

# **School Board Member Caught in Bald Faced Lie,— Repeatedly Called a Liar by Baptist Deacon and his Wife, on the Record, at December 12, 2016 School Board Meeting!— Report by Robert A. Williams**

At the end of this very short article you will find an official video recording of the “Citizens Participation” part of the December 12, 2016 School Board meeting. The recording shows School Board Member Jo Boggs being exposed as a bald faced liar and other Board members are severely chastised by a student’s grandparents for CCS unduly exposing their grandchild to unnecessary danger regarding a school bus stop issue. Jo Boggs and the other Board members chastised offer no denial or explanation whatsoever for their lies and stupidity in exposing a child to unnecessary danger.

But, first, some facts:

1. As of December 19, 2016 there are 276 registered sexual offenders in Cleveland County. Compared to our population this is almost twice the national average for sexual offenders. Several of those registered sexual offenders were CCS teachers prior to caught. This number does not count the unregistered sexual offenders whose criminal acts were not caught or were covered-up by high level CCS officials.

2. Remember the murder of Brenda Sue Brown over 40 years ago, the disappearance of Asha Degree about 17 years ago and the boy reported missing by the Star just last week. Bad things

happen only when no one is watching. And CCS does not do much watching. Most of those CCS sex offenders were caught by the student's mother calling law enforcement directly instead of CCS calling law enforcement. Not even one case has been investigated by the do-nothing CCS Board although state law gives the school board that authority.

3. CCS is responsible for the safety of children riding to and from school on school buses. Three pedestrians have been killed along Cleveland County roads this year, the last one being this past Sunday-a week before Christmas. No state law prevents school buses picking up from and delivering students to safe locations when the student's safety or a physical handicap is in question. No matter what bald faced lie comes out of Jo Boggs's mouth. Same for Donnie Thurman, Jeff Jones, Kathy Falls, Shearra Miller, Richard Hooker, Roger Harris and Phillip Glover.

In this case the parents and grandparents of a student have requested that the child be picked up by the CCS school bus in the morning at the parent's home and be dropped off on the same cul-du-sac at the nearby (but out of sight of the mother's home) grandparent's home in the afternoon because the parents won't be home until after 5 PM. CCS has done this for five other grandchildren and others for a period of over 30 years. Now, CCS Board member Jo Boggs tells the grandparents that it is "illegal" for CCS to do this. The rest of the CCS School Board illegally took this simple school bus policy issue discussion behind closed doors, in violation of state law, to secretly vote to uphold a stupid decision by CCS administration to place the child in danger by moving his place to get on and off of the school bus to a dangerous location on a busy highway-NC 226. No North Carolina or Federal law prevents CCS from doing what the parents and grandparents have requested.

The student in question is the grandchild of Mr. and Mrs. Billy Scruggs, a Deacon at Elizabeth Baptist Church and well

respected in the community. The Scruggs's take the safety of their grandchildren and all children very seriously. It is a shame that the School Board does not take the safety of CCS students as a serious issue. It is also a shame that Jo Boggs and the other School Board members accused in this video do not feel obliged to answer to the citizens of Cleveland County when they are accused of telling bald faced lies and supporting those who have told bald faced lies.

Note that only School Board member Danny Blanton has been trying to assist the Scruggs' in their quest for justice in this matter. Danny Blanton is up for re-election this coming year and every right-thinking voter in Cleveland County must step up and put Mr. Blanton back onto the School Board in 2017, as well as any other candidate that will support Danny Blanton on the School Board. Stay tuned for more details on this situation as well as the 2017 Election for the Cleveland County School Board.

Watch below for what happened at the December 12th school board meeting. The next thing that is likely to happen is a Court case. With taxpayers paying for eight CCS Board members stupidity and their lawyer bills too.

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**NC Governor Pat McCrory  
Concedes??— 2016 Election  
Stolen by Pressure from**

# **Homosexuals, a Biased Media and a Timid, do-nothing NC General Assembly!!!– Vote Count Tainted by Fraud in more than 52 Counties!!!– Report, evaluation and opinion by Robert A. Williams**

First of all: our local Cleveland County Board of Elections, the Director and Staff have excelled in their attention to detail, professionalism and non-partisanship in the 2016 General Election. The Board of Election ran a low key but effective operation that should be reported to all and congratulations are certainly in order. Of course there were problems and issues that will be reported and discussed later in this article. But observation of the Cleveland County Board of Elections operations during the 17 days of early voting, a large turnout on Election day, a fast, furious and accurate vote count here in Cleveland County and the major problems with the inaccurate vote counts and obvious voter fraud in other counties in North Carolina show just how good our elections are run here at home. We, at Citizens For Good Government, usually concentrate our attention on problems with our government agencies, as that is the best way to focus efforts on improvement-by fixing the problems. Also, most county agencies pat themselves on the back enough already in their press releases. However, the Cleveland County Board of Elections just concentrates, without fanfare, on doing their job right in the first place, didn't complain about all the work or the last minute orders from activist judges that basically gutted accurate voter identification. Job well done

by the CCB0E and other county agencies should follow by example.

