

Willie Green Calls for Criminal Investigation!!! City of Shelby Officials Beware!!! “Kryptonite” (Truth) Report by Robert A. Williams

Editor’s Note: We are calling information like this our Kryptonite Report. “Kryptonite,” in this case, meaning the TRUTH. Just like Kryptonite was the only substance that could kill Superman, truth is the only commodity that can kill Corruption in Shelby government and government everywhere else too. When truth prevails, corruption is destroyed. Or disinfected 100% That is our goal in everything we write. To tell the truth of the matter and destroy and disinfect corruption everyplace we find it.

Folks, As our previous articles uncover, describe and document the many problems and issues coming to light about potential criminal acts by Shelby officials in the obvious discrimination and other criminal offenses against Mr. Willie Green, Mr. Green has filed an official request for an investigation with the Cleveland County District Attorney Mike Miller, SBI Special Agent Hearne and NC Attorney General Josh Stein. Mr. Green’s exact request is provided below for your information and the truth of the matter. Any responses, findings of fact or additional cover-ups will also be provided to YOU citizens as soon as we can get our hands on them. And often that is not easy or forthcoming from those who have something to hide.

From: Willie Green:

To: DA Mike Miller, SBI Special Agent Hearne and NC Attorney General Josh Stein,

The purpose of this email is to formally request an investigation of alleged perjury and other possible felony crimes by local officials in Shelby. Attached to this email is the sworn affidavits of Mayor Stan Anthony and City Planning Director Walt Scharer and Mr. Anthony's answers to requested interrogatories.

In Mr. Anthony's sworn affidavit court filing dated August 11, 2020 (5-Star Athlete Development, LLC. v. Stanhope O. Anthony, III), he described his key witness, the City of Shelby Planning Director Walt Scharer, as an "honest and trustworthy source beyond approach." In Walt's sworn affidavit court filing dated the same day as Mr. Anthony's affidavit filing. Walt insisted under oath that he met with me on September 17, 2019, and I presented my zoning application to him at that meeting.

After I provided Walt emails and proof that not only did I not meet with him on that day of September 17th, I emailed my zoning application to Walt on September 25th. Walt was forced to hurriedly revise and file an amended sworn affidavit.

In his second filing to the courts—which does not have the required date of the signature of his notary visit and the month is incorrect-states, Walt's "recollection" has been "refreshed" by the emails to which he now admits he did not have access to because the City's email system was the target of a cyber/malware attack on March 18, 2020.

Walt's statement is not just an honest mistake and should not be treated as such. That is because the City and the Mayor were asked in February 2020 (before the cyber-attack), in a public record request, if the City had any proof to back Mr. Anthony's story, and the City responded in February and stated: "no records exist." Walt's sworn statement was an

intentional attempt to provide Stan Anthony enough cover, for the judge in my civil case to dismiss the case and to make me look as though I have not been honest and truthful to the courts and the public. When, in fact, it is our elected and public officials that feel they are above the law as they continue to make a mockery of our court system by continuously filing false documents.

I have asked the DA's office and the SBI office to investigate previous crimes committed by Mayor Anthony, and they were dismissed because either the statute of limitations expired to charge him or he could not be charged because the Mayor's role is "ceremonial" office. Yet the school system was eager to charge my wife with a class 3 misdemeanor if I continued to pursue the purchase of the old N. Shelby school.

In this case, an alleged felony crime(s) may have been committed, I have provided you with enough proof, for an investigation and I pray that your office(s) would take my request seriously before the statute (of limitations) expires.

I look forward to your responses as to your decision.

Willie A. Green, Sr.

Editor's Note: Attachments of the "phony" affidavits were provided in Mr. Green's original request to the DA, SBI and the Department of Justice under Attorney General Josh Stein. I have chosen not to attach them here as the second affidavit, like the first is tainted by factual and technical errors and a third affidavit (and maybe a fourth and fifth and sixth "sworn" affidavit may be concocted and filed before this process is over with. Or a judge throws somebody in jail for perjury and obstruction of justice.