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Orders

STATE OF SOUTH CAROLINA  
Executive Office  
Columbia

EXECUTIVE ORDER NO. 16

Re: Ex Parte: Marie Gray Sorenson, Petitioner  
vs  
Lee Robert Dominick, Respondent

In re: Marie Gray Dominick, Plaintiff  
vs  
Lee Robert Dominick, Defendant

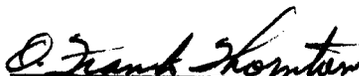
WHEREAS, it appears to my satisfaction by an affidavit of the Honorable Robert L. Gray, Judge of the Civil and Domestic Relations Court for Laurens County, that he has disqualified himself from hearing the above entitled case, and

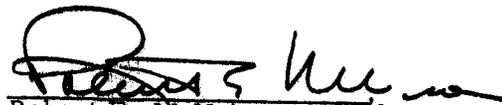
WHEREAS, in accordance with the provisions of Section 15-1651.2 of the 1962 Code of Laws for the State of South Carolina, I have the authority to appoint some suitable person to hear such matters in the event the Judge of the Civil and Domestic Relations Court disqualifies himself,

NOW, THEREFORE, I do hereby commission the Honorable Tench P. Owens to act as Special Judge to hear the said case.

Given under my Hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 19th day of January, 1967.

ATTEST

  
Secretary of State

  
Robert E. McNair  
Governor

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA

EXECUTIVE ORDER NO. 17

WHEREAS, Edward Shamray and Timothy Lindow are prisoners now confined in the Central Correctional Institution at Columbia, South Carolina, and

WHEREAS, the said Edward Shamray and Timothy Lindow stand charged with the crimes of Burglary and Attempted Burglary in Jefferson County, Georgia, and

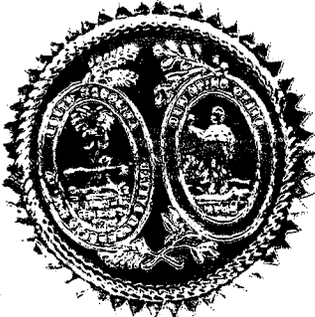
WHEREAS, the State of Georgia desires the return of the said Edward Shamray and Timothy Lindow to Jefferson County in order that they might be tried for the commission of the above stated crimes, and

WHEREAS, the Honorable Lester G. Maddox, Governor of Georgia, has requested that the said Edward Shamray and Timothy Lindow be delivered into the custody of Zollie Compton, Sheriff of Jefferson County, Georgia, or his duly authorized deputy,

IT IS THEREFORE ORDERED that the Director of the South Carolina Department of Corrections be and is hereby authorized to deliver the said Edward Shamray and Timothy Lindow into the custody of Sheriff Zollie Compton or his duly authorized deputy to transport the said prisoners on Friday, February 10, 1967, to Jefferson County, Georgia, for the purpose of standing trial on the charges of Burglary and Attempted Burglary as above specified.

IT IS FURTHER ORDERED that at the conclusion of the trial of the said Edward Shamray and Timothy Lindow and they have received sentence on said charges as above specified, that the prisoners be returned to the State of South Carolina by Sheriff Zollie Compton to the prison from which they were received to serve the remainder of their prison sentence in South Carolina.

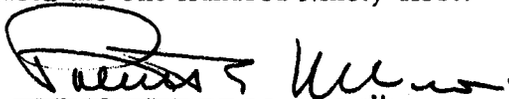
IT IS FURTHER ORDERED that any expenses incurred in carrying out this Order should be borne by the officials of the State of Georgia.



ATTEST:

  
Secretary of State

Given under my Hand and Seal of the Executive Department at the Capital, Columbia, this 9th day of February, in the year of our Lord One Thousand Nine Hundred and Sixty-seven and the Independence of the United States of America the One Hundred Ninety-first.

