

**NOTE:**

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Orders**

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 84-01

WHEREAS, there exists a vacant judgeship in the Family Court of the Eleventh Judicial Circuit due to the recent retirement of Judge A. Frank Lever, Jr.; and

WHEREAS, the Chief Justice has advised me the vacancy created should be filled by a temporary family court judge; and

WHEREAS, pursuant to Section 20-7-1370(E) of the South Carolina Code, 1976, the Chief Justice has recommended Marc Herbert Westbrook to fill the vacancy until the remainder of the unexpired term;

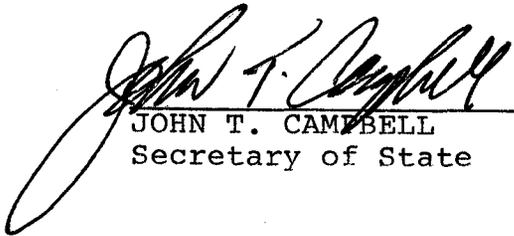
NOW, THEREFORE, in the name of the State of South Carolina and by the authorities vested in me as Governor, I do hereby commission Marc Herbert Westbrook as temporary family court judge for the Eleventh Judicial Circuit as required by Section 20-7-1370(E) of the South Carolina Code, 1976, to serve until the office shall be permanently filled as provided by law.

This Commission shall be effective on November 10, 1983.

Given under my hand and the  
Great Seal of the State of  
South Carolina, at Columbia,  
South Carolina, this 13<sup>th</sup>  
day of January, 1984.

  
RICHARD W. RILEY  
Governor

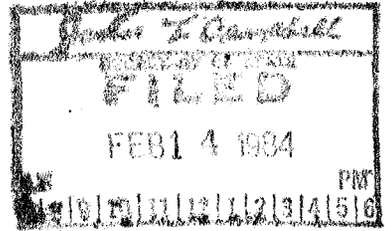
ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 84-02

WHEREAS, it appears to my satisfaction that more than ten percent (10%) of the registered electors of an area of Charleston County, hereinafter more fully set forth and described, have petitioned the Office of Governor for annexation to the County of Colleton; and

WHEREAS, the area sought to be annexed to Dorchester County consists of that portion of Charleston County:

Beginning at Point "A", the Eastern point of Colleton County on Edisto Beach, running Northwesterly along the centerline of Scott Creek to Point "B" on E. side Highway 174 at the centerline of Scott Creek, thence Southwesterly along the center line of Scott Creek (the Northern boundary of Edisto Beach, Colleton County) to the intersection of Scott Creek with the centerline of Big Bay Creek, Point "C", thence along the centerline of Big Bay Creek in the direction of the flood tide to Point "D"; thence S 46 E 700 Feet Southeastward on the centerline of Capt. John Cut to Point "E" at the centerline of Fishing Creek, thence along the centerline of Fishing Creek in the direction of the flood tide to Point "F"; then S 12 W 2700 feet to Point "G", the boundary of Tax Lot 4 of TMS 80-0-0, thence S 29 E 1200 feet along the boundary of Tax Lot 4, of TMS 80-0-0, to Point "H", thence N 67 E 2750 feet to Point "I" along the Northwestern boundary of Tax Lot 5 of TMS 80-0-0, thence N 40 30 E 2600 feet to Point "J", thence N 50 E 1200 feet along the Northwestern boundary of Tax Lot 5 of TMS 80-0-0 to Point "K", on the East side of S. C. Highway 174, thence S 45 E 35.4 feet to Point "L", thence N 60 E 3800 feet along the Northern boundary of TMS 22-0-0 to Point "M", thence N 77 E 1900 feet to Point "N", thence S 43 E 2600 feet to Point "O", thence along the center line of the Creek in the direction of the ebb tide to the highwater line of the Atlantic Ocean, Point "P", thence along the high water line of the Atlantic Ocean S 60 30 W 10,000 feet to Point "A" at the center of an inlet, the point of beginning.

WHEREAS, it appears to my satisfaction that petitioners have met all the requirements of the Constitution and laws of the State of South Carolina prerequisite to the appointment of Commissioners to study, investigate and report to this office on the proposed annexation;

NOW, THEREFORE, UNDER THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF THE STATE OF SOUTH CAROLINA, IT IS HEREBY ORDERED AS FOLLOWS:

I. The following citizens and electors of Charleston County are designated as Commissioners for the study, investigation and report of all facts pertinent to the proposed annexation:

- (1) Bernard J. Flowers, Proponent  
Route 1  
Edisto Island, South Carolina 29438
- (2) Curt K. Becht, Proponent  
Route 1, Box 84  
Edisto Island, South Carolina 29438
- (3) Elizabeth M. Kerrison, Opponent  
285 King Street  
Charleston, South Carolina 29401
- (4) Ben Scott Whaley, Opponent  
Post Office Drawer H  
Charleston, South Carolina 29402

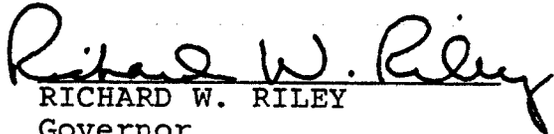
II. The Commission shall prepare a report for this Office which shall include all pertinent facts in regard to the following:

- (1) Population of the area proposed to be annexed to Colleton County.
- (2) Size of the area proposed to be annexed to Colleton County and the size of the area

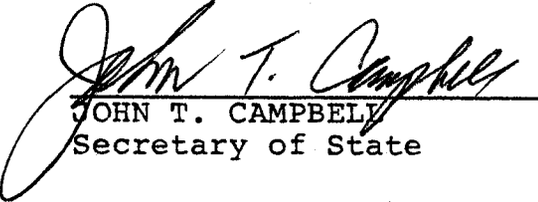
remaining in Charleston County following proposed annexations.

- (3) The assessed property value of the area proposed to be annexed to Colleton County.
- (4) The assessed property value of the area remaining in Charleston County following the proposed annexation.
- (5) The proper amount of indebtedness of the County losing area to be assessed to the County gaining same.
- (6) The proximity of the proposed county line to any courthouse.
- (7) Any information which the Commissioners individually or collectively, determine relevant to the proposed annexation.

Given under my hand and  
the Great Seal of the  
State of South Carolina,  
at Columbia, South  
Carolina, this 13<sup>th</sup> day of  
February, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 84-03

WHEREAS, it appears to my satisfaction that more than ten percent (10%) of the registered electors of an area of Charleston County, hereinafter more fully set forth and described, have petitioned the Office of Governor for annexation to the County of Colleton; and

WHEREAS, the area sought to be annexed to Dorchester County consists of that portion of Charleston County:

Beginning at Point "A", the Eastern point of Colleton County on Edisto Beach, running Northwesterly along the centerline of Scott Creek to Point "B" on E. side Highway 174 at the centerline of Scott Creek, thence Southwesterly along the center line of Scott Creek (the Northern boundary of Edisto Beach, Colleton County) to the intersection of Scott Creek with the centerline of Big Bay Creek, Point "C", thence along the centerline of Big Bay Creek in the direction of the flood tide to Point "D"; thence S 46 E 700 Feet Southeastward on the centerline of Capt. John Cut to Point "E" at the centerline of Fishing Creek, thence along the centerline of Fishing Creek in the direction of the flood tide to Point "F"; then S 12 W 2700 feet to Point "G", the boundary of Tax Lot 4 of TMS 80-0-0, thence S 29 E 1200 feet along the boundary of Tax Lot 4, of TMS 80-0-0, to Point "H", thence N 67 E 2750 feet to Point "I" along the Northwestern boundary of Tax Lot 5 of TMS 80-0-0, thence N 40 30 E 2600 feet to Point "J", thence N 50 E 1200 feet along the Northwestern boundary of Tax Lot 5 of TMS 80-0-0 to Point "K", on the East side of S. C. Highway 174, thence S 45 E 35.4 feet to Point "L", thence N 60 E 3800 feet along the Northern boundary of TMS 22-0-0 to Point "M", thence N 77 E 1900 feet to Point "N", thence S 43 E 2600 feet to Point "O", thence along the center line of the Creek in the direction of the ebb tide to the highwater line of the Atlantic Ocean, Point "P", thence along the high water line of the Atlantic Ocean S 60 30 W 10,000 feet to Point "A" at the center of an inlet, the point of beginning.

WHEREAS, it appears to my satisfaction that petitioners have met all the requirements of the Constitution and laws of the State of South Carolina prerequisite to the appointment of Commissioners to study, investigate and report to this office on the proposed annexation;

NOW, THEREFORE, UNDER THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF THE STATE OF SOUTH CAROLINA, IT IS HEREBY ORDERED AS FOLLOWS:

I. The following citizens and electors of Charleston County are designated as Commissioners for the study, investigation and report of all facts pertinent to the proposed annexation:

- (1) Bernard J. Flowers, Proponent  
Route 1  
Edisto Island, South Carolina 29438
- (2) Harry W. Thompson, Proponent  
Post Office Box 237  
Edisto Island, South Carolina 29438
- (3) Elizabeth M. Kerrison, Opponent  
285 King Street  
Charleston, South Carolina 29401
- (4) Ben Scott Whaley, Opponent  
Post Office Drawer H  
Charleston, South Carolina 29402

II. The Commission shall prepare a report for this Office which shall include all pertinent facts in regard to the following:

- (1) Population of the area proposed to be annexed to Colleton County.

- (2) Size of the area proposed to be annexed to Colleton County and the size of the area remaining in Charleston County following proposed annexations.
- (3) The assessed property value of the area proposed to be annexed to Colleton County.
- (4) The assessed property value of the area remaining in Charleston County following the proposed annexation.
- (5) The proper amount of indebtedness of the County losing area to be assessed to the County gaining same.
- (6) The proximity of the proposed county line to any courthouse.
- (7) Any information which the Commissioners individually or collectively, determine relevant to the proposed annexation.

This Executive Order herein rescinds Executive Order No.

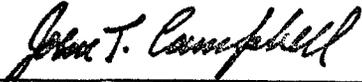
84-02.

