At 1:30 p.m. on April 20, the day he died, Randall complained that he was feeling sick.
As a result, he suffered and died in pain—likely experiencing symptoms of mental confusion, extreme thirstiness, nausea, shortness of breath, fatigue, and abdominal pain—just two days after being booked for shoplifting.

Randall's condition worsened, and a jail physician found Randall dead on the floor of the medical unit around 7 p.m. Randall's death was completely preventable. He would be alive today had he received routine—and constitutionally guaranteed—medical care. Randall's family filed a wrongful death suit against the EBRPP, and the parish's metro council approved a settlement offer for $25,000, plus $1,976.51 in court costs.

DENIAL OF MENTAL HEALTH CARE

Similarly, EBRPP fails to provide constitutionally adequate mental health care, despite widespread evidence that individuals with mental illness are filling the nation's prisons and jails. “The . . . obligation to provide medical care to prisoners includes psychiatric and mental-health care.” And despite a specific request by an East Baton Rouge District Court commissioner, Randall was not brought to the jail medical unit until three hours later and was never seen by the doctor.

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Nationally, individuals with mental illness are three times more likely to be incarcerated than housed in a mental health facility. Emerging research also indicates that incarceration itself can produce mental health issues for the detained populations.

The HMA, in its comprehensive review of EBRPP, found that there are no mental health programs or services whatsoever at EBRPP. The jail's policy and procedures manual does not outline any training on suicide prevention, but does have policies regarding housing for people on suicide watch and mental health.
health observation. For individuals diagnosed with mental illness and confined to the jail, EBRPP’s failure to implement mental health programming or training can equal death.

“The . . . obligation to provide medical care to prisoners includes psychiatric and mental-health care.”

Antwoin Harden

Antwoin Harden was 28 years-old and had been diagnosed with sickle cell disease and bipolar disorder. Antwoin was homeless and was arrested for refusing to leave a hotel’s lobby. Due to his mental illness, Antwoin refused his sickle cell medication for the 16 days he was in custody. Antwoin’s sickle cell condition was manageable with medication, but the absence of treatment for over two weeks created severe health problems and was ultimately fatal. It also likely caused excruciating pain. The jail’s medical services erroneously places the blame on Antwoin for refusing his medication. However, according to a report released by the Treatment Advocacy Center, mentally ill inmates can be involuntarily treated for up to 15 days with certification from a psychiatrist or other physician, and longer if ordered by a court. There is no indication that Antwoin was ever evaluated by a doctor. Moreover, in failing to treat Antwoin’s mental illness, EBRPP also failed to treat his medical condition. Antwoin’s untreated sickle cell disease caused a blood clot to form that traveled to his lungs and caused his death. Antwoin is not alone. Jeremy Hilliard and David O’Quin both suffered and died from blood clots after being detained in EBRPP for less than three weeks.

Lamar Johnson

Lamar Johnson, a family man with three young children, suffered in jail for four days before his death. According to his family, Mr. Johnson was “misclassified, placed in a de facto racially-segregated dorm with little-to-no staff supervision, moved to a solitary confinement unit” that housed individuals with serious mental health conditions, and then “ignored by guards” until he committed suicide. During the first two days of Lamar’s four-day detention, he was cooperative and relaxed. However, as the days passed, he mentally deteriorated; he became delusional, paranoid, and ultimately, suicidal.

Lamar was initially housed in Q8, where one or two guards are responsible for supervising over a hundred detainees. Though the documentation of his time in custody is sparse and incomplete, it appears as if Lamar felt threatened by other detainees in Q8. Witnesses in the jail described La-
mar as having hallucinations, possibly due to the availability of synthetic drugs within the unsupervised jail according to one detainee witness. While on Q8, at least four guards participated in beating and pepper spraying Lamar. At some point in his third day in EBRPP, Lamar was moved to solitary confinement Unit II, M01 lockdown unit at EBRPP.

Witnesses in the lockdown unit told Lamar’s family that just prior to his death, he had told them he “couldn’t take it” and “did not want to live.” These witnesses also stated the same guards who had beaten him while he was handcuffed overhead these statements but did not initiate any suicide prevention protocols. No mental health assessment was ever ordered for Lamar. Jail staff remained indifferent to his worsening conditions and instead isolated him in solitary confinement. On May 30, 2015, the jail was short-staffed, and the jail staff failed to monitor Lamar’s condition every 15-30 minutes. Despite Lamar’s visible and severe distress, including multiple suicidal statements in front of jail staff and being beaten by four guards, EBRPP failed to act. Lamar was found hanging in his cell later that day.