  
Robert E. McNair, Governor

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA

EXECUTIVE ORDER NO. 18

WHEREAS a proper petition has been filed in my office, signed by more than one-third of the qualified electors residing in that portion of Charleston County, which is bounded as follows; commencing at a point on the southwest side of Richardson Avenue Extension in the center of Sawmill Branch, --which said point in on the present Dorchester-Charleston County Line--, and proceeding along the Southwestern edge of said Richardson Avenue Extension in a southeasterly direction to a point where said Richardson Avenue Extension intersects with S. C. Route 63; thence Northeast along the southeastern edge of said S. C. Route 63 to a point approximately two hundred and sixty-two (262) feet northeast of the center line of the Southern Railway track; thence southeast along the property line of the real estate of John E. Blackwell and LeRoy Blackwell to a point on the northeast side of the extension of East Third North Street; thence northwest along the northeast side of East Third North Street Extension to point in the center of said Sawmill Branch, --which said point is on the present Dorchester-Charleston County Line--; thence along the present Dorchester-Charleston County Line to the point of beginning; asking to be allowed to vote upon the proposal of annexing the above described territory to Dorchester County; and

WHEREAS thereupon I appointed commissioners with the powers provided by law, which said commissioners have caused the required survey and certified plats to be made and filed according to law and have made their reports to me in accordance with the requirements of the law; and

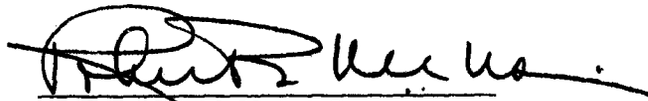
WHEREAS upon the foregoing, I find that for the purposes of election upon the question of the said proposed annexation, all of the requirements of the Constitution and Laws of this State have been complied with and none of the prohibitions of the Constitution and Laws have been violated; and

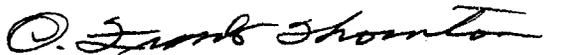
WHEREAS it is mandatory under the laws of this State that within 20 days after receipt of the report of the Commissioners so appointed, an election shall be ordered;

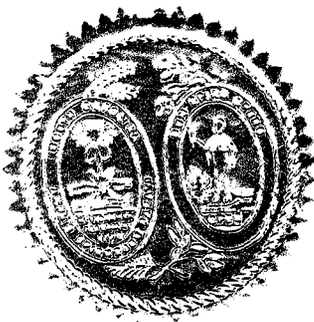
NOW, THEREFORE, I, Robert E. McNair, as Governor of the State of South Carolina, by virtue of the requirements imposed and the powers conferred upon me by the Constitution and Laws of this State, do hereby order that an election be held in the territory described above, proposed to be annexed to Dorchester County on the 14th day of March, 1967, upon the question of annexing the said territory to Dorchester County, the voting place for said election shall be at a place to be determined by the Commissioner of election for Charleston County; and that at such election the qualified electors, within the area concerned shall be allowed to vote upon the said

question of annexation, those voting for such annexation to vote "Yes" and those opposed "No", and that the Commissioner of Election for Charleston County shall appoint three managers for the established voting place, not more than two of whom shall be in favor of the proposed annexation or against it, for the purposes of said election and shall deliver to them the books of registration for the said voting place, which the registration officers shall turn over to the commissioners on demand; that such election shall be conducted in the same manner as General Elections in this State and that all persons qualified and entitled to vote under the Constitution and Laws of this State at a General Election shall be entitled to vote at such election; that the Commissioner of Election of Charleston County shall canvass the returns of the managers of said election as such returns in General Elections in this State are canvassed; and shall certify the results thereof in tabulated statement of the vote to the Secretary of State, who shall transmit a tabulated statement of the vote to both branches of the General Assembly and that all officers of the area concerned shall duly perform such duties in connection with the said election as the law imposes upon them.

IN TESTIMONY THEREOF, I have hereunto set my hand and caused the Great Seal of the State to be affixed at Columbia this 9th day of February, 1967.

