

CCS School Board Set to Eliminate Parental/Guardian Involvement!! Through Phony Revision of CCS Policy 1319-4002!! Report, evaluation and conclusions by Robert A

Editor's Note: Folks, The COVID lockdowns did one good thing for our NATIONAL Community. It showed many parents, legal guardians and legal custodians of school-aged children just how an American Public Education had become Public Indoctrination. And how poorly educated our children have become. CCS included!!

All across America newly informed parents, guardians and custodians have turned out to Public School Board meetings with complaints about how badly our Public-School System are failing their children. Many School Boards, Including the CCS School Board, turned to meeting in Closed Sessions. And when the parents persisted in their demands for improvements and change, many of them were thrown out of the School Board Meetings and sometimes arrested and charged with a crime. Note that, to date, NO parent charged with a crime has been found guilty in a Court of Law.

Except for Scott Smith, the father of a teenaged girl who was sexually assaulted in a Loudoun County, Virginia School Girl's Bathroom by a Transgender Male. Virginia Governor Glenn Youngkin immediately Pardoned Mr. Smith. Governor Youngkin stated, "In Virginia, Parents matter and my resolve to empower

parents is unwavering. A parents fundamental right is to be involved in their child's education, upbringing and care should never be undermined by bureaucracy, school divisions or the state."

Now, the CCS School Board, under the bad and offensive leadership of Chairman Robert Queen, have struck back in their sneaky onerous and perverted way of doing business. They revise their official policies to quote the law and then proceed to violate the law with their own perverted interpretation of their own policies. Note that the prime example of that, right here in Cleveland County was in the recent "Senior Prank" episode at Burns High School that turned into unprosecuted vandalism. Where School Board Members Ronnie Grigg and Danny Blanton were defamed, censured and punished by Robert Queen, et. al. for exercising their First Amendment rights of Freedom of Speech in speaking out about the illegal acts. An onerous abuse of power by Robert Queen and his Waterboys (Joel Shores, Rodney Fitch, Greg Taylor, Ron Humphries and Walter Scott Spurling) whose repercussions are still festering within the North Carolina legal Statutes of Limitations and the 2024 School Board Elections.

At tonight's (October 9th, 2023) CCS School Board Meeting there is an agenda item for the "First Read" of Policy 1319-4002 titled Parental Involvement. There are at least five (5) instances where the words "Parent" or "Guardian" or "Custodian" have been purposefully marked out for deletion. It is Robert A's contention that this revision should be terminated immediately. Not only is it a waste of time, it is a sneaky and back-door way to dilute and interfere with the actual legal rights and obligations of parents, guardians and custodians of children as so eloquently described by Virginia Glenn Youngkin as previously stated.

Folks, come on out to the CCS School Board meeting tonight at 6:00 PM. Tell Robert Queen and his band of nitwits that they don't have the power to override State Law and the 2024 School

Board Elections will be the final end of their seemingly never-ending parade of shenanigans.

Note that the marked-up revisions of Policy 1319-4002 are provided below for your convenience.



Loading...



Taking too long?

🔄 Reload document

|  [Open in new tab](#)

[\[131.95 KB\]](#)