Given under my hand and the  
Great Seal of the State of  
South Carolina, at Columbia,  
South Carolina, this 16<sup>th</sup> day  
of February, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:





JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 84-04

WHEREAS, there exists a vacancy due to the death of Nae Parks, Sheriff of Lancaster County; and

WHEREAS, Section 23-11-40 empowers the Governor to fill any vacancy in the office of sheriff in any county of this state by appointing some suitable person, who shall be an elector of such county and who, upon duly qualifying, according to law, shall be entitled to enter upon and hold the office until the next general election for county sheriffs and shall be subject to all the duties and liabilities incident to such officer during the term of his service in such office; and

WHEREAS, I as Governor of the state of South Carolina, am mindful of the duty and responsibility vested in me by the Constitution and laws of this state; and

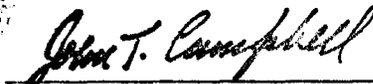
NOW, THEREFORE, by virtue of such authority,

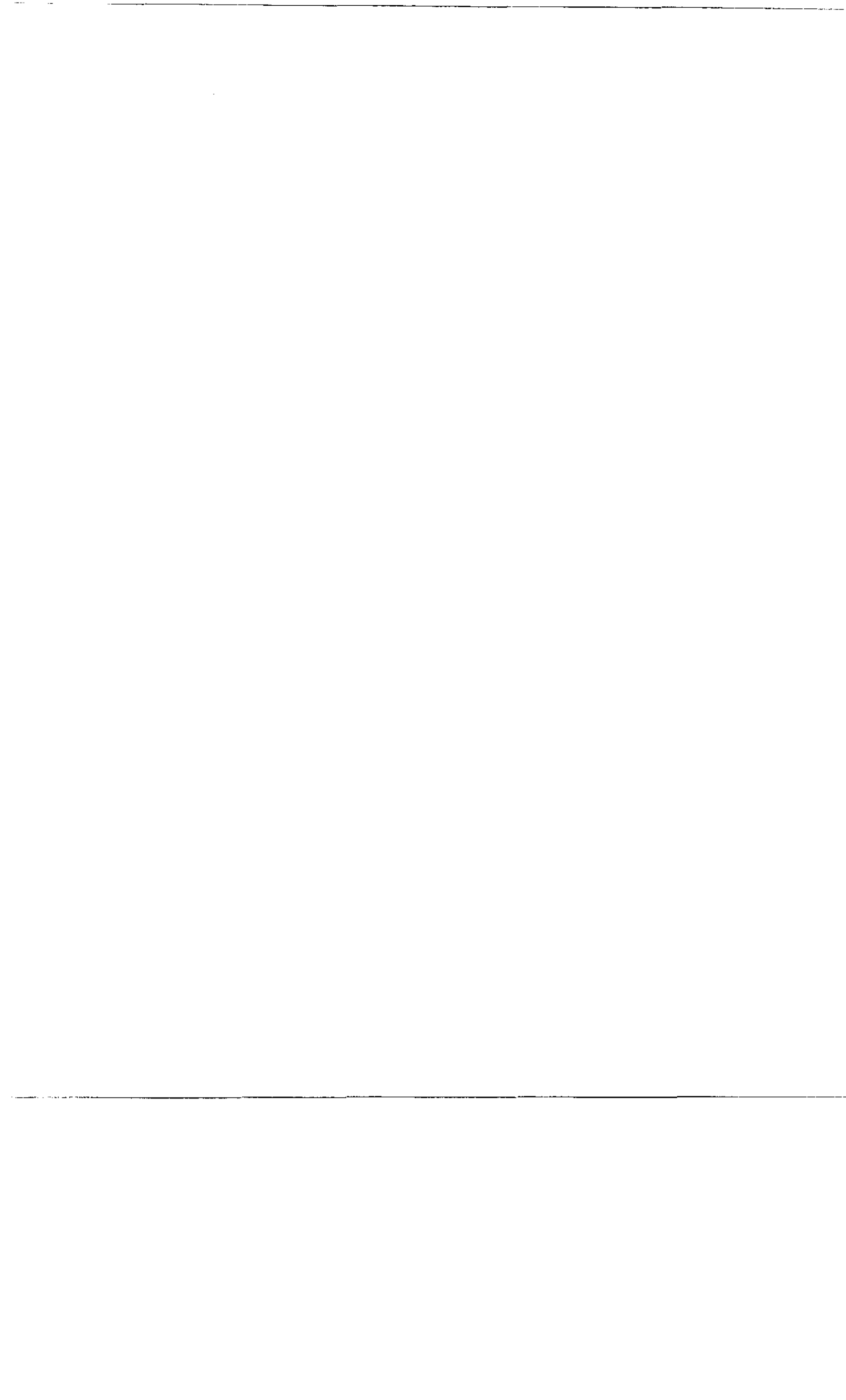
I hereby appoint Carolyn Parks to serve the unexpired term as Sheriff, until the next General Election for county sheriff until her successor has qualified.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 21<sup>st</sup>  
DAY OF FEBRUARY, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

  
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JOHN T. CAMPBELL  
Secretary of State



STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

EXECUTIVE ORDER NO. 84-05

WHEREAS, it appears to my satisfaction that more than ten percent (10%) of the registered electors of an area of Charleston County, hereinafter more fully set forth and described, have petitioned the Office of Governor for annexation to the County of Colleton; and

WHEREAS, the area sought to be annexed to Colleton County consists of that portion of Charleston County:

Beginning at Point "A", the Eastern point of Colleton County on Edisto Beach, running Northwesterly along the centerline of Scott Creek to Point "B" on E. side Highway 174 at the centerline of Scott Creek, thence Southwesterly along the center line of Scott Creek (the Northern boundary of Edisto Beach, Colleton County) to the intersection of Scott Creek with the centerline of Big Bay Creek, Point "C", thence along the centerline of Big Bay Creek in the direction of the flood tide to Point "D"; thence S 46 E 700 Feet Southeastward on the centerline of Capt. John Cut to Point "E" at the centerline of Fishing Creek, thence along the centerline of Fishing Creek in the direction of the flood tide to Point "F"; then S 12 W 2700 feet to Point "G", the boundary of Tax Lot 4 of TMS 80-0-0, thence S 29 E 1200 feet along the boundary of Tax Lot 4, of TMS 80-0-0, to Point "H", thence N 67 E 2750 feet to Point "I" along the Northwestern boundary of Tax Lot 5 of TMS 80-0-0, thence N 40 30 E 2600 feet to Point "J", thence N 50 E 1200 feet along the Northwestern boundary of Tax Lot 5 of TMS 80-0-0 to Point "K", on the East side of S. C. Highway 174, thence S 45 E 35.4 feet to Point "L", thence N 60 E 3800 feet along the Northern boundary of TMS 22-0-0 to Point "M", thence N 77 E 1900 feet to Point "N", thence S 43 E 2600 feet to Point "O", thence along the center line of the Creek in the direction of the ebb tide to the highwater line of the Atlantic Ocean, Point "P", thence along the high water line of the Atlantic Ocean S 60 30 W 10,000 feet to Point "A" at the center of an inlet, the point of beginning.

WHEREAS, it appears to my satisfaction that petitioners have met all the requirements of the Constitution and laws of the State of South Carolina prerequisite to the appointment of Commissioners to study, investigate and report to this office on the proposed annexation;

NOW, THEREFORE, UNDER THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF THE STATE OF SOUTH CAROLINA, IT IS HEREBY ORDERED AS FOLLOWS:

I. The following citizens and electors of Charleston County are designated as Commissioners for the study, investigation and report of all facts pertinent to the proposed annexation:

- (1) Bernard J. Flowers, Proponent  
Route 1  
Edisto Island, South Carolina 29438
- (2) Harry W. Thompson, Proponent  
Post Office Box 237  
Edisto Island, South Carolina 29438
- (3) Elizabeth M. Kerrison, Opponent  
285 King Street  
Charleston, South Carolina 29401
- (4) Ben Scott Whaley, Opponent  
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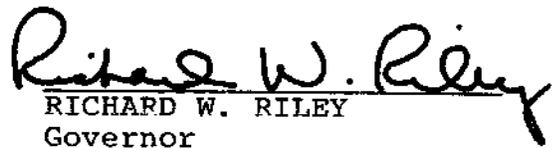
II. The Commission shall prepare a report for this Office which shall include all pertinent facts in regard to the following:

- (1) Population of the area proposed to be annexed to Colleton County.
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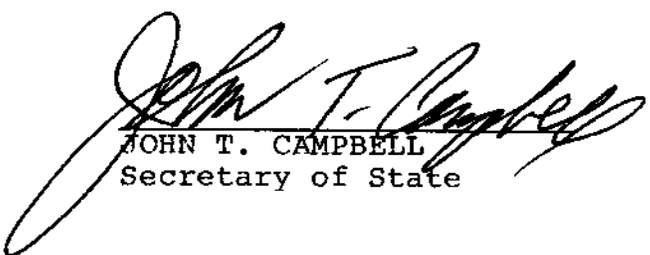
- (2) Size of the area proposed to be annexed to Colleton County and the size of the area remaining in Charleston County following proposed annexations.
- (3) The assessed property value of the area proposed to be annexed to Colleton County.
- (4) The assessed property value of the area remaining in Charleston County following the proposed annexation.
- (5) The proper amount of indebtedness of the County losing area to be assessed to the County gaining same.
- (6) The proximity of the proposed county line to any courthouse.
- (7) Any information which the Commissioners individually or collectively, determine relevant to the proposed annexation.

This Executive Order herein rescinds Executive Order No. 84-03.

Given under my hand and the  
Great Seal of the State of  
South Carolina, at Columbia,  
South Carolina, this 23<sup>rd</sup> day  
of February, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

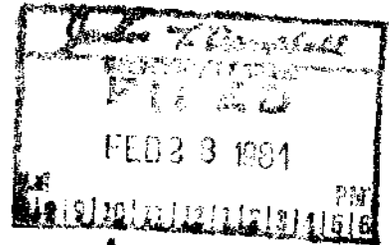
  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 84-06



WHEREAS, there is a need to maximize and coordinate planning functions of the State which significantly impact the allocation of social and health dollars across agency lines; and

WHEREAS, the State's resources for the provision of services and the promotion of health are less than necessary to meet the need and demand for such services; and

WHEREAS, comprehensive health planning is a rational mechanism necessary to insure the equitable distribution and appropriate utilization of resources; and

WHEREAS, the state health planning and development activities should serve to guide allocation decisions and to contain costs,

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the State, I hereby designate the State Health and Human Service Finance Commission as the State Health Planning and Development Agency as provided for in Public Law 93-641, as amended.

