

CC Superintendent & School Board Surrenders to SIN!!!

Folks, by now everybody in Cleveland County and around North Carolina, the USA and probably the WORLD, knows that the Cleveland County School Board, elected by the citizens of Cleveland County, has just surrendered to **SIN**!! Officially! This past Monday, May 12, 2025 without firing one shot. The CCS School Board has not only surrendered to **SIN**, they have apologized to the World for not surrendering to **SIN** in the first place. All in the form of a "Settlement" of the Federal Lawsuit ***MK vs Superintendent Stephen Fisher and the CCS School Board Members***.

And **Robert A** wants to get to the truth of this debacle and complete sell-out to the forces of **EVIL** that have clearly overtaken Cleveland County Schools and Cleveland County itself. **LGBTQ+++**

LGBTQ+++ is NOT a word in the dictionary. It is a combination of the first letters of words that each represents an unnatural Sinful Activity all by itself. An UMBRELLA term of letters that covers the many variations of the SINFUL acts as the confused minds for those affected can dream up.

- **L**stands for **Lesbian**
- **G**stands for **Gay**
- **B**stands for **Bisexual**
- **T**stands for **Transgender**
- **Q**stands for **Queer**
- **+**stands for other **"sects"** of deviant sexual mis-behavior

The cover story that all these confused-minded LGBTQ+++ folks have come up with is that **GOD has made them that way**. And, since **GOD** has made them that way, they have all the rights to do what they do as everybody else that are NOT sexually confused. And **Jesus** has said so!!!

Robert A says all that is a bunch of HOEY!

The **Holy Bible** says Jesus is the SON of GOD, and that the only way to GOD is through Jesus Christ. And the **Holy Bible** also clearly describes what **GOD** thinks about unnatural sexual acts. It is all in the Book of Genesis. The Story of God's complete destruction of the sinful cities of Sodom and Gomorrah with **FIRE** and **BRIMSTONE**.

Now, one must wonder if God's destruction by **FIRE and BRIMSTONE** is the fate for Cleveland County, North Carolina???

What the **Holy Bible** truthfully teaches is that everybody should:

"HATE the SIN, but LOVE the SINNER!!" Nowhere in the **Holy Bible** does it say **LOVE** the **SIN!!** (Or, an assortment of **SINS!**)

So, the feckless and reckless Cleveland County School Board has just arranged Cleveland County Taxpayers to not only have to LOVE SINS, but we also have to "pay" for the place (Shelby High School, for now) where the SINS can take place!!!

And NOW, all us Cleveland County Citizens and Taxpayers and voters need to know, just who is running Cleveland County Schools??? (And, the Commissioners too) The folks who rake in our taxdollars and spend them like drunken Sailors.

The law says the CCS School Board is in charge of running CCS, through selecting a Superintendent and then leading, guiding and directing the Superintendent on his job to lead, guide and direct everybody else in the CCS establishment under the school boards directions. In the M.K. (LBGTQ+++) Lawsuit, the Superintendent was the first defendant, closely followed by the School Board Consisting of Chairman Joel Shores, Vice Chairman Aaron Bridges, Ron Humphries, Walter Scott Spurling, Gloria Sherman, Kenneth A. Ledford, Danny Blanton, Ronnie Grigg and David Fisher.

The law also says that the CCS School Board Chairman is only responsible for “running” the CCS School Board Meetings and mostly otherwise just doing what the Majority of the CCS School Board vote to have the Chairman do or take care of. All by a majority vote of the School Board during an open session of School Board Meetings.

The CCS Records (Minutes of Meetings) shows that there was NO VOTE by CCS School Board regarding a settlement of the MK vs. CCS lawsuit taken in OPEN Session.

The LAW says all votes on decisions made in CLOSED SESSIONS of the School Board must be followed by a vote of ALL the School Board members in an OPEN SESSION for any actions decided upon in CLOSED SESSIONS. AND, that any deviation of these LAWS by anybody would mean that any action taken by the School Board would be NULL and VOID!!!

Therefore, it appears that the CCS School Board did NOT Properly abide by the LAWS of North Carolina regarding the MK (LBTGQ+++) Lawsuit was unlawfully made and any such "Settlement" is also NULL and VOID.

Folks, Robert A has already submitted a Public Records Request to Cleveland County Schools requesting the minutes of all Closed Sessions of the CCS School Board regarding this MK vs CCS Lawsuit and School Board Attorney Leigha Sink has replied that Robert A's Public Records Request submittal has been received by CCS.

But the question remains; WHO authorizes the Attorneys hired to represent the Superintendent and School Board Members sued in Federal Court to agree to any "Settlement" instead of a Federal Court Trial on the merits of this controversial lawsuit that is so contrary to the Executive Orders of President Donald J. Trump.

For right now, Robert A is calling for CCS Superintendent Stephen Fisher, CCS Attorney Leigha Sink and School Board Members; Joel Shores, Aaron Bridges, Ron Humphries, Walter Scott Spurling, Gloria Sherman, Kenneth A. Ledford, Danny Blanton, Ronnie Grigg and David Fisher to publicly answer the following Questions in writing:

- 1. Did you vote for, or authorize in any way, the "Settlement Agreement" for the MK (LGBTQ+++) Lawsuit against Supt. Stephen Fisher and the CCS School Board???*

YES or NO???

2. Please provide any explanation YOU have for any action or inaction that YOU took in this matter.

3. When do YOU plan to RESIGN from your position as CCS Superintendent or CCS School Board Member?

Please return your answers to the Questions noted above as an email Reply to this message that has been sent to all of YOU by May 23, 2025