Unfortunately Governor-Elect Roy Cooper will appoint a new Board of Elections in all 100 counties in North Carolina as well as the State B0E that will be controlled by Democrats, who don't believe there was ever any voter fraud. Oh well folks, elections have consequences. And a Democrat controlled Boards of Elections will be formed in Raleigh and over time in most every county in NC.

Now, for the rest of the story:

Here at home in Cleveland County numerous cases of improper voting were discovered by the Elections Board Staff and a report by a private citizen which have caused a series of special called meetings of the CCB0E. At the November 22, 2016 and November 28, 2016 meetings the most outrageous local violation of election law discovered to date was a convicted felon, Robert Dean Hudson, who is presently serving probation on a felony charge as was described recently in The Shelby Star. Basically Hudson showed up at a Cleveland County voting location during early voting and illegally voted.

Hudson was convicted of the felony in September 2016 and was placed on Probation. (The record of Hudson's felony conviction had not yet showed up at the Board of Elections or Hudson would have been turned away.) Part of that Probation stated that Hudson was required to not commit any crimes while on probation. This is a standard condition for most (maybe all) felony probation conditions. According to North Carolina law, convicted felons like Robert Dean Hudson are not allowed to vote until their sentences; Prison time, Probation, Restitution, etc. have been successfully completed and their right to vote is restored. Hudson's probation was not completed and his right to vote had not been restored. Hudson just illegally voted in the early voting session and was reported—basically caught “red-handed” as the Board of

Elections record of who voted clearly shows Hudson voting in the early voting period and then the that fact was compared to the Department of Corrections felony conviction records. I looked this up myself and Hudson did illegally vote, a felony all by itself, and simply got caught.

At the Special Called Meeting of the Cleveland County Board of Elections witnesses produced overwhelming evidence that Robert Dean Hudson had voted and that his voting violation was a felony crime according to North Carolina law. The Board of Elections, in a unanimous vote, ruled that this election law crime allegation had actually been committed and Hudson's ballot would be pulled from the ballot box. Hudson's vote will be subtracted from voting results and the felony election law violation will be turned over to the Cleveland County District Attorney for prosecution.

Another case was determined egregious enough to also be referred to the District Attorney for prosecution. In that case an unregistered person came to a voting location. Gave the name of a registered voter and voted. Later, when the genuine registered voter came to vote, records indicated he had already voted. Then the crime was discovered and the genuine registered voter was allowed to vote and the situation was reported to the Board of Elections for handling. The Elections Board voted unanimously to also turn this case over to the District Attorney for prosecution.

The very diligent Board of Elections Director Dayna Causby and her well-trained staff discovered, all in all, 714 suspicious and potentially improper and illegal votes in Cleveland County. The Board of Elections Board Members Wayne King, Alan Langley and Doug Sharp were very supportive of the effort by the BOE Director and Staff to ferret out suspicious votes by suspicious voters. Of the 714 suspicious votes discovered, the Board only approved 105 of those votes, meaning 605 voters had cast ballots that were not in accordance with North Carolina law. I asked Board Member Alan Langley how many dead people

had come out to vote? Langley replied, only partly in jest, that he didn't know as most of the suspicious ballots had been provisional and same day registration ballots where the voters' address (to prove the voter actually lived in Cleveland County) could not be verified. Many letters to the voters determined to have the need for verification of their residency in Cleveland County at the address given by the voters were returned by the US Postal Service as undeliverable. I suppose Mr. Langley was correct because the US Mail does not deliver mail to dead people. Meaning a deceased voter could not be found by the Postal service to prove he or she actually lived in Cleveland County. Also meaning the suspicious voters could not be identified and found for arrest and prosecution. Sheriff Alan Norman also does not arrest dead people.

Speaking of prosecution, the Cleveland County District Attorney's Office has been generally "soft" on crimes of all sorts. This is partly because, by my observation on Court Watching trips to the Courthouse, the criminal case prosecutions are so disorganized and so many cases are dismissed and plea bargained away that criminals are not sufficiently punished so that they do not understand the error of their ways. Stealing is easier than working and when thieves continually get away with stealing they have no reason to stop stealing. So they don't stop stealing.