The State Health Plan, comprised of its separate volumes and parts, upon adoption by the Statewide Health Coordinating Council and approval by the Governor, shall be the official State Health Plan of the State. Any amendments to the Plan must be made in accordance with procedures outlined in Public Law 93-641, as amended, and adopted by the Statewide Health Coordinating Council and approved by the Governor.

The State Health Planning and Development Agency shall be responsible for the functions prescribed by Title XV of Public Law 93-641, as amended. The Commission shall contract with the South Carolina Department of Health and Environmental Control for the preparation of the preliminary State Health Plan, Volume II: Medical Facilities, which shall be consistent with the goals and objectives of Volume I of the State Health Plan. The Department and the Commission shall cooperate with the Statewide Health Coordinating Council in the formulation of planning guidance materials and shall seek input from local health systems agencies in the development of such materials.

The Commission and the Department of Health and Environmental Control shall work in cooperation with one another and with the Health Systems Agencies, the Office of Cooperative Health Statistics and other entities in order to identify and obtain the data and information necessary to prepare both volumes of the State Health Plan. In the preparation of the State Health Plan, attention should be directed toward prevention measures and cost effective means of service delivery. Target populations that should receive a special focus are medically indigent/medically needy, children, elderly, handicapped and other medically underserved populations.

The Commission shall contract with the South Carolina Department of Health and Environmental Control for the performance of Certificate of Need functions, which shall be in compliance with federal requirements as required by Public Law 93-641, as amended. All decisions on Certificate of Need applications shall be consistent with the current State Health Plan, Volumes I and II, as required by Public Law 93-641, as amended. The final State agency decision on all Certificates of Need Applications shall be made by the South Carolina Board of Health and Environmental Control.

The Governor's Office shall conduct an annual review to determine compliance with federal law and the effectiveness of the organizational structure as provided for in this Executive Order.

This Executive Order shall take effect on July 1, 1984.

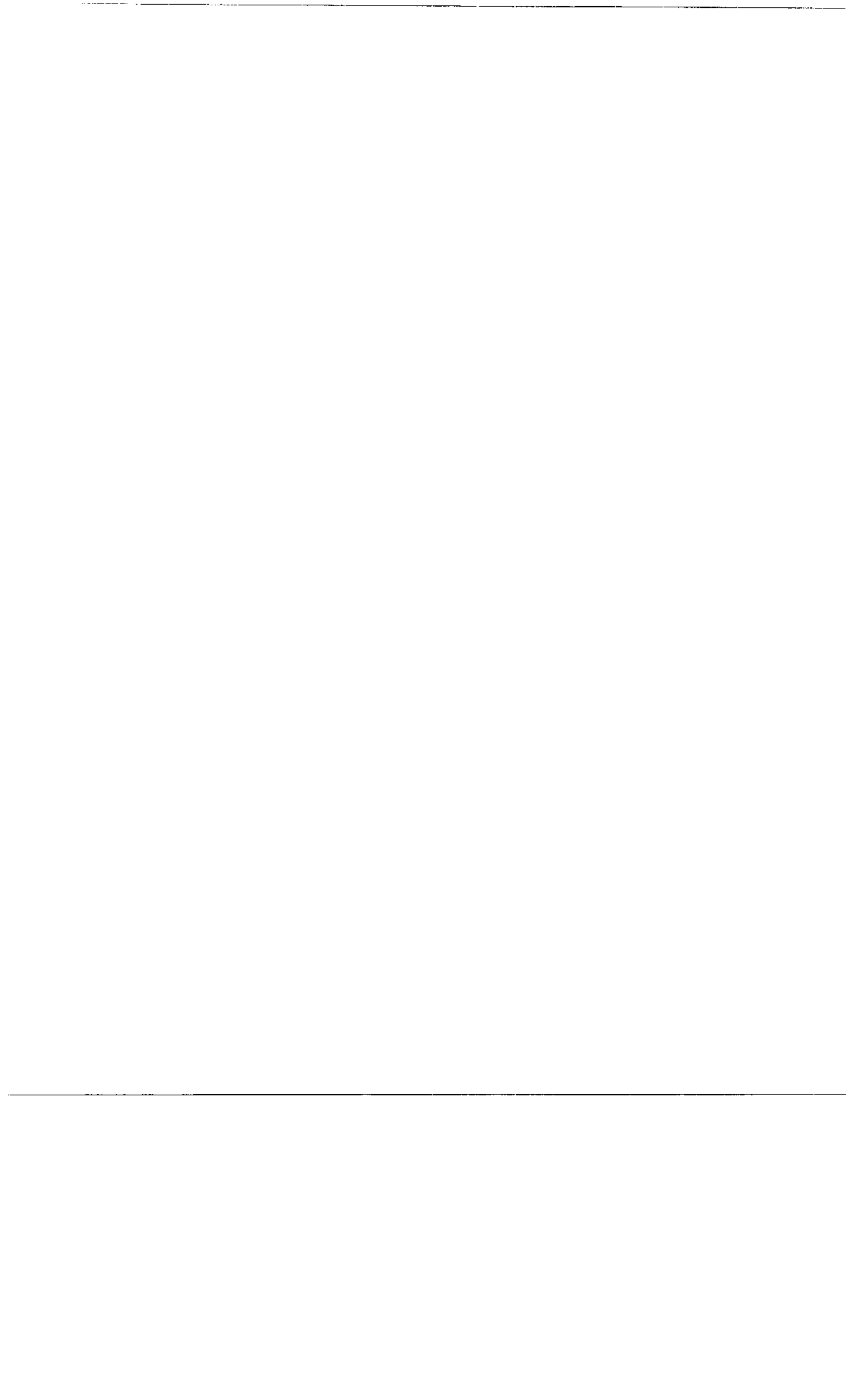
GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA  
SOUTH CAROLINA, THIS 28<sup>th</sup>  
DAY OF FEBRUARY, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

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JOHN T. CAMPBELL  
Secretary of State



STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



EXECUTIVE ORDER NO. 84-07

WHEREAS, there exists a vacancy in the Office of Auditor of Newberry County; and

WHEREAS, Section 14-17-30 of the 1976 Code of Laws of South Carolina empowers the Governor to fill any such vacancy as provided in Section 4-11-20 of the same;

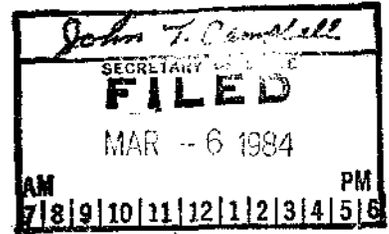
NOW, THEREFORE, pursuant to 4-11-20, I do hereby appoint Mrs. Nancy P. Owen, to fill the vacancy in the Office of Auditor of Newberry County, for the remainder of the term and until the next regular election.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 24th  
DAY OF FEBRUARY, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

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JOHN T. CAMPBELL  
Secretary of State



STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA

EXECUTIVE ORDER NO. 84-08

WHEREAS, children deserve our most concerted efforts, on their behalf to enrich and better provide opportunities for their futures; and

WHEREAS, coordination, policy development and program development work in concert to make available the best services possible for children; and

WHEREAS, the children of South Carolina can best be served by administrative and organizational frameworks which are designed to deal effectively with barriers to program development, to improve quality of services to children and to maximize resources; all of which are within the context of assuring for children their rights and unlimited potential for growth and development.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the state of South Carolina, I hereby reestablish the Children's Coordinating Cabinet under the auspices of the Office of the Governor. Within one (1) year following the reestablishment of the Children's Coordinating Cabinet, the Governor, with the recommendation the Cabinet, shall determine the need to continue the Cabinet as a process for the coordination of children's services. The Office of the Governor shall coordinate staffing for the Cabinet in cooperation with the Joint Legislative Committee on Children, the House Medical, Military, Public and Municipal Affairs Committee, and the Senate General Committee and shall monitor and coordinate the implementation of its recommendations.

The Children's Coordinating Cabinet shall consist of the Governor, who shall serve as Chairman, the Chairperson of the Board/Commission from the South Carolina Children's Bureau, the Children's Foster Care Review Board System, the Commission on Alcohol and Drug Abuse, the Commission for the Blind, the Department of Education, the Department of Health and Environmental Control, the Department of Mental Health, the Department of Mental Retardation, the Department of Social Services, the Department of Vocational Rehabilitation, the Department of Youth Services, the John de la Howe School, the Spartanburg School for the Deaf and Blind, and the Wil Lou Gray Opportunity School. Each Agency shall also appoint a representative who has administrative and/or program responsibility for children's services in order that they may also attend the meetings of the Children's Coordinating Cabinet as an agency representative without voting privileges. Further, the Chairman or a designee shall serve as an ex-officio member without voting privileges from the Committee on Mental Health and Mental Retardation, the Committee to Make Full and Complete Study of Problems of the Handicapped of South Carolina, the Committee to Study Problems of Alcohol and Drug Abuse, the House Education and Public Works Committee, the House Medical, Military, Public and Municipal Affairs Committee, the House Ways and Means Committee, the Senate Education Committee, the Senate General Committee, the Senate Medical Affairs Committee, and the Joint Legislative Committee on Children. Further, the President or a designee from the State Council of Family Court Judges shall serve as an ex-officio member without voting privileges.

The Children's Coordinating Cabinet shall meet as deemed necessary and at the call of the Governor. All matters under consideration shall be by majority vote of the membership present.

Until February 28, 1985, the Children's Coordinating Cabinet shall function as a mechanism for the coordination of children's services in order that policy development may be maximized in terms of continuity which impact financing and delivery of services. The Children's Coordinating Cabinet shall focus on children in poverty, children in need of foster care and adoption, children in need of protective services, children with disabilities, and children who enter the juvenile justice system. The Children's Coordinating Cabinet shall make a report to the General Assembly in April, 1985, as to the activities of the Cabinet during the past year.

The Cabinet shall also put every reasonable effort in case management, integrated services, centralized referral, coordination and inservice training on behalf of children's services.