Lamar never should have been in EBRPP in the first place. He was stopped for an alleged traffic violation in Baton Rouge, where police discovered an outstanding warrant in Jefferson Parish for cashing a check under false pretenses. Lamar was taken into custody, but was to be extradited to Jefferson Parish, a 90-minute drive away, within 24 hours.

**Jesus Leyva**

Jesus Leyva committed suicide on the morning of October 7, 2012, in his cell. He was 40 years old and had spent 34 days in the parish jail before his death. He had not been convicted of a crime. Jesus never had the opportunity to receive any mental health treatment because the facility completely lacks a mental health program, and the jail staff were not receiving consistent suicide prevention training. It is not clear how or why he committed suicide. The EBRPP did not provide any details surrounding the suicide in formal reporting.

**FAILURE TO PROTECT DETAINEEs**

EBRPP officials consistently fail to regularly monitor cells, in violation of the jail’s policies and procedures. Officers are required to visually observe all inmates at least once every 30 minutes. These failures increase the chances of harm and death to arrestees. According to former detainees at the parish prison, some housing units are known as the “dungeon,” where guards routinely fail to make their rounds and prisoners engage in violence on a daily basis.
Detainees in EBRPP have a constitutional right to safe and humane conditions. The U.S. Supreme Court has held that corrections officials must take reasonable steps to guarantee that inmates are safe and provided humane conditions of confinement. This obligation includes protecting inmates from harm from fellow prisoners. According to the U.S. Fifth Circuit Court of Appeals, “all jailers owe a constitutionally rooted duty to their prisoners to provide them reasonable protection from injury at the hands of their fellow prisoners.” Despite its clear constitutional duty under the Eighth and Fourteenth Amendments, EBRPP officials have failed to protect all detainees from violence at the hands of other inmates. Defects in the design of the building, inadequate staffing and supervision techniques, and insufficient training have resulted in frequent and continuous violence for individuals in custody. The failure to adequately monitor cells can have disastrous consequences for the most vulnerable inmates, such as those with disabilities and minors.

Tyrin Colbert

Tyrin was a 17-year-old, 129-pound child being housed in an adult prison. His cellmate, also 17 years old at the time, killed him in a dispute over a blanket. Tyrin, who had not been charged at the time of his death, had been incarcerated for 106 days, long past the 60-day statutory requirement to file formal charges. Within those 106 days, Tyrin experienced extreme trauma. He had been sexually assaulted by another inmate, which was reported but not investigated. Another inmate broke Tyrin’s arm and he was not admitted to the hospital for an X-ray and treatment until five days after the assault. Tyrin reported feeling suicidal, hearing voices, and having hallucinations.

On February 17, 2016, Tyrin was heard yelling “I’m sorry” and “I give up,” during an argument with his cellmate over a blanket. The Sheriff’s Office suspects that Tyrin’s cellmate pulled him from the top bunk and choked Tyrin with the blanket. Tyrin was found unresponsive in his cell and transferred to a local hospital. He was initially listed as being in critical condition, however, he died the next morning after being taken off of life support. The incident was not captured on surveillance, since cameras only capture the hallways between the cells. The jail’s physical design, including low ceilings, limits the ability of the jail administrators to install additional surveillance cameras. Tyrin’s cellmate was charged with second-degree murder.
EBRPP guards have used unnecessary force on individuals in custody. The U.S. Supreme Court has drawn a line on whether the force is excessive—“The core judicial inquiry is . . . whether [the] force was applied in a good-faith effort to maintain or restore discipline, or maliciously and sadistically to cause harm.” The Baton Rouge Sheriff’s Office policy on use of force states that “deputies use only that level of force that is objectively reasonable to bring an incident under control, while ensuring the safety of the deputy and others.” “Use of force” can range from use of pepper spray to physical assault and includes the unnecessary use of restraints and stun guns. The jail requires medical and/or mental health staff be contacted prior to the use of chemical agents, the taser, the electronic capture shield, intermediate/impact weapons, or other less than lethal devices, whenever possible. Correctional officers may only use force to respond to a genuine threat to the order or security of the facility.