It's the same with voter fraud. The two that are being referred to the DA for prosecution, out of a confirmed 605 suspicious and improper voters basically tells us fraudulent voters are rarely caught and when they are, they are not likely to be prosecuted by the Cleveland County District Attorney's Office. It appears voter fraud could very well be a perfect crime. Do the crime and do no time. Two out of 605 is only 0.3% that might get caught and if the Governor and Attorney General win because of voter fraud, you can bet there will never be any prosecution. Yet, electing our leaders is

one of the most basic aspects of obtaining and keeping good, fair and honest governments at every level, as well as ensuring justice in our court system in Cleveland County, North Carolina and the USA.

If you consider Cleveland County with 605 confirmed suspicious ballots multiplied by 100 counties, that is 60,500 suspicious votes. Many, many more than it took to possibly steal the 2016 election away from Governor Pat McCrory as well as the NC Attorney General, State Auditor, Judges and other state elected offices. And where was the NC General Assembly during all of this? The answer to this is easy. They were hiding out, hoping not to offend the homosexual gay rights agenda folks, the anti-Christian movement, Muslims, illegal immigrant who are illegally voting crowd and most of all, the biased media. They are also hoping the vast majority of Christians in Cleveland County as well as in North Carolina don't catch on to the General Assembly hiding out and not standing up for what is right. With a super-majority of timid Republicans in the General Assembly and with a Governor who most likely stole the election, North Carolina will be in a state of gridlock for the next four years. Or, what is more likely, the timid Republican General Assembly will cater to the pervert endorsed Democrat Governor just like the Republican US House and US Senate majority catered to the pervert endorsed President for the past several years. All because the timid, and maybe scared, NC General Assembly would not do their job and take over deciding the election races that are hopelessly mired in voter fraud.

Therefore, all citizens are requested to contact Cleveland County District Attorney Mike Miller and urge Miller to fully prosecute all those voting violation cases referred to him by the Cleveland County Board of Elections. In the case of Robert Dean Hudson, there is also an obvious Probation violation for a previous crime as well as his alleged felony election law violation as determined by the Cleveland County Board of



Elections. Basically a felony crime on top of a felony crime committed by a criminal perpetrator who has not learned his lesson that crime does not pay in Cleveland County. According to State Board of Elections records Robert Dean Hudson is a white, male, Democrat who signed a statement when he voted that he was not under any sort of criminal sentence that would preclude him from voting. Robert Dean Hudson, according to NC Department of Corrections records was convicted September 22, 2016 for Larceny after Breaking & Entering, which is a Class H Felony. Hudson has previous convictions in 2013 for Violation of Protective Order and Assault on a Female, both Class A1 Misdemeanors.

Please note:

- 1, The Court system activist judges helped bring about the rash of widespread fraudulent voting in Cleveland County as well as all across North Carolina by overturning voter ID requirements and re-instituting same day registration.

2. The case of Robert Dean Hudson was only the start of potentially fraudulent and definitely illegal voting right here in Cleveland County. Another case of illegal voting was discovered. Both are to be turned over to the DA for prosecution. Over 600 other cases of improper voting were determined, but the perpetrator cannot be identified and located.

3. Over 52+ counties in North Carolina are reporting voting irregularities and potential voter fraud that have brought the winner of the NC Governor's Office and other high state offices into question. (Many other counties are just not looking for potential voter fraud as they are probably overwhelmed with trying to accommodate voters according to Court Orders that took away requirements for voters to have to provide proper identification at the pooling places.) It is now four weeks after Election Day and the fraudulent voting potential has made these election results unsolvable as to which candidate has actually won the election for those

offices. Even though Governor McCrory and others have conceded without actually asking for the recount they deserve, the race for State Auditor has requested a recount. Hey folks, North Carolina Law provides a remedy for such situations by allowing the North Carolina General Assembly to decide the winner in just such contested cases as these. Also, this law has already been used several years ago in North Carolina and the winner as determined by the NC General Assembly was sworn into office. In the case of Governor Pat McCrory it appears his reelection was stolen and the timid General Assembly did not take up the matter in time because of pressure from the homosexuals and biased news media. With a Democrat Governor appointing activist Judges, majorities on every Board of Election, and other offices, the timid Republican controlled General Assembly may as well stay at home for all the good it will do. It is the Obama type gridlock in Washington, DC that is about to descend on North Carolina for the next four years.

4. One additional fact determined in the comment portion of the Special meeting regarding Robert Dean Hudson's illegal vote was that all early voting ballots have special "identifiers" on the ballots that can trace a particular ballot back to a specific voter. Although that will enable Hudson's ballot to be found amongst the thousands of early votes, it also means that anybody that voted early can have their ballot traced back to them (unless they gave a phony address as many have done). So, those who believe their ballots cast in early voting are secret ballots, that is not the case. Votes actually cast on Election Day does not have such identifiers on the ballots and those votes are indeed secret. One more reason I always recommend voting on Election Day. I would also recommend that anyone wishing to vote in Cleveland County register to vote in advance and vote in your proper precinct. Do not move to another county or state, vote there and try to come back to Cleveland County and vote again. If you do, you can expect the Director and Staff at the Cleveland County Board of Elections to catch you and perhaps

the District Attorney will prosecute you, that is until the Democrat Majority takes over. Then, everything will probably go haywire.

