URGENT: Democrat Voting Fraud Scheme Uncovered

Mark E. Harris To: John Harris

Tue, Nov 15, 2016 at 9:37 PM

Amen't But interestingly enough, the guy who made the claim, Dowess, is the same guy that Johnson paid to run the "absentee ballot program" for him! Guess he didn't like the Dems cutting into it's business! Or as Mon said, you can shoot bull to a bull shooter!

Sent from my (Phone

On Nov 15, 2018, at 7.25 PM, John Hallis Katern Libbras 3015 prote

Preaching to the choic

Bagin forwarded message

From: Russell Pack 4 152 41 coro 22-2 Date: November 5, 2015 at 7 15, 13 PM EST Subject: UAGENT: Democrat Voting Fraud Schame Uncovered Reply-To: "C Act "Cost "

Friend.

A massive voting traudischeme has been understad in Bladen Dounty, Hundreds of acsentae ballots spear to have been fraudulently cast for Roy Cooper and other Democrats. Initial evidence shows that a North Carolina Democrat Party-funded group may have paid paddle to cast fraudulent votes to tip this election to Roy Cooper!

This cannot stand. Whit here to denote to our legal defense fund to flore back ETE TE TELL

We are challenging these likely fraudulent votes, but need your immediate help! There is avidence to suggest that this may have occurred in other counties as well.

Our team is working around the clock to ensure votes are properly counted. Don't let Roy Copper and his cromes steel this election with back door shenanigans. Stratifolica to as it ('822" 171" 867 - 118 6" 721" C

Aussell Pack Team McCrony

Election Law

John Harris

To: Mark Harris

Fri, Apr 7, 2017 at 8:58 AM

See below. Specific provision is highlighted. § 163-226.3. Certain acts declared felonies.

(6)

Any person who shall, in connection with absentee voting in any election held in this State, do any of the acts or things declared in this section to be unlawful, shall be guilty of a Class I felony. It shall be unlawful:

For any person to take into that person's possession for delivery to a voter or for return to a county board of elections the absentee ballot of any voter, provided, however, that this prohibition shall not apply to a voter's near relative or the voter's verifiable legal guardian;

John E. Hamis

John Harris To: Beth Harris

Fri, Apr 7, 2017 at 9:21 AM

Quoted text hidden

Mark E. Harris To: John Harris

Fri, Apr 7, 2017 at 9:22 AM

So you found no problem in handling "request forms?" I am certain they have them mailed in then!

Sent from my iPhone (Quoted text hidden)

John Herris < To: "Mark E. Harris Cc: Beth Harris <

Fri, Apr 7, 2017 at 9:29 AM

This is not legal advice.

I didn't see anything about requests forms, and I don't think there's a problem with calling people and providing them the forms. Best practice would be to have that person mail the request form personally, but I'm not sure it's illegal to collect request forms and mail them at once.

They are on thin ice by sending somebody out to sign and/or witness the ballot, but technically not illegal is no relative or legal guardian can

The key thing that I am fairly certain they do that is illegal is that they collect the completed absentee ballots and mail them all at once. The way they pop up in batches at the board of elections makes me believe that. But if they simply leave the ballot with the voter and say be sure to mail this in, then that's not illegal.

[Quoted text hidden]

Mark E. Harris To: John Harris

Fri, Apr 7, 2017 at 9:43 AM

Election Law

To: Mark Harris

John Harris

Fri, Apr 7, 2017 at 8:56 AM

See below. Specific provision is highlighted. § 163-226.3. Certain acts declared felonies.

Any person who shall, in connection with absentee voting in any election held in this State, do any of the acts or

things declared in this section to be unlawful, shall be guilty of a Class I felony. It shall be unlawful: For any person to take into that person's possession for delivery to a voter or for return to a county (6)

board of elections the absentee ballot of any voter, provided, however, that this prohibition shall not apply to a voter's near relative or the voter's verifiable legal guardian;

John E. Harris

To: Beth Harris Quoted text hidden

John Harris

Fri, Apr 7, 2017 at 9:22 AM

Fri, Apr 7, 2017 at 9:21 AM

Mark E. Harris To: John Harris

So you found no problem in handling "request forms?" I am certain they have them mailed in then!

Fri, Apr 7, 2017 at 9:29 AM

(Quoted text hidden)

John Herris qu To: "Mark E. Harris Cc: Beth Harris <

Sent from my iPhone

This is not legal advice.

do it.

I didn't see anything about requests forms, and I don't think there's a problem with calling people and providing them the forms. Best practice would be to have that person mail the request form personally, but I'm not sure it's illegal to collect request forms and mail them at once.

They are on thin ice by sending somebody out to sign and/or witness the ballot, but technically not illegal is no relative or legal guardian can

The key thing that I am fairly certain they do that is illegal is that they collect the completed absentee ballots and mail them all at once. The way they pop up in batches at the board of elections makes me believe that. But if they simply leave the ballot with the voter and say be sure to mail this in, then that's not illegal.

[Quoted text hidden]

Mark 三 Hamis To: John Harris

Fri, Apr 7, 2017 at 9:43 AM

Miom brought up a good point...mayor they just go with the person to their personal mailbox and put it in, and raise the flag for the mailman No pick up. Since the ballot is already sealed and sign, do par the seal, they don't pick them up, to my understanding, but rather encourage them to mail it, that day by putting it in their mailbox and raising the flag.

(Quoted text hidden) John Harris Fri, Apr 7, 2017 at 9:54 AM To: "Mark E. Harris"

Cc: Beth Harris

Sent from my iPhone

Good test is if you're comfortable with the full process he uses being broadcast on the news.

Fri, Apr 7, 2017 at 10:09 AM

it's a legal gray area as to what taking into possession for delivery to the Board of Elections means. Taking it yourself and popping it in a big PO mailbox is a felony. Walking the person to their mailbox probably isn't. Walking the ballot from someone's front door to their mailbox at their request - tough call.

But if in the last race, it was RP instead of Johnson who had done this, I would have strongly advocated going to the press with the analysis of the numbers (22% of absentee ballots versus 2% of other ballots) as well as investigated some of the voters personally to decide whether to refer the case to the DA. So I think you should be prepared for the same.

(Cucied text hidden)

Cc: Beth Harris

Mark E. Harris

To: John Harris

Sent from my iPhone [Quoted text hidden]

Thanks so much.