

IN THE SUPREME COURT OF FLORIDA

MARY BETH JACKSON, as
Superintendent of Schools for
Okaloosa County, Florida,

Petitioner,

Case No. SC19-_____

v.

GOVERNOR RON DESANTIS,

Respondent.

**APPENDIX TO EMERGENCY PETITION FOR QUO WARRANTO
OF MARY BETH JACKSON**

GEORGE T. LEVESQUE
FLORIDA BAR No. 0555541
D. TY JACKSON
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*Attorneys for Petitioner,
Mary Beth Jackson*

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on March 1, 2019, a true copy of the foregoing has been filed via the Court's electronic filing system, which shall serve a copy via email to the following counsel of record, constituting compliance with the service requirements of Fla. R. Jud. Admin. 2.516(b)(1) and Fla. R. App. P. 9.420:

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EXECUTIVE OFFICE OF THE GOVERNOR
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/s/ George T. Levesque
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*Attorneys for Petitioner,
Mary Beth Jackson*

CERTIFICATE OF COMPLIANCE

I certify that the font used in this appendix is Times New Roman 14 point
and in compliance with the Florida Rules of Appellate Procedure.

/s/ George T. Levesque
GEORGE T. LEVESQUE (FBN 822671)
GRAYROBINSON, P.A.

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STATE OF FLORIDA

OFFICE OF THE GOVERNOR

EXECUTIVE ORDER NUMBER 19-13

(Executive Order of Suspension)

WHEREAS, Article IV, Section 7 of the Florida Constitution provides in relevant part that, “the Governor may suspend from office ... any county officer for ... neglect of duty ... [or] incompetence”; and

WHEREAS, Mary Beth Jackson is presently serving as the Superintendent of Schools for Okaloosa County, Florida, having been reelected by the voters of Okaloosa County in 2016 for a four-year term; and

WHEREAS, pursuant to Florida Statute § 1001.32, the school district superintendent is responsible for the “administration and management of the schools and for the supervision of instruction in the district”; and

WHEREAS, pursuant to Florida Statute § 1001.33, the school district superintendent serves as the executive officer of all public schools within the school district; and

WHEREAS, pursuant to Florida Statute § 1001.42, the district school board, under the executive direction of the superintendent shall exercise power and perform the following duties: (1) recruiting and hiring personnel; (2) training, promoting, suspending and dismissing personnel; and (3) adopting policies for ethical conduct of personnel and school administrators; and

WHEREAS, pursuant to Florida Statute § 1001.42(6), the school district superintendent is required to “report to law enforcement misconduct by instructional personnel or school administrators that would result in disqualification from educator certification or employment”; and

WHEREAS, pursuant to Florida Statute § 1001.49, the school district superintendent shall exercise the following powers: general oversight over the entire school district and recommend policies, rules and minimum standards; and

WHEREAS, pursuant to Florida Statute § 1001.51, the school district superintendent shall exercise the following powers and perform the following duties: recommend the organization and operation of the schools to provide adequate educational opportunities for all children in the district; be responsible for directing the work of personnel of the school district; prepare all reports required by law or the rules of the State Board of Education; visit schools within the district to observe management and instruction to provide suggestions for improvement; and recommend procedures for implementing and maintaining a system of school improvement; and

WHEREAS, on January 9, 2018, Commissioner of Education, Richard Corcoran wrote a letter addressed to me in my official capacity as Governor of the State of Florida presenting two Okaloosa County Grand Jury Reports, dated February 20, 2018 and June 13, 2018; and

WHEREAS, based on the contents of the two Okaloosa County Grand Jury Reports, Commissioner Corcoran provided the following in his January 9, 2018, letter: "Based on the Grand Jury's findings, which are within the appropriate scope of grand jury review, the investigation of this matter conducted by my General Counsel's Office, and the grave and serious nature of these failures, I strongly recommend you exercise your authority under Article IV, Section 7(a) of the Florida Constitution and immediately suspend Superintendent Mary Beth Jackson from office."; and

