October 14,2024

Dear FHSTOP Supporter:

We would first like to thank you for your continued support, without it we wouldn't have been able to accomplish what we have done to date. For the past three weeks our attorney has been preparing our case regarding the Second Removal Vote. We were advised by our attorney not to make public what course of action he was planning to take. These steps are now complete, and we can provide you with a more detailed update.

On October 9,2024, our attorney sent Hope Carmichael (POA attorney) a letter regarding the posted results of the Special Meeting Removal Vote of September 27,2024. Our attorney's letter is posted on the FHSTOP.com website where you may read it in its entirety. But a brief Summary is listed below:

- **1)** Our attorney referenced State Statute NCGS 55A-10-20 for Bylaw Amendment by Directors for organizations such as ours.
- **2)** Our attorney states that the FHPOA Board of Directors did not comply with this state statute when amending our Bylaws.
- 3) Therefore, our attorney states that the amended Bylaw change (67%) for removal of Directors is null and void, which means the original Bylaw (50% + 1) still stands.
- **4)** Hence, our attorney noted our 52.3 % majority means that the removal vote was successful: that the four Directors, or their replacements, named on the ballot must be removed from the Board. Then the remaining Directors must select Replacement Directors according to the law.
- **5)** Our attorney requested a response by October 18, 2024.

Thanks again for your support and assistance. Please read the attorney's letter demanding that the Board of Directors act according to the law. And visit our website, FHSTOP.com for future updates as we allowed to publish.

This is an official message from FHSTOP