Further, the primary intent is to maximize, where possible, the avenues for coordination to occur through various mechanisms such as interagency agreements on a financial and responsibility basis, interagency financing, reporting of consistent information, utilization of state flexibility in federal programs and centralizing through the Cabinet all governmental/advisory entities and interdepartmental bodies which have responsibilities related to children's services.

The Order hereby repeals Executive Order No. 83-10.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 6th  
DAY OF MARCH, 1984.

  
RICHARD W. RILEY  
Governor

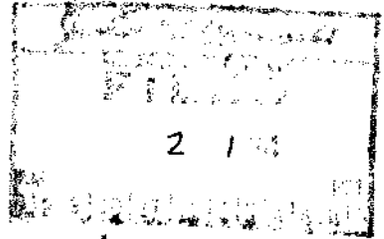
ATTEST:

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JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 84-09

WHEREAS, there exists a vacancy in the Office of Coroner of Marlboro County; and

WHEREAS Section 17-5-50 of the Code of Laws of South Carolina, 1976, empowers the Governor to fill any such vacancy as provided in Section 4-11-20 of the same;

NOW THEREFORE, pursuant to Section 4-11-20, I do hereby appoint Dana Throop Crosland, an elector of Marlboro County as Marlboro County Coroner to fill the vacancy created by the resignation of Coroner James E. Stanton, for the remainder of the term and until the next general election for County Coroner is held and a successor is qualified.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina this 1<sup>st</sup> day of March, 1984.

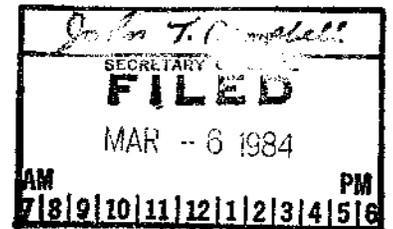
  
Richard W. Riley  
Governor

ATTEST:

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John T. Campbell  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



EXECUTIVE ORDER NO. 84-09

WHEREAS, the Social Services Advisory Committee was established by Executive Order No. 82-03, to advise the Governor and designated planning/administering agencies on matters pertaining to the Social Services Block Grant; and

WHEREAS, by Act No. 83 of 1983, an advisory committee to the Health and Human Services Finance Commission was established to assist and advise the Commission on its duties and functions which include the administration of the Social Services Block Grant Program; and

WHEREAS, the Social Services Advisory Committee views its continued functioning as a duplication of the role performed by the advisory committee to the Health and Human Services Finance Commission; and

WHEREAS, the Social Services Advisory Committee has served a very useful purpose, to continued existence is no longer required;

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the state of South Carolina, I do hereby dissolve the Social Services Advisory Committee.

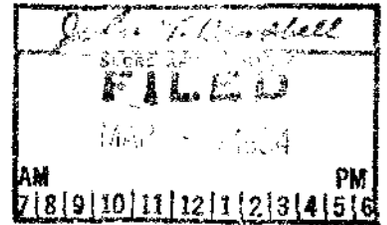
GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 6th  
DAY OF MARCH, 1984.

*Richard W. Riley*  
RICHARD W. RILEY  
Governor

ATTEST:

\_\_\_\_\_  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



EXECUTIVE ORDER NO. 84-10

WHEREAS, children deserve our most concerted efforts, on their behalf to enrich and provide better opportunities for their futures; and

WHEREAS, coordination, policy development and program development work in concert to make available the best services possible for children; and

WHEREAS, the children of South Carolina can best be served by administrative and organizational frameworks which are designed to deal effectively with barriers to program development, to improve quality of services to children and to maximize resources; all of which are within the context of assuring for children their rights and unlimited potential for growth and development.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the State of South Carolina, I hereby reestablish the Children's Coordinating Cabinet under the auspices of the Office of the Governor. Within one (1) year following the reestablishment of the Children's Coordinating Cabinet, the Governor, with the recommendation of the Cabinet, shall determine the need to continue the Cabinet as a process for the coordination of children's services. The Office of the Governor shall coordinate staffing for the Cabinet in cooperation with the Joint Legislative Committee on Children, the House Medical, Military, Public and Municipal Affairs Committee, and the Senate General Committee and shall monitor and coordinate the implementation of its recommendations.

The Children's Coordinating Cabinet shall consist of the Governor, who shall serve as Chairman, the Chairperson of the Board/Commission from the South Carolina Children's Bureau, the Children's Foster Care Review Board System, the Commission on Alcohol and Drug Abuse, the Commission for the Blind, the Department of Education, the Department of Health and Environmental Control, the Department of Mental Health, the Department of Mental Retardation, the Department of Social Services, the Department of Vocational Rehabilitation, the Department of Youth Services, the John de la Howe School, the South Carolina School for the Deaf and Blind, and the Wil Lou Gray Opportunity School. Each Agency shall also appoint a representative who has administrative and/or program responsibility for children's services in order that they may also attend the meetings of the Children's Coordinating Cabinet as an agency representative without voting privileges. Further, the Chairman or a designee shall serve as an ex-officio member without voting privileges from the Committee on Mental Health and Mental Retardation, the Committee to Make Full and Complete Study of Problems of the Handicapped of South Carolina, the Committee to Study Problems of Alcohol and Drug Abuse, the House Education and Public Works Committee, the House Medical, Military, Public and Municipal Affairs Committee, the House Ways and Means Committee, the Senate Education Committee, the Senate Finance Committee, the Senate General Committee, the Senate Medical Affairs Committee, and the Joint Legislative Committee on Children. Further, the President or a designee from the State Council of Family Court Judges shall serve as an ex-officio member without voting privileges.

The Children's Coordinating Cabinet shall meet as deemed necessary and at the call of the Governor. All matters under consideration shall be by majority vote of the membership present.

Until February 28, 1985, the Children's Coordinating Cabinet shall function as a mechanism for the coordination of children's services in order that policy development may be maximized in terms of continuity which impact financing and delivery of services. The Children's Coordinating Cabinet shall focus on children in poverty, children in need of foster care and adoption, children in need of protective services, children with disabilities, and children who enter the juvenile justice system. The Children's Coordinating Cabinet shall make a report to the General Assembly in April, 1985, as to the activities of the Cabinet during the past year.

The Cabinet shall also put every reasonable effort in case management, integrated services, centralized referral, coordination and inservice training on behalf of children's services.

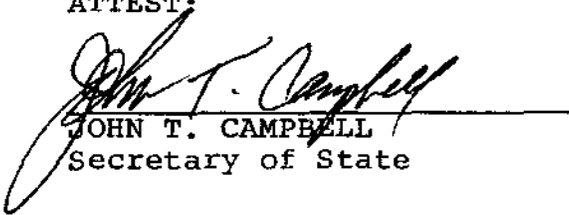
Further, the primary intent is to maximize, where possible, the avenues for coordination to occur through various mechanisms such as interagency agreements on a financial and responsibility basis, interagency financing, reporting of consistent information, utilization of state flexibility in federal programs and centralizing through the Cabinet all governmental/advisory entities and interdepartmental bodies which have responsibilities related to children's services.

This Order hereby amends Executive Order No. 84-08, which repeals Executive Order No. 83-10.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 8th  
DAY OF MARCH, 1984.

  
RICHARD W. RILEY  
Governor

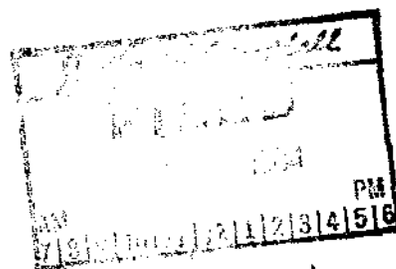
ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 84-11

WHEREAS, Section 14-5-170 of the Code of Laws of South Carolina, authorizes the Governor, if there be no other disengaged circuit judges available, to commission special judges to hold the courts of any circuit or to hold any special session thereof upon the recommendation of the Supreme Court or the Chief Justice if the Supreme Court be not in session; and

WHEREAS, the Chief Justice of the Supreme Court of South Carolina has recommended the commissioning of Hubert E. Long as a special circuit court judge to serve until August 10, 1984; and

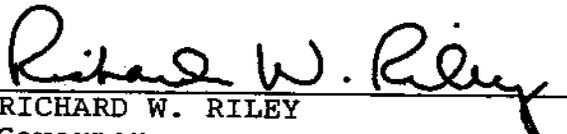
WHEREAS, it appears that there are no other disengaged circuit judges available to perform this function; and

WHEREAS, the Supreme Court of South Carolina is currently not in session;

NOW, THEREFORE, pursuant to the authority vested in me by Section 14-5-170 of the Code of Laws of South Carolina, 1976, I do hereby commission Hubert E. Long as a special judge to hold such special sessions of court as may be ordered by the Chief Justice of the Supreme Court of South Carolina.

This commission shall expire on August 10, 1984.

Given under my hand and the  
Great Seal of the State of  
South Carolina, at Columbia,  
South Carolina, this 8<sup>th</sup>  
day of March, 1984.

  
RICHARD W. RILEY  
Governor

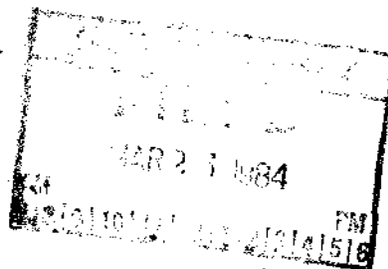
ATTEST:



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JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



EXECUTIVE ORDER NO. 84-13

WHEREAS, Clifford Brantley, Sheriff of Jasper County, has been indicted in the District Court of the United States for the District of South Carolina, Columbia Division, for violating certain provisions of the United States Code by means of Extortion; and

WHEREAS, Clifford Brantley is scheduled to be brought to trial pursuant to said indictments; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution directs that any officer of the State or its political subdivisions be suspended upon the indictment of a crime involving moral turpitude; and

WHEREAS, I, as Governor of the State of South Carolina, am mindful of the duties and responsibilities vested in me by the Constitution and laws of the State.