WHEREAS, according to the abovementioned reports during the 2015-2016 school year in Okaloosa County, there were numerous allegations and complaints made against Marlynn Stillions, a teacher at Kenwood Elementary School, involving inappropriate physical conduct with special needs

students, including that Ms. Stillions kicked, tripped and grabbed students, withheld food and sprayed students with vinegar solution as punishment; and

WHEREAS, personnel in charge of reviewing complaints and human resources for Okaloosa County School District confirmed the allegations but failed to take any disciplinary action against Ms. Stillions and failed report Ms. Stillions to the Department of Children and Families, as required by Florida law; and

WHEREAS, personnel in charge of reviewing the allegations and complaints made against Ms. Stillions failed to report the conduct to the Office of Professional Practices of the Department of Education; and

WHEREAS, personnel within the Okaloosa County School District failed to report the allegations to the parents of the child involved in the investigation; and

WHEREAS, a subsequent investigation conducted by Okaloosa County Sheriff's Office and the State Attorney's Office led to Ms. Stillions being charged with four counts of child abuse; and

WHEREAS, a subsequent investigation conducted by Okaloosa County Sheriff's Office and the State Attorney's Office led to three other Okaloosa County School District employees being charged with failure to report suspected child abuse; and

WHEREAS, the Grand Jury found that Superintendent Jackson failed to implement proper procedures for record management and mandatory reporting to both the Department of Children and Families and the Department of Education; and

WHEREAS, the Grand Jury found that Superintendent Jackson failed to implement a proper procedure for removing any teacher who faces allegations that involve the health or safety of a student; and

WHEREAS, the Grand Jury found that Superintendent Jackson failed to provide adequate, necessary and frequent trainings for school district personnel, especially in the areas of ethics, child abuse and mandatory reporting obligations; and

WHEREAS, Superintendent Jackson is responsible for the conduct of school personnel and the safety and well-being of the students; and

WHEREAS, Superintendent Jackson has failed her responsibilities and duties to the parents and students of the Okaloosa County School District due to her failure to provide adequate, necessary and frequent training, a lack of supervision of school district personnel, and a failure to implement adequate safe-guards, policies, and reporting requirements to protect the safety and well-being of the students; and

WHEREAS, Superintendent Jackson has contravened her oath of office as set forth in Article II, section 5, of the Florida Constitution, to "...faithfully perform the duties" of Superintendent of Schools for Okaloosa County, Florida; and

WHEREAS, due to her clear neglect of duty and incompetence, Superintendent Jackson can no longer demonstrate the qualifications necessary to meet her duties in office; and

WHEREAS, it is in the best interests of the residents and students of Okaloosa County, and the citizens of the State of Florida, that Superintendent Jackson be immediately suspended from the public office, which she now holds;

NOW, THEREFORE, I, RON DESANTIS, Governor of Florida, pursuant to the Constitution and the laws of the State of Florida, do hereby find, determine, and for the purposes of Article IV, section 7, of the Florida Constitution, allege as follows:

A. Mary Beth Jackson is, and at all times material was, the Superintendent of Schools for Okaloosa County, Florida.

B. The office of Superintendent is within the purview of the suspension powers of the Governor, pursuant to Article IV, section 7, of the Florida Constitution.

C. The actions and omissions of Mary Beth Jackson as referenced constitute neglect of duty and incompetence for the purposes of Article IV, section 7, of the Florida Constitution.

D. If, after execution of this suspension, additional facts are discovered that illustrate further neglect of duty and incompetence—or other constitutional grounds for suspension of Mary Beth Jackson—this Executive Order may be amended to allege those additional facts.

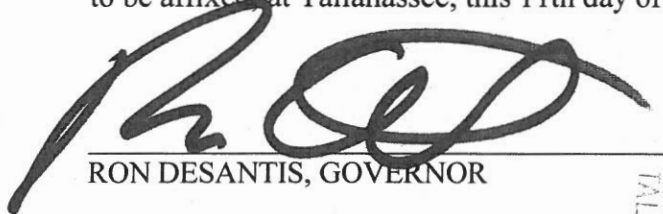
BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is issued, effective immediately:

Section 1. Mary Beth Jackson is hereby suspended from the public office that she now holds, to wit: Superintendent of Schools for Okaloosa County, Florida.