The use of force is particularly problematic when used against individuals suffering from a mental break or a long-standing mental illness. The EBRPP lacks mental health units and trained officials to work with the jail’s mentally ill population. As a result, the staff and guards use force to restrain—rather than treat—manifestations of those individuals’ mental illnesses. Unnecessary use of force has resulted in at least one death at the EBRPP.

David O’Quin

David O’Quin is another tragic example of an unmedicated mentally ill man dying in the parish jail. David was a graduate of University of Texas with a degree in studio art. His family first noticed his alarming behavior during college. David complained of intelligence officials implanting listening devices in his brain, being followed by helicopters and birds, and would often strip naked in public. He was eventually diagnosed as a paranoid schizophrenic. At the time of his arrest, he was not taking his medication and suffering from serious psychosis. Within six days of being incarcerated, David spent 24 hours continuously shackled to a restraint chair. During his time shackled to the chair, he refused to eat and screamed for at least six of those hours. During his incarceration, guards also shot David with a stun gun. During his thirteen days detained in EBRPP, David spent over 170 hours shackled to a restraint chair with few breaks, resulting in lacerations on his ankles. The lacerations then became infected by David’s feces and urine. David’s treatment was not only fatal, but also degrading and in violation of the jail’s own policies. Internal poli-
Lack of Accountability

More often than not, EBRPP is not held financially liable for these preventable deaths. As of June 2018, only two families of the deceased have been able to hold EBRPP legally accountable for the deaths of their loved ones. Of the twenty-five deaths that have occurred from 2012-2016, seven families have filed lawsuits, according to insurance company records. For those seven claims, the sheriff’s office paid approximately $80,134 to the insurance company in deductibles. To date, only Randall Toler and David O’Quin’s families have received damages through settlement for their deaths. Randall Toler’s family received $25,000 in settlement, plus $1,976.51 in court costs. The O’Quin’s settlement was at least $50,000, and was approved by the Metro Council.

There are significant barriers to holding jail officials, i.e. East Baton Rouge Sheriff’s...
Office, Prison Medical Services, and the jail’s warden, accountable for their unconstitutional conduct. These tragic cases are often complex, requiring expert medical or correctional testimony and years of pre-trial litigation costs before being resolved. Insurance invoices to the Sheriff’s office, which are only issued when the investigation is complete, are sent years after the death occurred. Counsel are also often wary of taking these expensive and intricate cases. Though these lawsuits sometimes fail for procedural reasons, the litigation is still costly because the EBRPP and the Sheriff must pay associated legal fees for each lawsuit filed.

The Sheriff’s Office has paid, in settlements, deductibles, and liability insurance, almost five million dollars since 2011.

Liability insurance for 2017-2018 cost the parish $820,543, a 71% increase from the premium paid for the 2011-2012 fiscal year.

The East Baton Rouge Sheriff’s Office was insured by Columbia Casualty Company during the 2012-2016 time period. The insurance company completed an initial investigation and/or defense of claims filed within the terms of its contract with the Sheriff’s Office. The “Law Enforcement” insurance policy for the Sheriff’s Office had a $25,000 deductible per claim. This deductible was met through paying legal costs to defend against the lawsuit, settlements, or judgments after a trial. From 2011 until 2018 alone, the EBR Sheriff’s Office paid $4,713,520 in annual insurance premiums. Liability insurance for 2017-2018 cost the parish $820,543, a 71% increase from the premium paid for the 2011-2012 fiscal year. The Sheriff’s Office has paid, in settlements, deductibles, and liability insurance, almost five million dollars since 2011. These resources could have been better spent in ensuring safe and humane conditions in EBRPP.

Ultimately, the cost of the conditions at EBRPP exceeds the suffering of detained individuals and their families. The financial cost is passed on to taxpayers through judicial settlements, defense costs, and higher insurance premiums. Our communities lose the potential life-long contributions of the deceased. Detainees and jail staff are exposed to trauma as well in bearing witness to the deaths.

Finally, we emphasize that this report is only possible because of public records requests and federal data collection. The East Baton Rouge Sheriff’s Office provided the Promise of Justice Initiative with the Department of Justice death in custody forms
Though the focus of this report is the local jail conditions in Baton Rouge, the high mortality rate in EBRPP is consistent with high mortality rates in jails and prisons throughout Louisiana. According to statistics from the U.S. Department of Justice, three hundred and eight (308) inmates died in local jails in Louisiana between 2005-2014, and the state reported 1,028 deaths in state prisons during the same time frame. Louisiana is first in per capita deaths in state and federal prisons nationwide. Louisiana is also unique in that approximately 50% of individuals convicted of a felony offense serve their sentence in a local jail, instead of a state-operated prison. Ultimately, Louisiana leads the nation in mortality rates per 100,000 state and federal prisoners, with an average of 529 deaths per 100,000 between 2005 and 2014. The next closest state was West Virginia, with 162 fewer deaths.