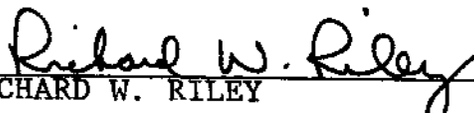
NOW, THEREFORE, by virtue of such authority,

IT IS ORDERED that Clifford Brantley, Sheriff of Jasper County, be and he is hereby suspended immediately from the Office of Sheriff until such time as he shall be formally acquitted or convicted, or the charges against him are otherwise disposed of.

This action in no manner addresses itself to the question of the guilt or innocence of Clifford Brantley and shall not be construed as an expression of any opinion one way or another on such question.

I hereby appoint John R. Raymond, of Hardeeville, South Carolina, to serve as temporary replacement as Sheriff of Jasper County until the charges against Clifford Brantley are disposed of, or until a new Sheriff who is qualified to serve is duly elected and sworn into office.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 22<sup>nd</sup>  
DAY OF MARCH, 1984.

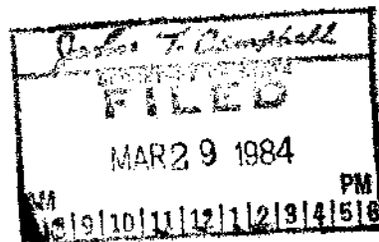
  
RICHARD W. RILEY  
Governor

ATTEST:

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JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



EXECUTIVE ORDER NO. 84-14

WHEREAS, the State of South Carolina is experiencing the effects of a severe storm; and

WHEREAS, I have been advised that devastating Tornados have struck within the Counties of Newberry, Fairfield and Marlboro and that the Storm continues unabated on a path through the State; and

WHEREAS, the Storm represents a threat to the safety, security and the welfare of the State; and

NOW, THEREFORE, by virtue of the power and authority vested in me as Governor of South Carolina pursuant to the Constitution and laws of South Carolina, I do hereby declare that a State of Emergency exists in South Carolina and direct that the South Carolina Comprehensive Emergency Preparedness Plan be placed into effect in order to provide for the health, safety and welfare of the citizens of South Carolina, and further direct that the South Carolina National Guard be activated with units to be specified at the discretion of the Adjutant General, in consultation with the Governor's Office, to assist civil authorities and to take all reasonable precaution as is necessary for the preservation of life and property. Selected members of the National Guard are hereby placed on standby status pending further orders by the Adjutant General.

Further proclamations and regulations deemed necessary to insure the fullest possible protection of life and property during this State of Emergency shall be issued orally by me and thereafter reduced to writing within the succeeding 24-hour period.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA  
SOUTH CAROLINA, THIS 29th  
DAY OF MARCH, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

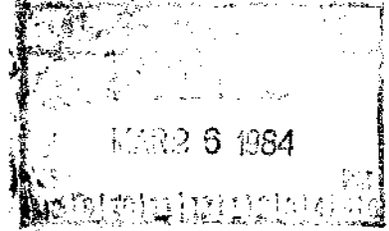
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JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 84-14

WHEREAS, the General Assembly of the State of South Carolina amended Chapter 3 of Title 24 of the South Carolina Code of Laws (1976) by adding the article known as the Prison Overcrowding Powers Act; and

WHEREAS, the purpose of this Act is to provide a means, in extreme circumstances, for prisoner overcrowding of the prisons of the State of South Carolina to be alleviated, in order to insure humane conditions of confinement, security of the prisons, and proper operation of the prisons as provided by law; and

WHEREAS, the South Carolina Board of Corrections reported to me under the provisions of Section 24-3-1190, Code of Laws of South Carolina (1976) that the prison system population continues to exceed the established safe and reasonable capacity of Seven Thousand Eight Hundred and Eighty (7,880) inmates; and, therefore, has requested that the release dates of all inmates be conditionally advanced ninety (90) days, which shall be cumulative to the previous advancement resulting from my Executive Order No. 83-43 dated September 2, 1983; and

WHEREAS, the South Carolina Board of Corrections has reported that there has been full and appropriate utilization by the Department of Corrections of powers, the exercise of which tends to either reduce prison system population or expand operating capacity; and

WHEREAS, the South Carolina Board of Parole and Community Corrections reported to me as required by Section 24-3-1190, Code of Laws of South Carolina (1976), that there are sufficient supervising agents and resources to provide intensive supervision of prisoners released pursuant to the Prison Overcrowding Powers Act and Section 24-13-720, Code of Laws of South Carolina (1976), regarding the Supervised Furlough Program; and

WHEREAS, the South Carolina Board of Parole and Community Corrections has reported that there has been full and appropriate utilization by the Department of Parole and Community Corrections of powers, the exercise of which tends to either reduce prison system population or expand operating capacity; and

WHEREAS, since the prison system population continues to exceed the established safe and reasonable capacity, it becomes necessary to invoke extraordinary measures due to the extreme overcrowding of prisons in order to insure humane conditions of confinement, security of the prisons and proper operations of the prisons as provided by law;

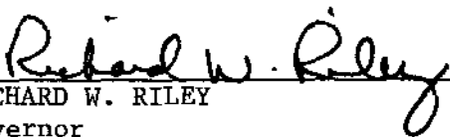
NOW, THEREFORE, pursuant to the powers conferred upon me as Governor by Section 24-3-2000 Code of Laws of South Carolina (1976), I hereby determine that the reports of the South Carolina Board of Corrections and the South Carolina Board of Parole and Community Corrections establish the continuing existence of the conditions for a second declaration of a prison system overcrowding State of Emergency, and I hereby declare that a prison system overcrowding State of Emergency exists and direct that the release dates of inmates be advanced ninety (90) days, effective March 26, 1984, and that this advancement be cumulative with the advancement of release dates ordered on

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September 2, 1983; and I further declare and direct that the South Carolina Department of Corrections and the South Carolina Department of Parole and Community Corrections shall begin releasing qualified inmates pursuant to this Executive Order as expeditiously as possible.

I declare that the prison overcrowding State of Emergency and advancement of release dates ordered on September 2, 1983, and on today's date shall be terminated when the Commissioner of the South Carolina Department of Corrections certifies to me that the prisons have not exceeded the established operating capacity of Seven Thousand Eight Hundred and Eighty (7,880) inmates for a period of seven consecutive days, or as otherwise provided for in the Prison Overcrowding Powers Act.

Given under my hand and the Great Seal  
of the State of South Carolina at  
Columbia, South Carolina, this 26th  
day of March, 1984.

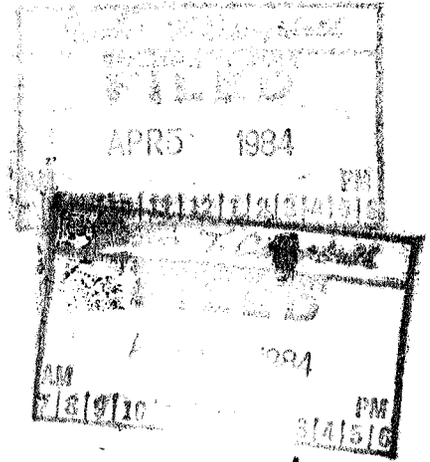
  
RICHARD W. RILEY  
Governor

ATTEST:

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JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



EXECUTIVE ORDER NO. 84-15

WHEREAS, there is a continuing loss of innocent human lives due to the increasing rate of alcohol-related traffic fatalities; and

WHEREAS, South Carolina desires to take positive steps to address the critical problem of removing those driving under the influence from the state's highways; and

WHEREAS, there is a continuing need to evaluate the current system of administration, sanctions, policies and treatment of drinking drivers; and

WHEREAS, there is a need to develop local strategies to prevent drivers from drinking and driving; and

WHEREAS, the changes in attitudes, mores and behaviors, necessary to change social acceptance of drinking and driving occur at the community level; and

WHEREAS, there is a continuing need for an effective statewide comprehensive solution to the increasing problem of driving under the influence; and

WHEREAS, the Governor's Four Regional Task Forces on Drinking and Driving have reviewed the drinking and driving countermeasures existing in South Carolina; and

WHEREAS, these Task Forces have completed their eight-month analysis and made final recommendations; and

WHEREAS, there is a need to monitor and assist in the implementation of these recommendations through support and advocacy.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the State, I hereby continue the Regional Task Forces on Drinking and Driving by restructuring them into a 16-member State-wide Task Force to serve as an advisory group to the Governor's Committee on Highway Safety.

The DUI Task Force shall be made up of four (4) representatives from each of the previously appointed Regional Task Forces on Drinking and Driving.

The role of the Statewide DUI Task Force shall include the following:

1. To monitor and encourage the implementation of the recommendations and strategies proposed by the Regional Task Forces on Drinking and Driving;
2. To continue to review alcohol-related accident data, DUI arrests and conviction information, and legislative progress in order to determine countermeasure effectiveness;
3. To make further recommendations, where necessary to ensure the abatement of rising DUI-related accidents in South Carolina.

The DUI Task Force shall meet, as appropriate, and provide a status report and any recommendations to the Governor's Committee on Highway Safety at least semi-annually.

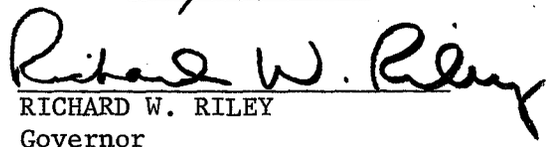
The Governor's Office, Division of Public Safety Programs shall provide staff support to the Task Force as required.

All state agencies are hereby requested to cooperate fully in the activities of the DUI Task Force.

The members of the DUI Task Force shall be appointed by and serve at the pleasure of the Governor.