Section 2. Mary Beth Jackson is hereby prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until a further executive order is issued, or as otherwise provided by law.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 11th day of January, 2019.


RON DESANTIS, GOVERNOR

ATTEST:


SECRETARY OF STATE

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TALLAHASSEE, FLORIDA



Marva Johnson, *Chair*
Andy Tuck, *Vice Chair*
Members
Ben Gibson
Tom Grady
Michael Olenick
Andrew Pollack
Joe York

January 9, 2019

Dear Governor DeSantis,

I am presenting for your review and consideration two Okaloosa County Grand Jury Reports, dated February 20, 2018 and June 13, 2018. These reports find that Superintendent Jackson failed in one of her most fundamental duties—protecting children. The Grand Jury reviewed allegations that special needs children were “kicked, tripped, and grabbed” and that the teacher “withheld food and sprayed students with a vinegar solution as a form of punishment.” A four-year-old boy on the Autism Spectrum, who was non-verbal was the recipient of the majority of this abuse. The teacher received a seven-year prison sentence.

The February Grand Jury report indicated that Okaloosa County Superintendent Jackson refused to appear before the Grand Jury. For an elected public official, this is deeply troubling. The Report went on to find that Superintendent Jackson failed in her obligation to ensure the safety and well-being of the 30,000 public school students in Okaloosa County, and failed to satisfy her obligations as an elected official. The Grand Jury found that as a result of poor training and supervision, the school district failed to report allegations of child abuse to the Department of Children and Families, and failed to report educator misconduct to the Department of Education.

After further investigation, the Grand Jury ultimately stopped short of indicting Okaloosa Superintendent Mary Beth Jackson on any criminal charges in its June report. But, the Grand Jury stated that it continued “to lack confidence in [Superintendent Jackson’s] abilities to serve as Superintendent of Schools for Okaloosa County.” The Grand Jury expressed concern about Superintendent Jackson’s “behavior, lack of leadership, and failure to fulfill her obligations as Superintendent.” The Grand Jury went on to “recommend that the Department of Education review this matter and take appropriate action against Ms. Jackson.”

Based on the Grand Jury’s findings, which are within the appropriate scope of grand jury review, the investigation of this matter conducted by my General Counsel’s Office, and the grave and serious nature of these failures, I strongly recommend you exercise your authority under Article IV, Section 7(a) of the Florida Constitution and immediately suspend Superintendent Mary Beth Jackson from office. If you need the Department to assist with any additional review, please let me know.

Sincerely,

A handwritten signature in dark ink, appearing to read "Richard Corcoran", with a long, sweeping horizontal line extending to the right.

Richard Corcoran

WILLIAM "BILL" EDDINS
STATE ATTORNEY



OFFICE OF
STATE ATTORNEY
FIRST JUDICIAL CIRCUIT OF FLORIDA

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Telephone: (850) 651-7260
Website: <http://sa01.co.escambia.fl.us>

March 15, 2018

PRESS RELEASE

William "Bill" Eddins, State Attorney for the First Judicial Circuit, announced today that the No True Bill and Report issued by the Okaloosa County Grand Jury on February 20, 2018, has been ordered released by the Court. This Report and No True Bill are the result of the Grand Jury's review of the operations, policies, and procedures regarding the Okaloosa County School District. Attached to this press release are copies of both the No True Bill and Report.

For more information regarding this matter, please contact State Attorney Bill Eddins at (850) 595-4761.

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT,
IN AND FOR OKALOOSA COUNTY, FLORIDA

TO THE HONORABLE JUDGES OF THE ABOVE-ENTITLED COURT:

We, the Grand Jurors of the State of Florida, lawfully selected, impaneled and sworn, in and for the body of Okaloosa County, Grand Jury Term One, do respectfully present this report.