5. Two other cases of improper voting incidents occurred in Cleveland County at two different precincts on Election Day. Both incidents involved same day registrations by persons who were told to bring their marked up provisional ballots back to a precinct worker, but instead ran the ballots into the ballot box. Later it was determined the persons were not eligible to vote but now their marked up ballots cannot be identified and retrieved. So, their votes, although illegal, will count for the candidates they voted for. So much for ballot box security against voter fraud. This deficiency can be traced back to activist judges and their nitwit rulings and not the Board of Elections Director and Staff.

Now, consider this regarding the NC Governor's race:

When I left the Board of Elections Office at around 10PM Election Day (November 8, 2016) night all Cleveland County ballots had been counted (except those challenged ballots). Winners were determined in all Cleveland County races as well as Cleveland County totals for all NC State offices, Federal Offices. In highly contested and well publicized races Donald Trump (US President), Richard Burr (US Senator) Pat McCrory (NC Governor), Buck Newton (NC Attorney General), Mark Johnson (NC Superintendent of Public Instruction) won by landslides. Pat McCrory for NC Governor was ahead of challenger Roy Cooper by over 70,000 votes and only Durham County was left counting votes.

But bad trouble was brewing in the Durham County vote counting that never would have occurred if the Durham County Board of Elections Board, Director and Staff had been as responsible as the Cleveland County folks.

Although Durham County demographics are similar to Mecklenburg

County, Wake County, and Guilford County, which are the top four populated counties in NC (more Democrats, more minorities, more poverty, more welfare), their voting statistics were totally out of line with the other similar counties. Mecklenburg, Wake and Guilford counties averaged in the high 50% to low 60% in voting for Hillary Clinton for President, Roy Cooper for NC Governor, Deborah Ross for US Senate, etc. for other Democrat candidates. Durham County preliminary numbers were almost 80% for these same Democrat candidates. The over 70,000 vote lead McCrory had over Roy Cooper in 99 counties at 10PM on Election Day was erased by Durham county by midnight with an additional 4,000 votes to spare.

When calls came in to Durham County regarding provisional ballots, absentee ballots, etc. the folks in Durham kept on pulling Democrat votes out of their hats. Now the Democrats and Roy Cooper say Cooper won by around 10,000 votes overall statewide. A turn-around of over 70,000 votes that defies mathematical reality based on similar voting percentages in the other three similar demographic counties.

All this stinks of massive voter fraud all across North Carolina and especially in Durham County. There are other factors that add to the stench that Durham County would have so overwhelmingly voted for Roy Cooper for NC Governor.

1. Durham County waited until all other counties had counted and reported their votes before they counted and reported their Durham County votes. This provided an opportunity for mischief as it allowed the means for voter fraud perpetrators to know how many Democrat votes were needed to stuff into the Durham County ballot boxes for Roy Cooper and perhaps other Democrat candidates to win.
2. Durham County black Democrats had plenty of reason to dislike Roy Cooper as Attorney General of NC Roy
3. Cooper sold them out in the Duke Lacrosse case when Cooper dismissed the charges that the white Duke Lacrosse team

players had allegedly gang raped a black stripper at a drunken party.

4. An activist Judge ruled the NC Voter ID laws unconstitutional just before the election causing turmoil at many county Boards of Election.

5. The Cleveland County Board of Elections, as described above, showed sufficient diligence to prove voter irregularities were rampant, even when voting was closely watched.

Now we have evaluated the Federal lawsuits involving over 90,000 voters in Durham County and lawsuits from other counties. The overall Durham county vote counting results is so tainted by voter fraud that recounts will probably always end up with different totals, no matter how many times the votes are counted, that an extraordinary situation exists that requires the General Assembly to step in and settle these contested election results for several offices. And the General Assembly must step in NOW to prevent the turmoil from continuing. But they didn't and here we are. Gridlock for sure.

But maybe it is not too late, even though some candidates in close races have conceded.

**So, folks, Call your North Carolina Representative, Senator and especially Speaker of the House Tim Moore to demand positive action and settle the election results for the uncertain offices. And do it right NOW.**

This is what to say,

Dear Representative,

Please call a special session to settle the hopelessly contested election results in the 2016 Election and settle the contested offices in a manner that is allowed by the law in North Carolina.

Thanks,

Give your name and address for verification.