This Order shall take effect immediately.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 5th  
DAY OF April, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

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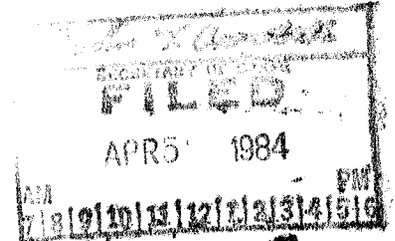
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 84-16



WHEREAS, the number of accidents, injuries and fatalities on our State's streets and highways continues to be a matter of priority concern demanding positive action by the State of South Carolina; and

WHEREAS, the South Carolina General Assembly by an Act approved on the 12th day of April, 1967, empowered the Governor to act in compliance with the Federal Highway Safety Act of 1966 which designated the Governor of each State as the responsible officer for the administration of the State Highway Safety Program; and

WHEREAS, an official body is necessary to advise the Governor in the formulation of State policy in the field of highway safety and to assist in the implementation of that policy;

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and Laws of this State, I hereby create the Governor's Committee on Highway Safety, the membership of which shall include the following officials:

Attorney General  
Chief Highway Commissioner  
Director of Law Enforcement Division, Department of Highways  
and Public Transportation  
Commissioner, Commission on Alcohol and Drug Abuse  
One Member of the House of Representatives  
Superintendent, State Department of Education  
One Member of the Senate  
Chief Justice, Supreme Court, or his designee  
Commissioner, Department of Health and Environmental Control

FURTHER, the membership shall include the following:

Twenty-three (23) members appointed by the Governor to include representatives from agencies and organizations, private industry and

private citizens with an expressed interest and knowledge in areas relating to highway safety. The Governor shall appoint the Chairperson and Vice-Chairperson of the Committee, and all appointed members shall serve at the pleasure of the Governor.

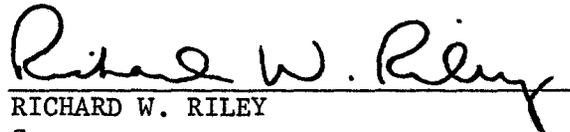
The Governor's Committee on Highway Safety shall function as the Governor's advisory board on policy and programmatic initiatives relating to traffic and highway safety. The Director of the Office of Highway Safety, Division of Public Safety Programs, shall serve as the Executive Secretary of the Committee.

The Governor's Committee shall meet at least quarterly upon the call of the Chairperson in order to establish priority initiatives, make policy recommendations and advise the Governor on matters relating to traffic and highway safety.

The Governor's Committee shall make periodic reports of its progress and recommendations to the Governor.

The Executive Order supercedes all previous orders referencing the Advisory Group functions for the Governor's Highway Safety Program.

GIVEN UNDER MY HAND AND THE GREAT  
SEAL OF THE STATE OF SOUTH CAROLINA  
AT COLUMBIA, SOUTH CAROLINA, THIS  
5<sup>th</sup> DAY OF April, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

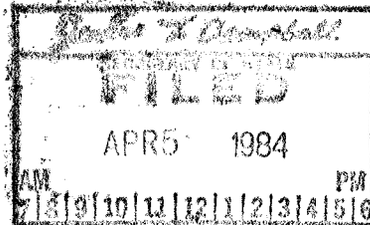
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JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 84-16

WHEREAS, the number of accidents, injuries and fatalities on our State's streets and highways continues to be a matter of priority concern demanding positive action by the State of South Carolina; and

WHEREAS, the South Carolina General Assembly by an Act approved on the 12th day of April, 1967, empowered the Governor to act in compliance with the Federal Highway Safety Act of 1966 which designated the Governor of each State as the responsible officer for the administration of the State Highway Safety Program; and

WHEREAS, an official body is necessary to advise the Governor in the formulation of State policy in the field of highway safety and to assist in the implementation of that policy;

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and Laws of this State, I hereby create the Governor's Committee on Highway Safety, the membership of which shall include the following officials:

Attorney General  
Chief Highway Commissioner  
Director of Law Enforcement Division, Department of Highways  
and Public Transportation  
Commissioner, Commission on Alcohol and Drug Abuse  
One Member of the House of Representatives  
Superintendent, State Department of Education  
One Member of the Senate  
Chief Justice, Supreme Court, or his designee  
Commissioner, Department of Health and Environmental Control

FURTHER, the membership shall include the following:

Twenty-three (23) members appointed by the Governor to include representatives from agencies and organizations, private industry and

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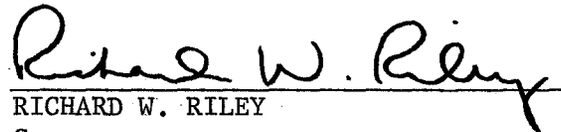
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The Governor's Committee shall meet at least quarterly upon the call of the Chairperson in order to establish priority initiatives, make policy recommendations and advise the Governor on matters relating to traffic and highway safety.

The Governor's Committee shall make periodic reports of its progress and recommendations to the Governor.

The Executive Order supercedes all previous orders referencing the Advisory Group functions for the Governor's Highway Safety Program.

GIVEN UNDER MY HAND AND THE GREAT  
SEAL OF THE STATE OF SOUTH CAROLINA  
AT COLUMBIA, SOUTH CAROLINA, THIS  
5th DAY OF April, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

\_\_\_\_\_  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 84-17

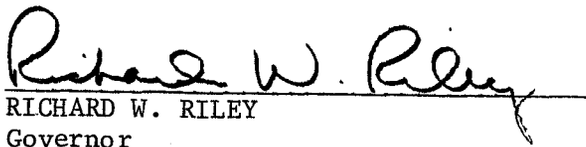
WHEREAS, the State of South Carolina has applied for emergency disaster funds for Individual and Family Grants through the Federal Emergency Management Agency; and

WHEREAS, the application for emergency disaster funds has been approved by President Ronald Reagan; and

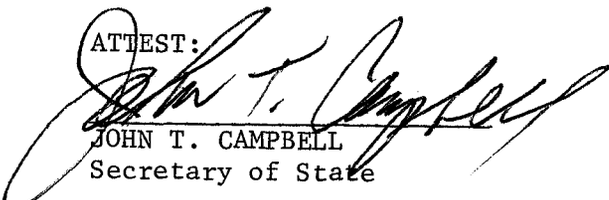
WHEREAS, it is in the best interests of the citizens of the state, particularly those affected by the tornado, that the disbursement of the Individual and Family Grant funds be expedited to the extent possible;

NOW, THEREFORE, by the power and authority vested in me as Governor by the South Carolina Constitution and laws of this state, I do hereby designate the South Carolina Department of Social Services as the coordinating agency for the State.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 4th day of April, 1984.

  
RICHARD W. RILEY  
Governor

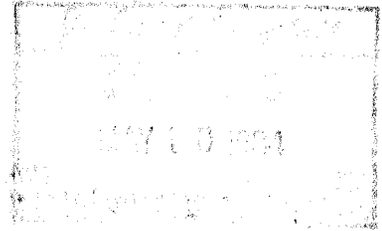
ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



Executive Order No. 84-18

WHEREAS, the Chairman of the State Board of Financial Institutions, the President of the South Carolina Bankers Association and the President of the South Carolina Savings and Loan League have requested that I declare Monday, May 28, 1984, a legal holiday for banks, savings and loan associations, and buidings and loan associations in South Carolina;

NOW, THEREFORE, pursuant to Sections 53-5-40 and 53-5-50 of the Code of Laws of South Carolina (1976), I do hereby declare Monday, May 28, 1984, a legal holiday for banks, savings and loan associations, and building and loan associations in South Carolina.

GIVEN UNDER MY HAND AND THE GREAT SEAL OF THE STATE OF SOUTH CAROLINA, AT COLUMBIA, SOUTH CAROLINA, THIS \_\_\_\_\_ DAY OF MAY, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

\_\_\_\_\_  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

Executive Order Number: 84-19

WHEREAS, it appears to me that the Commission appointed on October 26, 1983, by Executive Order 83-47, to study and report on the proposed annexation of a portion of Williamsburg County to Florence County has satisfactorily completed its investigation and reported relevant facts as prescribed by Section 4-5-160, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.); and

WHEREAS, other prerequisites to the ordering of a county annexation election required by law have already been satisfied;

NOW, THEREFORE, under the authority vested in me by Sections 4-5-170 and 4-5-180, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.), I do hereby order an election to be held on July 17, 1984, in accordance with the provisions of Chapter 5 of Title 4 of the Code to determine whether the area of Williamsburg County set forth in the Petition filed on September 27, 1983, and described below, shall be annexed to Florence County. The question to be presented to the voters in said election shall be as follows:

Do you favor the annexation to Florence County from Williamsburg County of the area beginning at a point on the Williamsburg-Georgetown County line at the corner of Mingo Bridge, the point where S. C. Highways 41 and 51 intersect with Black Mingo Creek; thence Northwest along Black Mingo Creek to the run of Indiantown Swamp; thence North, Northeast along the run of Indiantown Swamp to the center of the bridge of S. C. Highway S-45-84;

thence Northeast along the center of S. C. Highway S-45-84 to the present junction of the Florence-Williamsburg County line at St. Johns Crossroads; thence following the Florence-Williamsburg County line along the center of S. C. Highway S-45-40 to the center of the bridge at Muddy Creek; thence continuing Northeast along the Florence-Williamsburg County line along the center of Muddy Creek to the center of Clark's Creek; thence continuing Southeast along the Florence-Williamsburg County line along the center of Clark's Creek to the center of the Great Pee Dee River and the junction of the Florence-Marion County line; thence Southeast along the Great Pee Dee River to the junction of the Williamsburg-Marion-Georgetown County line; thence Southwest along the Williamsburg-Georgetown County line along Highway S-22-5 and continuing along S. C. Highway 513 and 41 and 51 to the point of beginning. Containing 86.5 square miles, more or less.

(Check no more than one.)

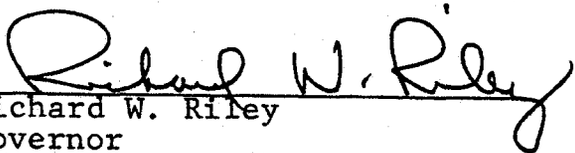
I favor the annexation.

I do not favor the annexation.

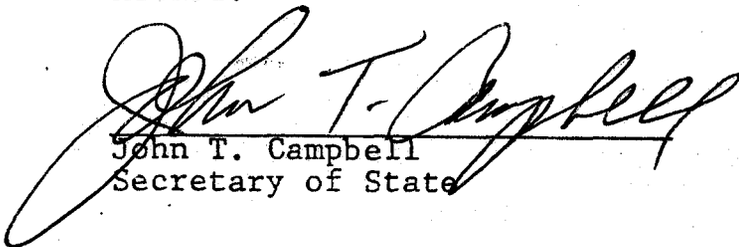
The voting places to be used in Florence County in conducting the election shall be the established precinct voting places. The voting places to be used in the portion of Williamsburg County in which the election shall be conducted, which is the area described above, shall be the established voting places in the Ebenezer, Hemingway, Henry-Poplar Hill and Muddy Creek precincts. The voting place to be used in the portion of the Indiantown precinct that falls within the area described above shall be the Nesmith and Pinkney Funeral Home in Stuckey, South Carolina.