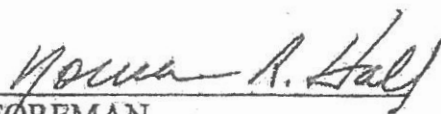
NO TRUE BILL

The Grand Jury of Okaloosa County, Florida, has been requested by the State Attorney of the First Judicial Circuit to investigate the operation of Okaloosa County School District.

After hearing testimony of all witnesses and considering the facts and law of the case, the Grand Jury has voted to return a NO TRUE BILL.

Dated: February 20, 2018

Respectfully,


FOREMAN

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JD REAGAN II
2018 FEB 20 PM 11 29
CLERK
OKALOOSA COUNTY
FLORIDA

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA
IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT
OF THE STATE OF FLORIDA IN AND FOR
OKALOOSA COUNTY, FLORIDA
AT THE FIRST TERM HEREOF,
IN THE YEAR OF OUR LORD,
TWO THOUSAND AND EIGHTEEN

REPORT

WE THE GRAND JURORS OF THE STATE OF FLORIDA, LAWFULLY SELECTED,
IMPANELED AND SWORN, INQUIRING IN AND FOR THE BODY OF THE COUNTY OF
OKALOOSA UPON THEIR OATHS AS GRAND JURORS, DO PRESENT THE
FOLLOWING REPORT.

At the request of the Office of the State Attorney, we have reviewed the operations, policies and procedures of the Okaloosa County School District. The facts giving rise to our review began in the 2015-2016 school year. During that school year, numerous allegations and complaints were made against Marlynn Stillions, an Exceptional Student Education teacher at Kenwood Elementary School. These allegations involved inappropriate physical contact with special needs students. Specific complaints alleged that Ms. Stillions had kicked, tripped and grabbed ESE students, withheld food and sprayed students with a vinegar solution as a form of punishment. One particular student, a four-year-old child on the Autism Spectrum who was essentially non-verbal, was the recipient of the majority of this abuse.

An internal investigation of these allegations was conducted by Arden Farley, an Equity Specialist working for the Okaloosa County School District. Mr. Farley confirmed multiple allegations of inappropriate behavior and made specific recommendations. Mr. Farley's report was eventually reviewed by Stacie Smith, Assistant Superintendent of Human Resources. Ms. Smith determined that because timelines required by the Master Contract between the School Board of Okaloosa County and the Okaloosa County Education Association had not been followed, no disciplinary action could be taken against Ms. Stillions. The Okaloosa County Education Association is the union that represents the instructional staff.

At no time during the investigation process or review were the allegations of abuse against Ms. Stillions ever reported to the Department of Children and Families. Florida Law requires that any person who knows or who has reasonable cause to suspect that a child is abused must report such knowledge or suspicion to the Department. Additionally, no report was ever made to the Office of Professional Practices of the Department of Education. The Department of Education has the authority to take action against a teacher's certificate whenever allegations of abuse are confirmed. Both of these reports should have been made by the Okaloosa County School District and its employees. The fact that the internal investigation was dismissed for failing to comply with Master Contract guidelines in no way prevented these reports from being made. Finally, the parents of the child involved were never advised of either the abuse allegations or investigation.

In May 2017, the father of the child involved became aware that there might be a report involving the treatment of his child. After first being advised by the school district that no such report existed, the parent received a redacted copy of Farley's report. After reviewing the report, he contacted the Okaloosa County Sheriff's Office and the State Attorney's Office. Following an investigation by these agencies, four individuals were arrested. Marlynn Stillions was charged with four counts of child abuse; Arden Farley was charged with four counts of failure to report suspected child abuse; Angelyn Vaughan, former principal at Kenwood Elementary, was charged with three counts of failure to report child abuse and Stacie Smith was charged with three counts of failure to report child abuse. The investigation uncovered other concerning situations involving the Okaloosa County School District which were also brought to our attention.

Based upon our review of this matter, we find that the previous arrests are sufficient and therefore return a NO TRUE BILL. We do recommend, however, that the State Attorney's Office continue its investigation to determine if additional evidence exists to warrant more arrests. We are particularly concerned with the behavior and knowledge of Superintendent of Schools Mary Beth Jackson. We make this report to further discuss our findings and recommendations.