  
Robert E. McNair, Governor

  
O. Frank Thornton, Secretary of State



STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA

EXECUTIVE ORDER NO. 19

WHEREAS changes in the economy of South Carolina have created problems affecting every phase of the economic and social structure; and

WHEREAS there is nothing within the present framework of State government having the necessary machinery to solve problems affecting more than one agency on a coordinated and comprehensive basis; and

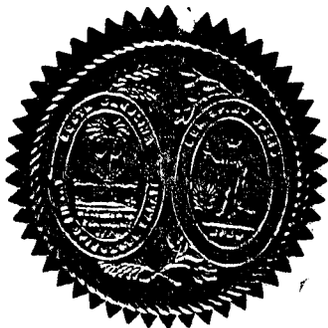
WHEREAS it is desirable to have a single agency to coordinate long- and short-range plans so as to derive the maximum benefit from available funds;

NOW, THEREFORE, I, Robert E. McNair, as Governor of the State of South Carolina, by virtue of the requirements imposed and the powers conferred upon me by the Constitution and Laws of this State, do hereby order that there is created the State Planning and Grants Division under the Office of the Governor and an Advisory Council on State Planning and Grants.

The Division shall employ such staff as may be necessary to implement the purposes within the limitations of funds which may be made available. The Division shall utilize the knowledge and services of individuals presently employed in the State government and otherwise. The Division shall be charged with the responsibility of reviewing all plans submitted for funding by the Federal government. The Division shall also be responsible for assisting in the development of these agency plans so as to formulate a comprehensive plan responsive to State needs and priorities. The Division is authorized to implement, receive, and disperse Federal and other funds made available for these purposes.

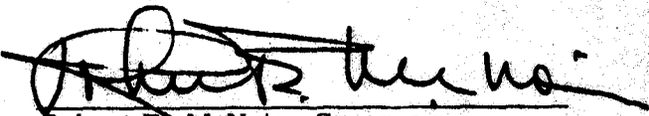
The several State agencies and institutions are requested to cooperate in every manner possible so that a completely coordinated approach may be effected regarding solutions to the numerous problems presented.

The Advisory Council shall periodically confer with the Governor and members of the Division staff concerning State planning and grants.



ATTEST:

Given under my Hand and Seal of the Executive Department at the Capital, Columbia, this 29th day of March, in the year of our Lord One Thousand Nine Hundred and Sixty-seven and the Independence of the United States of America the One Hundred Ninety-first.

  
Robert E. McNair, Governor

  
Secretary of State

STATE OF SOUTH CAROLINA

Executive Office

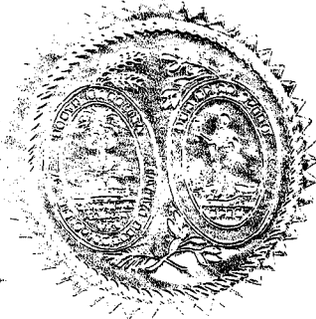
Columbia

EXECUTIVE ORDER NO. 20

WHEREAS a verified petition, signed by more than forty per cent (40%) of the registered electors residing in the Town of Cowards, Florence County, has been filed in the Office of the Governor requesting that a recall election be held for the office of Intendent due to the fact that the present Intendent has been indicted in the United States District Court for violation of federal statutes relating to alcoholic beverages,

NOW, THEREFORE, I, Robert E. McNair, as Governor of the State of South Carolina, by virtue of the requirements imposed and the powers conferred upon me by the Constitution and Laws of this State, do hereby order that the Town Council of the Town of Cowards, Florence County, is directed to hold a recall election for the office of Intendent on April 29, 1967, during the hours prescribed by law. The Council shall appoint managers of election and do all things necessary to comply with the provisions of the law relating to recall elections.

IN TESTIMONY THEREOF, I have hereunto set my hand and caused the Great Seal of the State to be affixed at Columbia this 30th day of March, 1967.