Notice of the holding of this election shall be given by the respective county election commissions in accordance with Section 7-13-35, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.).

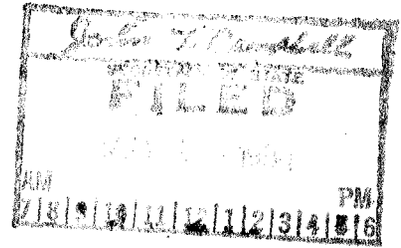
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 3<sup>rd</sup> day of May, 1984.

  
Richard W. Riley  
Governor

ATTEST:

  
John T. Campbell  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



Executive Order No. 84-20

WHEREAS, the Employment Security Commission has projected a 1984 unemployment rate of 21 percent among South Carolina youth; and

WHEREAS, youth who are 14 to 21 years old are "at risk" of not finding and retaining employment when they have a record of low basic skills achievement, and/or have not acquired pre-employment training or work experience, and/or have dropped out of or been removed from public schools, and/or have come under the supervision of the juvenile or criminal justice system; and

WHEREAS, the presence of tens of thousands of at-risk youth in South Carolina poses long term social consequences to the State, and may lead to their dependency on State services when they become adults; and

WHEREAS, young people who are independent and productive are essential to South Carolina's economic growth; and

WHEREAS, preventing and remedying problems of employability among at-risk youth requires continuing consultation and cooperation among certain State agencies, and the private sector, and requires the efficient and effective use of State/Federal resources;

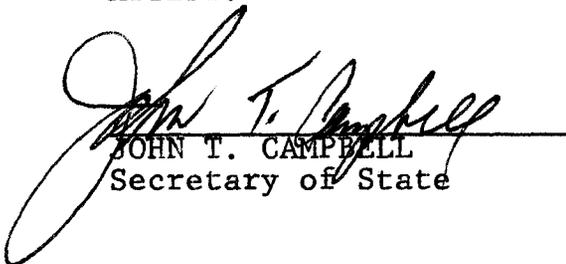
NOW, THEREFORE, I do hereby create the Youth Employment Coordinating Council. This Council shall include senior level representatives of appropriate State agencies, and persons from the private sector, appointed by the Governor. The Lieutenant Governor shall designate a representative to serve on the Council. The Council will become part of the State Private Industry Council, relating to the work of the PIC through the PIC Youth Committee. The Governor shall appoint the Chairman of the Council.

The Council shall: (1) develop strategies and priorities which the State will use to better meet the education, training, and employment needs of at-risk youth; (2) review and comment on State agencies' policy and programming initiatives which concern the employability of at-risk youth; and (3) recommend allocation of funds for the purpose of initiating demonstration programs which promise to improve the availability and effectiveness of employment related programs for at-risk youth.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 14<sup>th</sup>  
DAY OF MAY, 1984.

  
RICHARD W. RILEY  
Governor

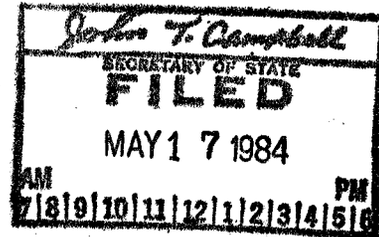
ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



Executive Order No. 84-21

WHEREAS, the South Carolina Law Enforcement Division is presently involved in providing support service to local law enforcement agencies in Horry and Georgetown Counties; and

WHEREAS, the Chief of the South Carolina Law Enforcement Division has assessed the Division's response capability and has recommended that the South Carolina National Guard be utilized in this instance;

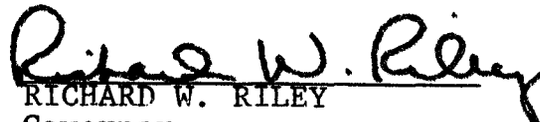
NOW THEREFORE, by virtue of the powers and authority conferred upon me by the Constitution and the laws of the State of South Carolina, I hereby order that 12 National Guardsmen with appropriate weapons, equipment and transportation be made available to the South Carolina Law Enforcement Division on Friday, May 18, 1984, Saturday, May 19, 1984 and Sunday, May 20, 1984. Guardsmen and equipment are to be made available from the 3649th Combined Support Company as follows:

<u>Personnel</u>	<u>Equipment</u>
2 Officers	2 Gas Dispenser Teams
10 Enlisted Men	1 M-113 Armored Personnel Carrier
	1 M-113 Transporter
	1 Troop Transporter
	Personal Weapons and Equipment

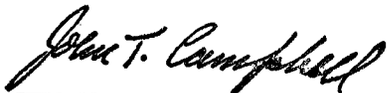
I further direct that one officer and one enlisted man be made available on Thursday, May 17, 1984, to plan for and provide the above forces and equipment.

Further Proclamations deemed necessary to insure fullest protection of life and property and to assure preservation of law and order during this law enforcement mission shall be issued orally by me and thereafter reduced to writing within the succeeding 24-hour period.

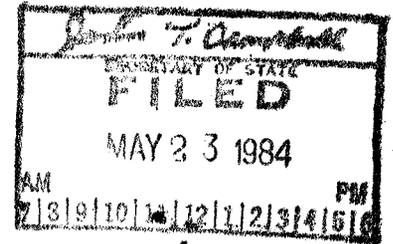
GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 17<sup>th</sup>  
DAY OF MAY, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



Executive Order No. 84-22

WHEREAS, Clifford Brantley, Sheriff of Jasper County, has resigned his office as Sheriff, effective immediately; and

WHEREAS, Section 23-11-40, Code of Laws of South Carolina, 1976 empowers the Governor to fill any vacancy in the office of Sheriff in any county of this State by appointing some suitable person, who shall be an elector of such county and who, upon duly qualifying according to law, shall be entitled to enter upon and hold the office until the next general election for county sheriffs and shall be subject to all the duties and liabilities incident to such officer during the term of his service in such office; and

WHEREAS, I, as Governor of the State of South Carolina, am mindful of the duty and responsibility vested in me by the Constitution and laws of this State; and

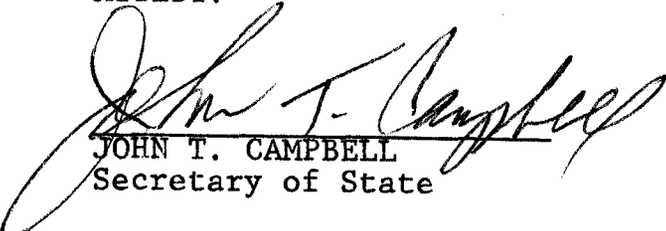
NOW, THEREFORE, by virtue of such authority,

I HEREBY APPOINT John P. Raymond of Jasper County, to serve the unexpired term as Sheriff of Jasper County until the next General Election for County Sheriff and until his successor is qualified.

GIVEN UNDER MY HAND AND THE GREAT SEAL OF THE STATE OF SOUTH CAROLINA, THIS 27<sup>th</sup> DAY OF MAY, 1984.

  
RICHARD W. RILEY  
Governor

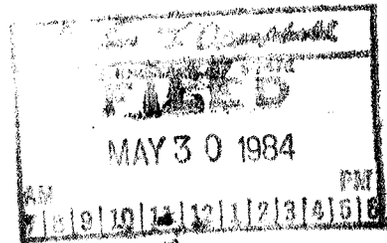
ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



Executive Order No. 84-23

WHEREAS, the Chief of the South Carolina Law Enforcement Division advises that a law enforcement problem exists in Colleton County; and

WHEREAS, he further advises that the use of a National Guard Armory will be required;

NOW, THEREFORE, by the power and authority vested in me as Governor pursuant to the Constitution and laws of South Carolina, I hereby declare that a state of emergency exists and direct that the following actions be taken:

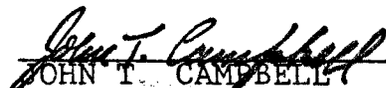
1. That the Adjutant General of South Carolina make available a National Guard Armory in Colleton County or vicinity for the law enforcement emergency.
2. That the Adjutant General provide troops and equipment as approved by my Executive Assistant for the Division of Public Safety.

Further proclamations and regulations deemed necessary to insure the fullest protection of life and property during this state of law enforcement emergency shall be issued orally by me and reduced to writing within the succeeding 24-hour period.

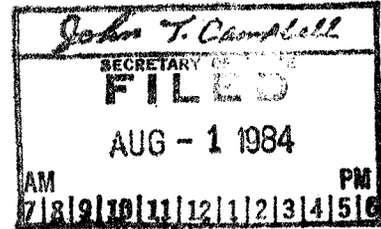
GIVEN UNDER MY HAND AND THE GREAT SEAL OF THE STATE OF SOUTH CAROLINA, THIS 30<sup>th</sup> DAY OF MAY, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



Executive Order No. 84-24

WHEREAS, early childhood development and education programs significantly impact the development of children including readiness for school entry; and

WHEREAS, families and children need access to services, when necessary, which are designed to strengthen the family; and

WHEREAS, there are various public and private agencies which are involved in providing increased opportunities for young children; and

WHEREAS, there is a need to develop interagency capacities in planning for priorities and the allocation of resources in early childhood development and education; and

WHEREAS, the continuity of state policy and organizational alternatives must address accountability, effectiveness and administrative responsiveness in early childhood development and education.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the State of South Carolina, I hereby establish the Interagency Coordinating Council for Early Childhood Development and Education in the Office of the Governor. The specific powers, duties and responsibilities of the Council shall include the following functions:

1. To formulate, or cause to be formulated, a long-range, comprehensive plan for early childhood development and education and to establish priorities for implementing the comprehensive plan;
2. To establish and update annually or as necessary a set of priorities for program emphasis in early childhood development and education and determine the most appropriate and effective service delivery system in each identified program area;
3. To develop and implement a plan for interagency coordination to ensure that the services rendered by each agency related to early childhood development and education shall complement and support those of other agencies in order to achieve the most effective utilization of resources in early childhood development and education;
4. To receive and act upon, through Council review authority, recommendations from state, regional and local advisory groups and/or councils operating under federal or state mandate on matters of concern to children and their families in early childhood development and education;
5. To promote, sponsor or conduct research in the field of early childhood development and education;

6. To evaluate programmatic and fiscal directions of state conducted programs in early childhood development and education in accordance with the comprehensive plan;
7. To survey, inventory and critique all programs that impact young children in the state of South Carolina with the aim to utilize such information to further define coherent state policy for this age group, identify gaps and set priorities;
8. To review and advise the Governor with regard to the child development plan which is submitted under the Appalachian Regional Commission's child development program.