HENRY KELLEY

Henry Kelley is an Okaloosa County School District employee who is alleged to have violated Florida's Public Records Law by releasing a confidential and exempt record. Evidence we received indicated that Kelley released a copy of a complaint against district employee, Stacie Smith, while the complaint was still active. Active employee complaints are considered confidential and exempt and should not be released. Such a release would violate the Public Records Law and constitute a non-criminal infraction. We recommend that the State Attorney's Office review this matter and pursue appropriate charges.

MASTER CONTRACT BETWEEN SCHOOL BOARD AND TEACHERS' UNION

The Master Contract is the collective bargaining agreement between the School Board of Okaloosa County and the Okaloosa County Education Association. The Contract runs for a three-year period of time and is scheduled to be renegotiated this summer. All terms of that contract must comply with all State and Federal law. We are particularly concerned with Article VIII D. This section states that "Unless instructional personnel are notified and given an opportunity to respond within five (5) working days when the administrator becomes aware of an alleged incident/complaint, no official action will be taken nor official record kept, or referred to at a later time." Any new contract must fully comply with Florida's Public Records Law to ensure that all required records are preserved.

POLICIES AND PROCEDURES

We have heard testimony regarding recent changes to the policies and procedures of both the School Board and the School District. While this is a good beginning, more changes need to be made. Improvements to public records policies should be considered immediately. Procedures need to be improved regarding record management, employee transfers and mandatory reporting to both the Department of Children and Families and the Department of Education. Clear policies should be in place regarding the removal from direct student contact any teacher who is facing allegations that involve the health or safety of a student. In developing such a policy, the welfare of the student should be of utmost importance. Such removal should extend until the investigation is closed.

The School Board holds public board meetings on the second and fourth Monday of each month. These are open meetings that anyone can attend. We believe that improvements need to be made regarding the agendas prepared for these meetings. We are particularly concerned with the consent and human resources agendas. Board members should be fully appraised of all disciplinary matters including teacher transfers. The School Board and School District should consider providing confidential packets to Board members, prior to workshops, whenever an issue of employee discipline or transfer is involved. Any such change must fully comply with Public Record or Sunshine requirements.

TRAINING

As previously described, the School District has also made minimal improvements regarding employee training. We believe more training still needs to be done. This additional training should include both instructional and non-instructional staff. Areas that should be covered include, but are not limited to, ethics, child abuse, mandatory reporting obligations to the Department of Children and Families, and the responsibilities of the Department of Education. This training should not only be for new hires but continued on an annual basis for all employees. Online training should be considered to reduce the burden on teachers and staff. Records should be maintained to verify that this mandatory training is completed.

EQUITY INVESTIGATIONS AND REPORTS

We have reviewed considerable evidence involving Equity Investigations and Reports. These investigations and reports involve allegations of employee misconduct and include factual findings, conclusions and recommendations. These investigations have in the past been done by district employees. The School District is currently considering contracting with outside organizations to assist with these investigations. These investigations and reports have been inadequate and are responsible for many of the issues that have resulted in this Grand Jury Report. We make the following recommendation for changes to the procedures related to Equity Investigations.

Each investigation must include a checklist to ensure that all steps and requirements are met. This checklist should include a minimum of the following items:

- A determination if the investigation includes matters that must be reported to the Department of Children and Families and whether or not such report has been made
- Where appropriate, has the School Resource Officer been contacted
- Has the Department of Education been advised
- Have the parents of any child involved been contacted
- Have steps been taken to remove any employee from student contact
- Have all timelines been followed. This includes all statutory, rule, and Master Contract requirements
- Have all required notices been made including notice to the employee named in the complaint.

Each report should include a signature page. The following people should be required to review and sign each investigative report; Investigator, Human Resources Director, employee subject to the report, the employee's immediate supervisor, and the Superintendent of Schools.