Despite Louisiana’s vast experience in locking people up, the state has not been able to provide safe conditions for the people it incarcerates. Louisiana has led the nation in incarceration since 1965. Since at least 2005, Louisiana has lead both the nation and the world in incarceration rates per capita.

Every year, hundreds of people throughout the state are imprisoned because they are too poor to pay court costs, probation costs, or court-ordered fines. Louisiana’s unconstitutional use of “debtor’s prisons” has been the basis for lawsuits throughout the state. Many poor defendants face charges on non-violent, minor offenses and are expected to pay fees and fines that they cannot afford to avoid being jailed. According to an advocate with the public defender in New Orleans Municipal Court, “the practice of jailing people unable to pay fines or court costs was so common you stop noticing it.”

(2012-2016), copies of insurance payout invoices (2011-2017) and the cost of premiums for liability insurance (2011-2018). These records were requested and received between July 2017 and May 2018, at a cost of $337.25. Beyond the financial cost, sifting through provided documents consumed thousands of hours of work of attorneys and staff. To truly address the high death rate in EBRPP—and Louisiana prisons and jails more generally—sheriff and city authorities must be more transparent about the real cost of detaining thousands of people every year.
cal for judges in those cases to issue warrants for failure to appear charges when individuals either fail to pay a fine on time or miss a court date to pay.\textsuperscript{177} “Hefty court costs can drive up the amount a person has to pay to satisfy legal financial obligations, rendering compliance virtually impossible.”\textsuperscript{178}

Second, Louisiana does not provide sufficient funding for indigent defense services. The Sixth Amendment to the U.S. Constitution guarantees a right to counsel whenever a person’s liberty is at risk. Louisiana is the only state that funds public defense primarily through traffic ticket revenue and court fees and fines. As a result, a class action suit was brought against Louisiana Governor John Bel Edwards alleging their constitutional rights to counsel were denied because of an insufficiently funded and staffed public defense system.\textsuperscript{179} “[The] Louisiana public defense system [has been described by public officials and experts] alternatively as ‘in shambles,’ ‘chronic[ally] underfunded,’ ‘hopelessly underfunded,’ ‘a systematic failure by any measure,’ ‘on the verge of collapse,’ ‘beyond the crisis stage,’ ‘terrible,’ and ‘abyssmal.’”\textsuperscript{180} Statewide, underfunding of public defender services means unconvicted, and sometimes uncharged, individuals are detained for extended periods of time, like 17-year-old Tyrin Colbert.

Louisiana’s criminal justice system is broken. The State cannot fund the defense of the individuals that are charged with crimes or those subject to over-policing. The State cannot afford to safely house those it locks up for being poor or mentally ill and yet spends millions of dollars in insurance and litigation costs to defend against lawsuits seeking compensation and accountability. Current practices are harmful and expensive; our state must do better.

**Conclusion & Recommendations**

The East Baton Rouge Parish Prison is unsafe, overcrowded and understaffed. On average between 2012 and 2014, the jail accounted for 12% of deaths in local jails in Louisiana, with preventable or treatable illnesses being the leading cause of deaths.\textsuperscript{181} The jail’s medical unit is underfunded and understaffed, and breaches its constitutional obligation to provide adequate medical, psychological and psychiatric health care to
Continued indifference to the abysmal conditions within EBRPP is nothing less than intentional.

all inmates. Currently, the prison medical services provide substandard care and treatment. The medical services area is not properly equipped with the staff, machines and other basic resources to properly access and treat its large population. It is also entirely devoid of mental health care of any kind. The prison also fails to protect inmates from self-harm and harm from others. Prison officials routinely ignore monitoring policies and deny the most vulnerable inmates protection from others and themselves.

City and jail officials have known of the unconstitutional conditions at EBRPP since at least 2015 and yet have failed to act. While the metro council and voters have rejected ordinances to finance new facilities, there are a number of critical improvements that can be made immediately to prevent further loss of life:

1) The city and EBRPP officials must provide adequate medical and mental health services, whether directly or through contract.