  
Robert E. McNair  
Governor

  
O. Frank Thornton  
Secretary of State

STATE OF SOUTH CAROLINA

Executive Office

Columbia

EXECUTIVE ORDER

WHEREAS, South Carolina is facing increasingly complex problems in the health and welfare field; and

WHEREAS, State agencies with responsibilities in this field must respond to these problems with sound, well-coordinated plans and programs which deliver services which will help resolve these problems; and

WHEREAS, South Carolina needs a means for insuring that its response to such problems is based on realistic objectives, plans, programs and budgets, and for monitoring and evaluating continuously the State performance in dealing with health and welfare matters;

NOW, THEREFORE, pursuant to the powers conferred upon me by the Constitution and laws of this State, there is hereby created the Health and Welfare Council which shall include the following members:

Commissioner, Mental Health Commission; Chairman, Mental Health Commission; State Health Officer, State Board of Health; Chairman, State Board of Health; Director, State Agency of Vocational Rehabilitation; Chairman, State Agency of Vocational Rehabilitation; Director, Department of Public Welfare; Chairman, Board of Public Welfare, State Auditor and Secretary to the Budget and Control Board; Chairman, Mental Retardation Commission; and Director, Mental Retardation Commission.

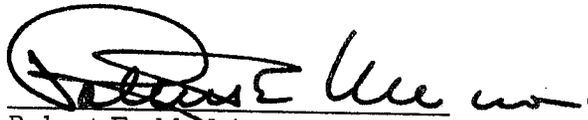
The Council shall meet regularly for the following basic purposes:

to develop and exchange information on health and welfare and related matters; to review and evaluate the State's current performance in these matters and, where necessary, take appropriate steps to improve that performance; to review, evaluate and, where necessary, to develop and recommend the plans and programs needed to effectively coordinate the State's delivery of those health and welfare and related services for which it is responsible; and to jointly evaluate the State's involvement in health and welfare programs on a continuing basis and, on the basis of such evaluations, to recommend appropriate changes in the State's policies, objectives, plans, programs and budgets.

Staff services in support of the Council's activities shall

be supplied by the State Planning and Grants Division and the State Budget and Control Board in addition to that provided by the staffs of individual Council members.

Given under my Hand and Seal of the Executive Department at the Capital, Columbia, this 12th day of March, in the year of our Lord One Thousand Nine Hundred and Sixty-nine and the Independence of the United States of America the One Hundred Ninety-third.

  
Robert E. McNair  
Governor

ATTEST:

  
O. Frank Thornton  
Secretary of State

STATE OF SOUTH CAROLINA

Executive Office

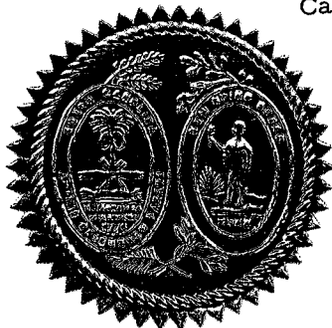
Columbia

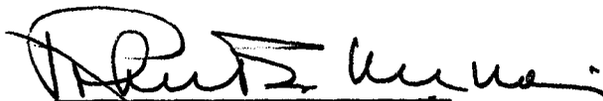
EXECUTIVE ORDER NO. 21

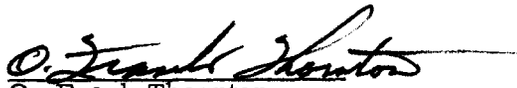
WHEREAS, Marion J. Erwin, Judge of Probate of Abbeville County, South Carolina, was indicted by the Grand Jury of said county at a regular session of the Court of General Sessions of the county, on June 5, 1967, for official misconduct in office in violation of Section 50-8, Code of Laws of 1962, NOW, THEREFORE,

PURSUANT TO THE LAW OF THIS STATE AND BY VIRTUE OF THE AUTHORITY VESTED IN ME by the terms of Section 50-10, Code of Laws of 1962, I do hereby suspend the said Marion J. Erwin from the office of Judge of Probate of Abbeville County, and do appoint Earle S. Nickles of Abbeville County, South Carolina, in his stead until he shall be acquitted or convicted.

Given under my hand and the Great Seal  
of the State of South Carolina at Columbia, South  
Carolina, this 6th day of June, 1967.