ANDY JOHNSON

Andy Johnson is a Specialist with the Okaloosa County School District. His areas of responsibility are primarily in safety, athletics, and discipline as well as crisis management. To some extent he acts as a liaison between law enforcement and the School District. When the Kenwood Elementary School matter was first brought to the attention of the Okaloosa County Sheriff's Office, he was contacted by Major Arnold Brown. When answering questions before the Grand Jury, Johnson frequently answered that he could not remember. He also gave answers that were inconsistent with previous statements. While we do not find his behavior before the Grand Jury criminal, we do find it concerning and worthy of note in this report.

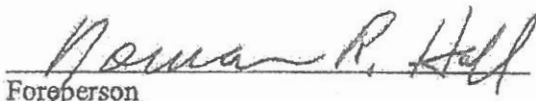
SUPERINTENDENT OF SCHOOLS MARY BETH JACKSON

We are most concerned by the behavior of Superintendent of Schools Mary Beth Jackson. Despite repeated requests, Ms. Jackson chose not to appear before the Grand Jury. The Grand

Jury expresses great disappointment in that decision. As the elected Superintendent of Schools, Ms. Jackson is responsible for the safety and well-being of 30,000 students. We find that she has failed to fulfill that obligation. We further find that she has not satisfied her obligations as an elected official. As a result of both poor training and supervision, employees on multiple occasions have failed to report suspected allegations of child abuse. Similarly, the Okaloosa County School District has failed to report allegations of misconduct to the Department of Education. These mistakes should have never occurred. It was Ms. Jackson's duty to see that all employees were properly trained and supervised and that they were aware of their legal obligation to report child abuse. It is her responsibility to see that these mistakes do not continue and that policies and procedures consistent with this report are enacted, revised and enforced.

We are also concerned by inconsistent statements Ms. Jackson has made in public regarding her knowledge of the Kenwood Elementary School matter. For that reason, we recommend that the State Attorney's Office continue to investigate Ms. Jackson to determine if sufficient evidence exists for the filing of criminal charges.

DONE THIS 20 day of February 2018.


Foreperson

WILLIAM "BILL" EDDINS
STATE ATTORNEY



1-B 8th Avenue
Shalimar, FL 32579
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OFFICE OF
STATE ATTORNEY
FIRST JUDICIAL CIRCUIT OF FLORIDA

June 29, 2018

PRESS RELEASE

William "Bill" Eddins, State Attorney for the First Judicial Circuit, announced the release of the Okaloosa Grand Jury Report issued on June 13, 2018, which has been ordered released by the Court. The Report is the result of the Grand Jury's review of the operations, policies and procedures regarding the Okaloosa County School District. Attached to this press release is a copy of the report.

For more information regarding this matter, please contact Assistant State Attorney William Bishop at (850) 651-7260.

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA
IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT
OF THE STATE OF FLORIDA IN AND FOR
OKALOOSA COUNTY, FLORIDA
AT THE FIRST TERM HEREOF,
IN THE YEAR OF OUR LORD,
TWO THOUSAND AND EIGHTEEN

REPORT

WE THE GRAND JURORS OF THE STATE OF FLORIDA, LAWFULLY SELECTED,
IMPANELED AND SWORN, INQUIRING IN AND FOR THE BODY OF THE COUNTY OF
OKALOOSA UPON THEIR OATHS AS GRAND JURORS, DO PRESENT THE
FOLLOWING REPORT.

At the request of the Office of the State Attorney, we have again met to review matters concerning the Okaloosa County School District. In our previous report, we asked the State Attorney's Office to continue its investigation to determine if evidence existed to support more arrests. Of particular concern to us was the knowledge and behavior of Superintendent of Schools, Mary Beth Jackson. This additional investigation has now been completed and presented to us for our review. This new evidence concerns Mary Beth Jackson as well as allegations of possible child abuse by a former school district teacher. Based upon our review, we find that there is insufficient evidence to support any additional criminal charges and therefore, return a NO TRUE BILL.

