

From: Taylor, Richele
To: Bob Cook <BCook@scag.gov>
Date: 9/30/2016 12:48:04 PM
Subject: RE: question

Ok. Thanks.

From: Bob Cook [<mailto:BCook@scag.gov>]
Sent: Friday, September 30, 2016 12:46 PM
To: Taylor, Richele
Subject: RE: question

I think we have said in the past that a court would have to remove a non-resident. I will look.

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From: Taylor, Richele [<mailto:RicheleTaylor@gov.sc.gov>]
Sent: Friday, September 30, 2016 12:45 PM
To: Bob Cook
Subject: RE: question

They are not providing one. But I cannot see where it would come to us. I was trying to figure out the process myself so I could send them back on the right track.

From: Bob Cook [<mailto:BCook@scag.gov>]
Sent: Friday, September 30, 2016 12:37 PM
To: Taylor, Richele
Subject: RE: question

What provision are they saying you should remove under?

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From: Taylor, Richele [<mailto:RicheleTaylor@gov.sc.gov>]
Sent: Friday, September 30, 2016 12:33 PM
To: Bob Cook
Subject: question

Bob,

Do you have time for a call regarding a question on removal from office?

In short, there is a residency dispute over a current School Board member (this is not related to Kim Murphy lawsuit; different county). The School Board is saying the Governor has the power to remove the person. The Governor has cause to remove for specific reasons, but not residency. Residency is determined by the voter registration board.

My thought is this should be a School Board issue and handled through their bylaws. But if there is a disagreement I am not sure who the “trump” card would go to. Thought you may have looked at this before.

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