  
Robert E. McNair  
Governor of South Carolina

  
O. Frank Thornton  
Secretary of State

STATE OF SOUTH CAROLINA  
Executive Office  
Columbia

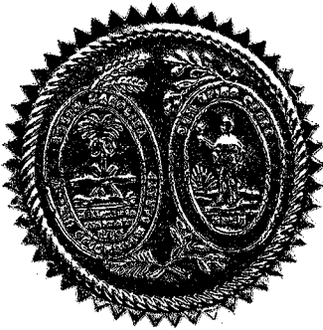
EXECUTIVE ORDER NO. 22

Re: Estate of Donnie Keith Pressley, deceased,  
Laurens County, South Carolina

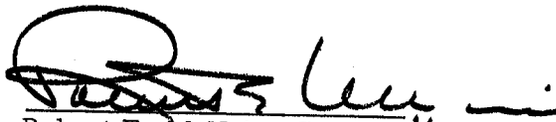
WHEREAS administrative proceedings are now pending in the Probate Court for Laurens County in respect to the estate of Donnie Keith Pressley, deceased, and

WHEREAS J. Hewlette Wasson, Judge of Probate for Laurens County, has requested that he be relieved of the duty to preside as Judge of Probate over matters pertaining to said estate,

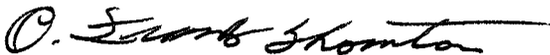
NOW, THEREFORE, in accordance with the provisions of Section 15-421, Code of Laws for South Carolina, 1962, and in accordance with Article 5, Section 6, of the Constitution of South Carolina, I do hereby commission the Honorable Ralph W. Drake, Probate Judge of Greenville County, South Carolina, to preside in the Probate Court for Laurens County in all matters relating to the estate of Donnie Keith Pressley, deceased,



Given under my Hand and the  
Great Seal of the State of South  
Carolina, at Columbia, South  
Carolina, this 9th day of  
August, 1967.

  
Robert E. McNair, Governor

Attest:



O. Frank Thornton  
Secretary of State

STATE OF SOUTH CAROLINA  
Supplemental Executive Order  
Columbia

SUPPLEMENTAL EXECUTIVE ORDER

WHEREAS, I have this date issued an Executive Order proclaiming a state of emergency in the City of Gaffney and in an area lying within three miles of the city limits thereof, and

WHEREAS, it appears in the interest of law and order, public morals and decorum that all sales of alcoholic liquors, including beer, whiskey and wine should cease until further notice in the area of all Cherokee County, and

WHEREAS, the consumption of such alcoholic liquors, including beer, whiskey and wine, except in the home is hereby prohibited until further order,

NOW, THEREFORE,

PURSUANT TO THE AUTHORITY VESTED IN ME UNDER THE LAWS OF THE STATE, I do hereby order that all sales of alcoholic liquors, including beer, whiskey and wine, and the possession and consumption thereof except in the home be and the same are hereby prohibited in the above mentioned areas until this order is rescinded by me.



Given under my hand and the  
Great Seal of the State of  
South Carolina at Columbia,  
South Carolina, this 5th day  
of May, Nineteen hundred and  
Sixty-Eight.

A handwritten signature in black ink, appearing to read "Robert E. McNair".

Robert E. McNair  
Governor of South Carolina

ATTEST:

A handwritten signature in black ink, appearing to read "O. Frank Thornton".

O. Frank Thornton  
Secretary of State

STATE OF SOUTH CAROLINA

Executive Office

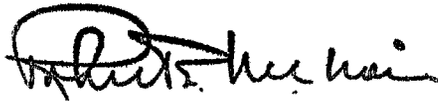
Columbia

EXECUTIVE ORDER NO. 23

WHEREAS, George W. Page, Jr., Magistrate for Anderson County and public officer whose authority is limited to a single election and judicial district, was indicted on October 3, 1967, upon a charge of Official Misconduct and Neglect of Duty; now therefore,

PURSUANT TO THE LAW OF THIS STATE AND BY VIRTUE OF THE AUTHORITY VESTED IN ME, I do hereby suspend the said George W. Page, Jr., from the office of Magistrate for Anderson County until this action shall be approved or disapproved by the Senate of South Carolina at its next session.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 3rd day of October, 1967.