While we have found that the evidence presented to us is insufficient to allow us to indict Mary Beth Jackson on any criminal charges, we continue to lack confidence in her abilities to serve as Superintendent of Schools for Okaloosa County. As stated in our previous report, we are most concerned about her behavior, lack of leadership, and failure to fulfill her obligations as Superintendent. For these reasons, we, the members of this Grand Jury, recommend that the Department of Education review this matter and take appropriate action against Ms. Jackson. To assist in this review, we ask that the State Attorney's Office forward copies of our reports to the Department of Education. We further recommend that both the School District and School Board move forward to fully implement the recommendations made in our previous report.

As voters and taxpayers of Okaloosa County, we encourage all citizens to be both informed and educated when it comes time to place their ballot.

DOKE THIS 23 day of June 2018.

RECEIVED
JUN 11 2018
AND CORRECT COPY
JE PEACOCK II
CLERK CIRCUIT COURT



Foreperson

DATE 6/13/18

EXECUTIVE DEPARTMENT
STATE OF FLORIDA



In the Name and by the Authority of the

STATE OF FLORIDA

I, Rick Scott, Governor of Florida, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby commission

Mary Beth Jackson

who was duly elected on the Eighth day of November, A.D., 2016, to be

**Superintendent of Schools,
Okaloosa County**

for a term beginning on the Twenty-Second day of November, A.D., 2016, until the Sixteenth day of November, A.D., 2020, according to the Constitution and Laws of the State and in the Name of the People of the State of Florida to have, hold and exercise the said office, and all the powers and responsibilities appertaining thereto, and to receive the privileges and emoluments thereof in accordance with the law.

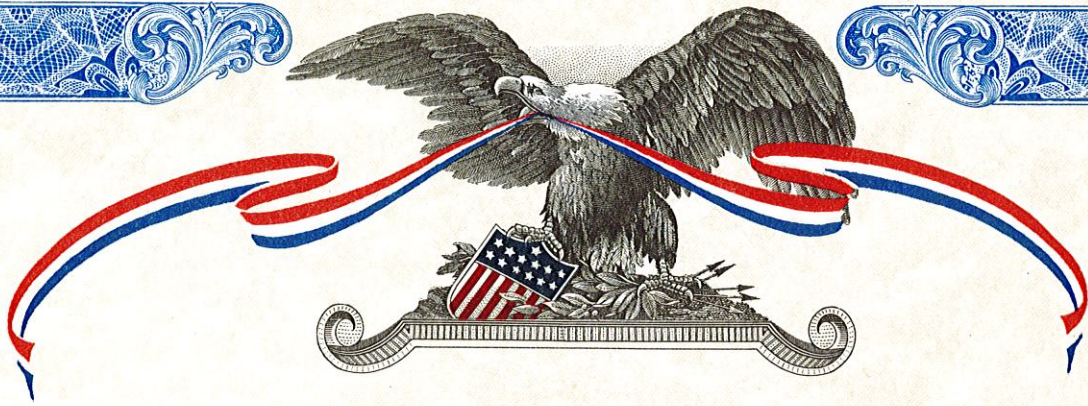


Ken Detmold
Secretary of State

In Testimony Whereof, I do hereunto set my hand and cause to be affixed the Great Seal of the State, at Tallahassee, the Capital, this the Nineteenth day of December, A.D., 2016, and of the Independence of the United States the Two Hundred and Forty-First year.

ATTEST:

Governor of Florida



CERTIFICATE OF ELECTION

Ch. 102.155 F.S.

STATE OF FLORIDA

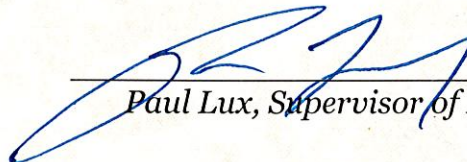
COUNTY OF OKALOOSA

OFFICE OF THE SUPERVISOR OF ELECTIONS

Crestview, Florida

November 18, 2016

This is to certify that **MARY BETH JACKSON** was elected Superintendent of Schools, in and for Okaloosa County, at the General Election held on the 8th day of November, A.D., 2016, having received the highest number of votes for said office at said election, as shown by the Elections returns on file in my office.


Paul Lux, Supervisor of Elections