2) All custodial staff must be adequately trained in both suicide prevention and addressing medical complaints.

3) EBRPP must ensure sufficient staffing in order to safely supervise detained individuals.

4) City officials must address pre-trial detention by considering how other Louisiana cities have reinvested savings from reducing their jail populations.

5) The city and the jail must commit to greater transparency on the harms that occur within the jail. This could take a variety of forms, such as more regular public hearings on jail operations to quarterly data reports for community engagement to civilian oversight of jail operations.

Continued indifference to the abysmal conditions within EBRPP is nothing less than intentional.
The Promise of Justice Initiative (PJI) is a private, non-profit organization that advocates for humane, fair, and equal treatment of individuals in the criminal justice system. Our projects focus on ending the death penalty, fixing inhumane conditions of confinement, exposing prosecutorial and judicial misconduct, eliminating poor representation of criminal defendants, and ending racial discrimination in the criminal justice system. Our organization is composed of dedicated board members, staff, and volunteers who are committed to our Constitution's promises of justice and dismayed by society’s shortcomings in making good on them.

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Find out more about how you can support the Promise of Justice Initiative at http://justicespromise.org/ or email pji@thejusticecenter.org.

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Endnotes

* The authors would like to thank the family members for their insights and willingness to share the experiences of their loved ones detained in the East Baton Rouge Parish Prison. We would also like to thank donors to PJI for their financial support during the research and distribution of this report. A special thank you to the Foundation for Louisiana for their generous donation. The authors are also thankful to Ben Cohen, Mercedes Montagnes, and Erica Navalance for their comments and editing of the report and to Emet Celeste-Cohen for the design and formatting of this report. Monica Mendoza, a law student at Loyola University New Orleans, provided additional research assistance. Alice Eccles, an intern through Reprieve and Sarah Tietz, a law student at Washington University School of Law, also assisted with line edits and endnotes. Special thanks to the members of the East Baton Rouge Parish Prison Reform Coalition (www.facebook.com/EBRPPRC) for their ongoing work to improve conditions of confinement in the jail.


2 Letter from East Baton Rouge Parish Sheriff’s Office to the Promise of Justice Initiative (July 31, 2017) (on file with the Promise of Justice Initiative).

3 *Id.;* Noonan, supra 1.

4 See Letter, supra note 2.

5 *Id.

6 *Id.

7 *Id.


11 Throughout this report, EBRPP will be referred to as a jail because it functions as the local jail and not a state prison. Jails are typically administered by city or county government officials for the detention of individuals accused, but not yet adjudicated, of a felony crime. They may also hold individuals who have been adjudicated, i.e. found guilty, of misdemeanor crimes typically serving sentences up to one year. Prisons, on the other hand, may be administered by a state or national government and typically only hold individuals who have been sentenced to confinement following a determination of their criminal culpability. See Margo Schlanger, *Differences between jails and prisons*, (2003) https://www.law.umich.edu/facultyhome/margosch-
Navalance & Armstrong, supra note 10 at 24.

See discussion in Louisiana section of report.


See id. at 386.


See Melinda Deslatte. Long divided: Baton Rouge race relations under new scrutiny, AP News (Jul. 11, 2016), www.apnews.com/72b1d5c37dde40459e53bce1bb8f7a9a.

Id.


Noonan, supra note 1.

Letter, supra note 2.

Id.

Id.
31 Id.
32 Id.
35 Allen, supra note 26.
36 Letter, supra note 2. This number includes new admissions only (i.e. persons officially booked into and housed in EBRPP by formal legal document and by the authority of the courts or some other official agency) and repeat offenders book on new charges. This number excludes returns from escape, work release, medical appointments/treatment facilities, bail, and court appearances.
38 Id.
39 Id at 4.
40 Letter, supra note 2.
41 Id.
43 Id.
46 Allen & Gallo, supra note 42.
47 Id.
48 Id.
49 Id.
50 See Minutes, Baton Rouge Metropolitan Council (Aug. 14 and Sept. 23, 2013) at https://www.brla.gov/AgendaCenter/Metropolitan-Council-3. Approval was determined based on a review of video-recorded ses-
sions available at: https://www.brla.gov/1085/Live-Stream-Archived-Meetings


52 U.S. Const. amend. XIV.


57 East Baton Rouge Parish Prison, supra note 55.

58 Person/Case Type Search on East Baton Rouge Clerk of Court Website, https://ssl.ebrclerkofcourt.org/DevMortConv/acs/courtcnct/srchByParty.aspx, (Enter EBR PARISH SHERIFFS OFFICE in for Company Name and Select TI – Tort Injury from the drop box for Case Type).