Robert E. McNair  
Governor

ATTEST



O. Frank Thornton  
Secretary of State

The State of South Carolina,

County of Anderson

At a Court of General Sessions, begun and holden in and for the County of

Anderson

in the State of South Carolina, at

Anderson

Court House, in the County and State

aforesaid, on the 1st Tuesday of October

in the year of our Lord, one thousand nine hundred and sixty-seven

The Jurors of and for the County aforesaid, in the State aforesaid, upon their oath, Present:

That George W. Page, Jr., a magistrate for Anderson County and a public officer whose authority is limited to a single election and judicial district

late of the County and State aforesaid, on the 14th Day

of October in the year of our Lord one thousand nine hundred and

sixty-three and on divers days

subsequent thereto with force and arms, at Anderson

in the County and State aforesaid, did unlawfully commit official misconduct, habitual negligence, corruption and fraud, to wit:

- (1) In that he habitually neglected to keep his office and to keep himself available for the duties of his office.
(2) In that he failed to keep a book for Civil Cases.
(3) In that he did not issue receipts for all monies paid to and collected by him.
(4) In that he failed to enter upon his book of Criminal Cases all warrants issued by him and what disposition he made of them and what monies have been collected from fines, costs, and otherwise thereunder and what disposition he has made of them. Warrants so issued are as follows:

State vs. Mrs. Cauly Harbin-Drawing and uttering a bank check with fraudulent intent-issued on 16th day of March, 1966.

State vs. Russel Aversion-Assault & Battery of High and Aggravated Nature-issued on 11th day of July, 1964.

State vs. L. V. Pattson-Disorderly Conduct-issued on 2nd day of April, 1967.

State vs. France Howard-Disorderly Conduct-issued on 9th day of

State vs. Benjiman Sanders-Non Support-issued on 13th day of May, 1967.  
 State vs. Ann Marraw-Drawing and uttering a bank check with fraudulent intent-issued on the 13th day of May, 1967.  
 State vs. Moses Gray-Drawing and uttering a bank check with fraudulent intent-issued on the 23rd day of August, 1966.  
 State vs. Inez Johnson-Drawing and uttering a bank check with fraudulent intent-issued on the 16th day of June, 1967.  
 State vs. Odel Smith-Non Support-issued on the 28th day of April, 1967.  
 State vs. Betty Lewis-Drawing and uttering a bank check with fraudulent intent- issued on the 15th day of June, 1966.  
 State vs. Tryue Hagon-Drawing and uttering a bank check with fraudulent intent-issued on the 31st day of June, 1967.  
 State vs. James A. Posey-Drawing and uttering a bank check with fraudulent intent-issued on the 13th day of April, 1967.  
 State vs. William Cobb-Drawing and uttering a bank check with fraudulent intent-issued on the 28th day of March, 1967.  
 State vs. George Bowie-Drawing and uttering a bank check with fraudulent intent-issued on the 14th day of April, 1967.  
 State vs. James Brown-False Pretence-issued on the 6th day of March, 1967.  
 State vs. Tommy Gambrell-Drunk and Disorderly-issued on the 19th day of August, 1967.  
 State vs. Charley Boy Rhodes-Drunk and Disorderly-issued on the 19th day of August, 1967.  
 State vs. Charles Dickkey Gambrell-Drunk and Disorderly-issued on 19th day of August, 1967.  
 State vs. Jimmy Ashley-Drunk and Disorderly-issued on the 19th day of August, 1967.  
 State vs. Roy Brock-Drunk and Disorderly-issued on the 19th day of August, 1967.  
 State vs. Roy Brock- Destroying Personal Property-issued on the 19th day of August, 1967.  
 State vs. James Edward McGaha-Grand Larceny-issued on the 7th day of May, 1967.  
 State vs. Tony Michael Fields-Grand Larceny-issued on the 7th day of May, 1967.  
 State vs. Charles Albert McClain-Grand Larceny-issued on the 7th day of May, 1967.  
 State vs. James Edgar Ashley-Grand Larceny-issued on the 7th day of May, 1967.  
 State vs. Charles A. Lamb-Grand Larceny-issued on the 7th day of May, 1967.  
 State vs. Dinnist Thompson-Grand Larceny-issued on the 7th day of May, 1967.  
 State vs. Larry Ashley-Assault and Battery with Intent to Kill-issued on the 22nd day of March, 1965.  
 State vs. Charles W. Dubanks-Drawing and uttering a bank check with fraudulent intent-issued on the 10th day of May, 1966.  
 State vs. Julius Robinson-Drunk and Disorderly- issued on the 14th day of July, 1967.  
 State vs. B. T. McDavid-Drawing and uttering a bank check with fraudulent intent-issued on the 5th day of October, 1966.  
 State vs. Robert (Jack) Campbell-Statutory Rape-issued on the 28th day of August, 1967.  
 State vs. Wit Chapman-Assault and Battery with Intent to Kill-issued on the 20th day of May, 1967.  
 State vs. Mrs. Livern Aiken-Drawing and uttering a bank check with fraudulent intent-issued on the 10th day of July, 1967.  
 State vs. E. B. Waites-Drawing and uttering a bank check with fraudulent intent-issued on the 4th day of February, 1967.  
 State vs. Charlie R. McGaha-Drawing and uttering a bank check with fraudulent intent-issued on the 21st day of September, 1965.  
 State vs. A. L. Campbell-Breach of Peace-issued on the 30th day of August, 1967.  
 State vs. James V. McClain-Drunk and Disorderly-issued on the 24th day of June, 1967.

