

**ST. CLAIR COUNTY  
ELECTORAL BOARD HEARINGS**

**RULINGS**

**Listed below are the Electoral Board Hearings and rulings that were heard on January 5, 2021, by the St. Clair County Electoral Board.**

**Curtis McCall, Sr. – VS – Tami J. Brooks  
City of Cahokia Heights Mayor  
OBJECTION SUSTAINED**

**Edwin L. Cockrell, Sr. – VS – William “Billy” Cumberland  
Kaskaskia Water District Trustee  
OBJECTION SUSTAINED**

**Melissa Lewis – VS – Jessie Granger, Jr.  
E. St. Louis CUSD#189 – School Board Member  
OBJECTION SUSTAINED**

**Willie B. Ray – VS – Jessie Granger, Jr.  
E. St. Louis CUSD#189 – School Board Member  
OBJECTION SUSTAINED**

**Rickie Thomas – VS – Jessie Granger, Jr.  
E. St. Louis CUSD#189 – School Board Member  
OBJECTION SUSTAINED**

**Jasmine S. Adams – VS – Willie B. Ray  
E. St. Louis CUSD#189 – School Board Member  
RECESS/JANUARY 14, 2021**

**Melissa Lewis – VS – La Keisha Adams  
E. St. Louis CUSD#189 – School Board Member  
RECESS/JANUARY 14, 2021**

**Melissa Lewis – VS – Walter L. Hood, Sr.  
E. St. Louis CUSD#189 – School Board Member  
OBJECTION OVERRULED**

**Jasmine S. Adams – VS – Timothy Lockett  
E. St. Louis CUSD#189 – School Board Member  
RECESS/JANUARY 14, 2021**

**Jasmine S. Adams – VS – Danielle P. Moore  
E. St. Louis CUSD#189 – School Board Member  
RECESS/JANUARY 14, 2021**

**Ronnie L. Middendorf – VS – Dave Barnes  
St. Clair Township – Supervisor  
OBJECTION OVERRULED**

**Ronnie L. Middendorf – VS – Jana Moll  
St. Clair Township – Clerk  
OBJECTION OVERRULED**

**Ronnie L. Middendorf – VS – James E. Hursey  
St. Clair Township – Highway Commissioner  
OBJECTION OVERRULED**

**Ronnie L. Middendorf – VS – Michael J. Isenhardt  
St. Clair Township – Trustee  
OBJECTION SUSTAINED**

**Ronnie L. Middendorf – VS – Julie Miller  
St. Clair Township – Trustee  
OBJECTION OVERRULED**

**Ronnie L. Middendorf – VS – John Y. Vosler  
St. Clair Township – Trustee  
OBJECTION OVERRULED**

**Ronnie L. Middendorf – VS – Donald Wallace  
St. Clair Township – Trustee  
OBJECTION OVERRULED**

**Terrilyn D. Gossett – VS – Sherwin “Herc” Haywood  
E. St. Louis Park – Commissioner  
OBJECTION OVERRULED**

**Debbie A. Moore – VS – Norman J. Miller  
Canteen Township – Supervisor  
OBJECTION OVERRULED**

**Angie L. Rodgers – VS – Vivien L. Miller  
Canteen Township – Trustee  
OBJECTION OVERRULED**

**De Marion Weeden – VS – David Kocurek  
Cahokia Public Library District – Trustee  
WITHDRAWAL OF CANDIDACY**

**De Marion Weeden – VS – Kristine Morice  
Cahokia Public Library District – Trustee  
WITHDRAWAL OF CANDIDACY**

**De Marion Weeden – VS – Cynthia Trammell  
Cahokia Public Library District – Trustee  
WITHDRAWAL OF CANDIDACY**

**De Marion Weeden – VS – Dan Greer  
Cahokia Public Library District – Trustee  
WITHDRAWAL OF CANDIDACY**

**Zachary Vasquez – VS – David A. Bone  
Stookey Township – Supervisor  
OBJECTION OVERRULED**

**Zachary Vasquez – VS – Lester Greene  
Stookey Township – Clerk  
OBJECTION OVERRULED**

**Zachary Vasquez – VS – Steve Gomric  
Stookey Township – Highway Commissioner  
OBJECTION OVERRULED**

**Zachary Vasquez – VS – Ryan L. Stookey  
Stookey Township – Trustee  
OBJECTION OVERRULED**

**Zachary Vasquez – VS – Daniel C. Barger  
Stookey Township – Trustee  
OBJECTION OVERRULED**

**Zachary Vasquez – VS – Steven G. Thouvenot  
Stookey Township – Trustee  
OBJECTION OVERRULED**

**Zachary Vasquez – VS – Monica Brackman  
Stookey Township – Trustee  
OBJECTION OVERRULED**

**Zachary Vasquez – VS – Stan J. Sieron  
Stookey Township – Assessor  
OBJECTION OVERRULED**

**RULES OF PROCEDURE ADOPTED BY THE**

**ST. CLAIR COUNTY ELECTORAL BOARD**

1. Appearance by a candidate or objector at the hearing on objections may be in person or by counsel.
2. On the day set for the hearing of objections both the objector and the candidate will be required to state whether or not they are ready for the hearing on their case.
3. There will be no continuance or resetting of the hearing except for good cause shown.
4. Preliminary motions will be heard first. If the objections to an objector's petition are sustained, the objector's petition will be overruled and the validity of the nomination papers shall be sustained.
5. The Board will consider such evidence as may be submitted, including, but not limited to, other documentary evidence, affidavits, and oral testimony. In view of the fact, however, that the Board must hear and pass upon objections within a limited time, extended examination and cross examination of witnesses will be restricted, and the Board

-3-

will not be bound by rules of procedure which prevail in courts of record.

6. The St. Clair County Clerk's office shall maintain the original exhibits, and in addition to making copies for Board Members and parties, will convey the applicable exhibits to each scheduled hearing.
7. The Board will consider only:
  - (a) Objections and the specifications of such objections, if any, to the objector's petition.
  - (b) Objections and the specifications of such objections, if any, to the original nominating papers.
8. All arguments of counsel and evidence must be confined to the points raised by the objections and specifications, if any, to objector's petition and by the objector's petition

and specifications with respect to the nomination papers; each party shall be given equal time to present the entirety of their case.

9. At the conclusion of the evidence, the Electoral Board may discuss the issue(s) contained in the petition pending before the Board and vote to sustain or deny the petition in whole or in part. Alternatively, if any Board Member finds that it is necessary to consult with legal counsel prior to voting on the issues presented, the Board will take the matter under advisement reconvening at a date subsequent to complete consideration of the presented evidence and to vote to sustain or deny the petition at that time.
10. If the objections are sustained in whole or in part, the nomination papers will be held invalid and the Board will state its findings in writing, noting the objections which have been sustained.
11. After the Board convenes its first session it will be in session continuously until all objections have been considered and disposed of, and if necessary, in the discretion of the Board, its session will be extended or recessed from time to time.