59 East Baton Rouge Parish Prison, supra note 55 (citing Flowers v. Phelps, Civ. Action 76-364 (M.D. La.)).


61 Id.

62 Id.

63 Id.

64 Id.

65 Allen & Gallo, supra note 42.

66 Id.

67 Id.

68 Id.

69 Id.


71 Id.

72 Id.

74 See Mustian, supra note 73.

75 Id.
76 Id.
77 Id.
78 Id.
79 Id.
80 Id.
81 Id.
82 Id.
83 Id.
85 Gyan Jr., supra note 84.
86 Id.
87 Id.
88 East Baton Rouge Parish Prison, supra note 55.
89 Gyan Jr., supra note 84.
90 Id.
91 Id.
92 Braggs v. Dunn, 257 F. Supp. 3d 1171, 1188 (M.D. Ala. 2017) (citing Rogers v. Evans, 792 F.2d 1052, 1058 (11th Cir. 1986)).
93 Patridge v. Two Unknown Police Officers of City of Houston, Tex, 791 F.2d 1182, 1187 (5th Cir. 1986).
94 Braggs, 257 F. Supp. 3d at 1188.
95 East Baton Rouge Parish Prison, supra note 55, Policy B.400 (“Medical Services”) revised Feb. 27, 2014. Note that the inclusion of psychological treatment in the identification of “medical services” does not appear to be consistent with other language in the policy recognizing a right to access to and medical services “to maintain physical health.”


98 Follenweider, Raba & Batia, supra note 60.


100 Wallace, supra note 70.

101 Id.

102 Letter, supra note 2.

103 Wallace, supra note 70.

104 Letter, supra note 2.

105 Wallace, supra note 70.


107 Id.

108 Id.

109 Id.

110 Id.

111 Id.

112 Id.

113 Id.

114 Id.

115 Id.

116 Id.

117 Id.

118 Id.

119 Id.

120 Id.
121 Letter, supra note 2.
122 Id.
123 Id.
125 Farmer, 511 U.S. at 832.
126 Stokes v. Delcambre, 710 F.2d 1120, 1124 (5th Cir. 1983).
127 Jukam, supra note 34.
128 Id.
129 Id.; See also Grace Toohey, Federal judge rules to proceed with wrongful death claims against Sheriff, Parish Prison by family whose son was strangled in the jail cell, The Advocate (Jan. 11, 2018 10:54AM), http://www.theadvocate.com/baton_rouge/news/crime_police/article_1661d05a-f6f0-11e7-896e-578939e63056.html
130 Jukam, supra note 34.
131 Id. Failure to investigate a claim of sexual assault also violates EBRPP’s own policies and procedures. East Baton Rouge Parish Prison, Policy and Procedures Manual, A.103 Prison Rape Elimination Act (PREA), last revised Jan. 01, 2013.
132 Jukam, supra note 34.
133 Id.
135 Id.
136 Id.
137 Id.
138 Id.
139 Id.
140 Id.
141 Navalance & Armstrong, supra note 10 at 9-11.


Id.

Id.

Id.

Id.

Id.

Id.

Id.

Id.

Id.

Id.


*Inmate’s family files wrongful death lawsuit*, supra note 153


Mondics, supra note 138.

Id.

Id.

Id.


Id.

Id.

Id.

Id.

Gyan Jr., supra note 84.


PRA Response from East Baton Rouge Parish Sheriff’s Office to the Promise of Justice Initiative (March 28, 2018) (on file with the Promise of Justice Initiative).

See Noonan (Prisons), supra note 169

See id.

See id.


Id.

Id.

Id.

Id.

Id.

Id.

Allen et. al., v. Edwards, 2017 WL 1056616 (La.Dist.Ct.)

Id.

Id.

See Noonan (Prisons), supra note 169; Letter, supra note 2.

“Human rights violations are not accidents; they are not random in distribution or effect. Rights violations are, rather, symptoms of deeper pathologies of power and are linked intimately to the social conditions that so often determine who will suffer abuse and who will be shielded from harm.”

-Paul Farmer, Pathologies of Power: Health, Human Rights and the New War on the Poor