- (5) In that he failed to make any statement to the Auditor and the Treasurer of Anderson County and failed to pay to the treasurer of Anderson County any monies so collected in cases listed in paragraph four (4) above.
- (6) In that he did unlawfully neglect his duty in the exercise and under the color of exercising the duties of his office and did abuse the discretionary power with which he was vested by law.

against the form of the Statute in such cases made and provided and against the peace and dignity of the State.

~~And the Jurors aforesaid, upon their oath aforesaid, do further Present, That~~

~~late of the County and State aforesaid, on the~~ \_\_\_\_\_ ~~day of~~

~~in the year of our Lord one thousand nine hundred~~

~~and,~~ \_\_\_\_\_ ~~, with force and arms, at~~

~~in the County and State aforesaid, did~~

~~against the form of the Statute in such cases made and provided and against the peace and dignity of the State.~~

William H. Hallenger Solicitor.

#334

The State of South Carolina,

County of Anderson

November Term, 1967

THE STATE

vs.

George W. Page, Jr.

INDICTMENT FOR

- (1) Official Misconduct, Intimidation, Obstruction, Fraud,
- (2) and Neglect of Duty

William H. Ballenger

Solicitor

*Gene Bell*  
*Jack Ross*  
 Foreman of Grand Jury

THE STATE COMMERCIAL PRINTING CO.

Witnesses

s. C. Callahan

rt C. McCombs, Jr.

Verdict

Foreman

*This is to certify that this is a true copy of the indictment returned by the Anderson County Grand Jury this 3rd day of October, 1967*

*J. H. Powell, Jr.*  
*Presiding Judge*

*10th Judicial Circuit*

STATE OF SOUTH CAROLINA

Executive Office

Columbia

EXECUTIVE ORDER NO. 22

WHEREAS, Gerald R. Wilson is presently being held by the State of South Carolina Department of Corrections, located at Columbia, South Carolina, and

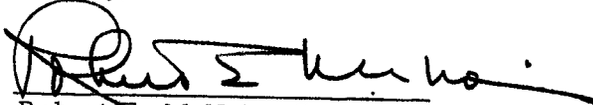
WHEREAS, the Governor of the State of Florida has requested that the said Gerald R. Wilson be delivered into the temporary custody of the Sheriff of Lee County, Florida, or his deputies, Howard Hart and/or James Crump, for and during the period of March 1, 1968, through March 24, 1968, inclusive, in order that the State of Florida, by and through the State Attorney of the Twelfth Judicial Circuit or his assistants may have and enjoy the beneficial presence of the said Gerald R. Wilson as a vital and necessary defendant in the case of the State of Florida vs. Gerald R. Wilson, for his trial on the charge of Robbery, and

WHEREAS, the Governor of the State of Florida has agreed to arrange transportation and escort of the said Gerald R. Wilson to Lee County, Florida, for the purpose of standing trial during the period of March 1, 1968, through March 24, 1968, inclusive, and his return to the South Carolina Department of Corrections, with all expenses incidental to carrying out the terms of this Agreement to be borne by the State of Florida, Therefore be it

AGREED that the Director of the South Carolina Department of Corrections, Columbia, South Carolina, is hereby authorized to deliver the said Gerald R. Wilson into the custody of the Sheriff of Lee County, Florida, or his deputies, Howard Hart and/or James Crump, for the purpose of transporting the said Gerald R. Wilson to the State of Florida, and be it

AGREED, further, that the State of Florida return the said Gerald R. Wilson to the State of South Carolina Department of Corrections as soon as practicable at the conclusion of his trial.

Given under my hand and the  
Great Seal of the State of  
South Carolina at Columbia,  
the Capitol, this 12th day of  
January, 1968.

  
Robert E. McNair, Governor

ATTEST:

  
O. Frank Thornton  
Secretary of State

CLAUDE R. KIRK, JR.,

GOVERNOR OF THE STATE OF FLORIDA,

TO THE HONORABLE ROBERT N. McNAIR,

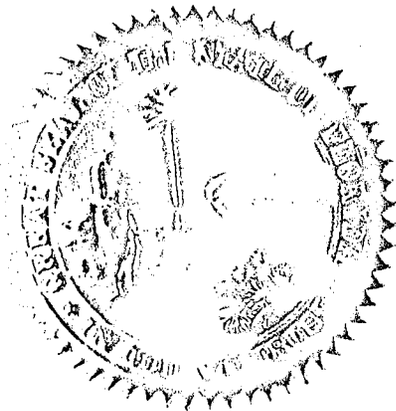
GOVERNOR OF THE STATE OF SOUTH CAROLINA.

WHEREAS, The Honorable Joseph P. D'Alessandro, Assistant State Attorney in and for the Twelfth Judicial Circuit of Florida, has, on December 14, 1967, made application to this office for an executive order seeking the temporary transfer of

GERALD R. WILSON, presently being held by the South Carolina Department of Corrections located at Columbia, South Carolina, to the temporary custody of the Sheriff of Lee County, or his deputies (Howard Hart and/or James Crump), for and during the period of March 1, 1968 through March 24, 1968, inclusive, in order that the State of Florida, by and through the State Attorney of the Twelfth Judicial Circuit or his assistants, may have and enjoy the beneficial presence of said GERALD R. WILSON, as a vital and necessary defendant in the case of State of Florida vs. Gerald R. Wilson, for his trial on the charge of Robbery, and

WHEREAS, the State of Florida and County of Lee, do hereby agree to bear all expenses incurred in connection with the necessary travel and maintenance of said GERALD R. WILSON, from the custody of the South Carolina Department of Corrections located at Columbia, South Carolina, to the County of Lee, Florida, and return;

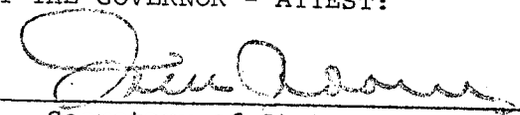
THEREFORE, I, Claude R. Kirk, Jr., Governor of the State of Florida, considering it meet and proper in the circumstances, hereby respectfully request the delivery of said GERALD R. WILSON to the authorized Deputy Sheriffs, Howard Hart and/or James Crump, who are hereby appointed agents on the part of the State of Florida to receive said GERALD R. WILSON for the purposes hereinabove set out.



GIVEN UNDER MY HAND, and the Great Seal of the State of Florida affixed at the City of Tallahassee, the Capitol, this 27 day of December A. D. 1967.

  
Governor

BY THE GOVERNOR - ATTEST:

  
Secretary of State