The Council shall not provide direct services to children and their families, but may conduct or administer appropriate research, pilot planning and evaluation projects.

The membership of the Council shall consist of the Governor as Chairperson, the State Superintendent of Education, the Commissioner of the Department of Health and Environmental Control, the Commissioner of the Department of Mental Health, the Commissioner of the Department of Social Services, the Executive Director of the Health and Human Services Finance Commission, and a layperson who shall be appointed by the Governor as a voting member of the Council and who shall have a working knowledge and commitment to early childhood development and education. The membership of the Council shall not be represented by an alternate representative. Each member of the Council may

appoint one non-voting staff member to attend council meetings unless advised otherwise by the chairperson, provided the individual appointed shall not be represented by an alternate representative. The Office of the Governor shall also provide for a Director of the Council who also shall serve on the Interagency Advisory Committee. The functions, duties and responsibilities of the Director of the Council shall be established by the Governor upon review of the Council. The Council shall meet quarterly and additionally, as needed at the request of the Governor. At the first meeting, the Council shall determine what constitutes a quorum.

The Council, with the approval of the Governor, shall have the authority:

(1) to establish task forces in areas of concern in early childhood development and education; (2) to assign their agency representatives, when necessary, in order to assess and prepare matters which may come before the Council; (3) to apply for, receive, and administer funds which are, or may become, available from public and private sources for programs pertaining to early childhood development and education, including funds for administration, research, pilot planning and evaluation projects; (4) to establish community advisory committees as deemed necessary which shall be composed of a balanced combination of professional people in various disciplines, public officials having responsibility in the area of early childhood development and education, lay individuals interested in services for young children, including citizens, representatives of business, labor and private charitable organizations. In a case where a community council already exists, such council, upon request to the Director of the Interagency Coordinating Council, shall serve as the community council provided the community council meets the

membership described herein; and, (5) to implement further authority which may be delegated by the Governor.

I also hereby establish the Interagency Advisory Committee on Early Childhood Development and Education in order to provide a forum for information exchange regarding recommendations and priorities in early childhood development and education.

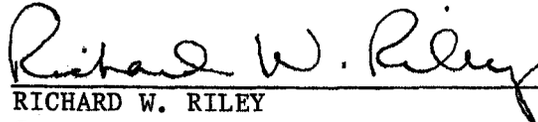
The membership of the Interagency Advisory Committee shall consist of the Director of the Council, a representative from each agency on the Interagency Coordinating Council appointed by the Chief Executive Officer of that agency, and designated representatives from other public agencies which are determined by the Governor to be providers of services to young children, and five individuals appointed by the Governor for a two year term who are involved in early childhood development and education and who represent various geographic sections of the state. With Committee consent, up to three other members may be added as deemed necessary to enable the Committee to advise the Council on matters relating to early childhood development and education. The Governor shall select the chairman of the Committee who shall serve in that position for a one-year term.

The responsibilities of the Interagency Advisory Committee shall be as follows: (1) to prepare the Child Development State Plan for submission to the Council for review; (2) to review and transmit to the Governor the operational proposals submitted for consideration under Appalachian Regional Commission's child development program; (3) to identify child development

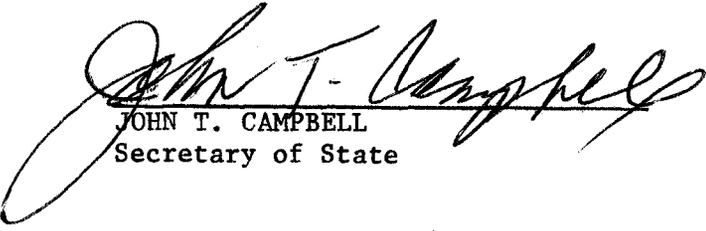
services and other services to children which may impact early childhood development and education programs; (4) to identify and recommend methods which will facilitate interagency coordination of children's service programs.

Further, the Interagency Advisory Committee shall meet quarterly and additionally, as needed, in order to effectuate the responsibilities as described herein and shall make recommendations to the Council as deemed necessary.

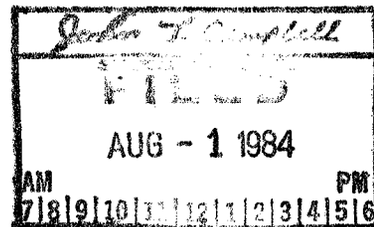
GIVEN UNDER MY HAND AND THE GREAT SEAL OF  
THE STATE OF SOUTH CAROLINA, THIS 12<sup>th</sup>  
DAY OF AUGUST, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



Executive Order No. 84-25

WHEREAS, children in need of public services deserve the best effort available; and

WHEREAS, public agencies recognize that instances occur where public services for children need definition and resolution; and

WHEREAS, some children needing public services are not currently being served due to a variety of system and resource deficiencies.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and Statutes of South Carolina, I, Richard W. Riley, Governor, hereby establish a Children's Case Resolution Commission in the Office of the Governor.

The functions of the Children's Case Resolution Commission shall include the following:

1. To establish operating procedures of the Children's Case Resolution Commission within the specified guidelines.
2. To assure that the resources of individual agencies, including multi-agency staffings and participation by advocacy groups, be

exhausted, before accepting a case as eligible for the Children's Case Resolution Commission.

3. To carry out a thorough professional staff review of the case before the hearing to assure that all pertinent factors are presented in written form to the Commission before the hearing.
4. To conduct a hearing process through case review.
5. To designate a primary agency for service provision within the responsibilities conferred in the hearing process.
6. To monitor case management of individual case resolutions as determined through the hearing process.
7. To address policy development for the purpose of recommending changes and/or improvements which shall enhance the effective operation of the Children's Case Resolution Commission and service delivery of public agencies serving children.
8. To make annual and management reports through the Office of Children's Affairs to the Governor, the Children's Coordinating Cabinet, and the General Assembly regarding issues relating to children who come to the attention of the Children's Case Resolution Commission.

An agency/school district should make a referral to the CCRC as a last resort and only after having contacted each involved agency in an attempt to resolve the case. Each case resolution shall comply with the policies and procedures of the Children's Case Resolution Commission. The parties shall express their agreement or disagreement with the resolution in writing, as provided for in the policies and procedures of the Commission. If any agency does not agree with the resolution, this shall constitute an appeal to the Children's Coordinating Cabinet, as provided by the policies and procedures of the Commission. The intent of the Commission is to assist children by securing agency agreement to provide services and/or resources to implement the resolution.

I also hereby relate the Children's Case Resolution Commission to the functions of the Children's Coordinating Cabinet and the responsibilities of the Office of Children's Affairs. The Children's Coordinating Cabinet shall receive reports from the Children's Case Resolution Commission as to the operation of the functions provided within this Executive Order. The Children's Case Resolution Commission shall receive administrative support from the Office of Children's Affairs. The functions, duties and supervisory responsibilities of the staff and administrative support shall be established by the Office of Children's Affairs.

The membership of the Children's Case Resolution Commission shall be appointed by the Governor and shall be composed of eight (8) members, six (6) citizens (non-agency) and one advocate as voting members appointed by the Governor from the state at large, and the Vice-Chairperson of the Human Services

Coordinating Council or his designee ex-officio as a non-voting members. Each gubernatorial appointee will serve for a two-year term and may be reappointed. In order to be eligible as a voting member of the Children's Case Resolution Commission, an individual must demonstrate experience in children's services. The membership shall elect a chairperson and a vice-chairperson from among the voting members for a term of two years.

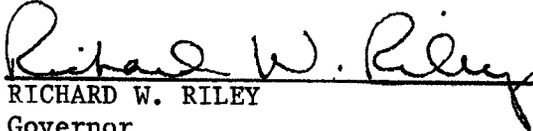
All agencies of State government shall cooperate with the Children's Case Resolution Committee in the execution of its duties.

Members of the Children's Case Resolution Commission may not receive compensation for their services, but shall be allowed mileage and subsistence as is provided by law for State boards, committees and commissions for attendance at such meetings.

The Children's Case Resolution Commission shall not provide direct services to children, but can designate the services to be provided as long as the designated services are within the agency's legal responsibility.

This Executive Order shall be effective as of July 1, 1984.

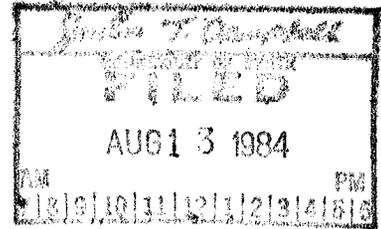
GIVEN UNDER MY HAND AND THE GREAT SEAL OF  
THE STATE OF SOUTH CAROLINA, THIS 10<sup>th</sup>  
DAY OF AUGUST, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



Executive Order No. 84-26

WHEREAS, there exists a vacancy in the office of Clerk of Court for Greenwood County due to the death of T. R. Pinson; and

WHEREAS, Section 14-17-30, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.), empowers the Governor to fill any vacancy in the office of Clerk of Court by appointment as provided in Section 4-11-20 of the Code; and

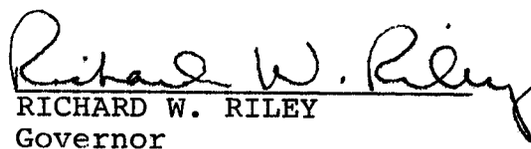
WHEREAS, I, as Governor of the State of South Carolina, am mindful of the duty and responsibility vested in me by the Constitution and laws of this state;

Executive Order No. 84-26

Page two

NOW, THEREFORE, by virtue of such authority, I hereby appoint Patricia Burke Estes to serve as Clerk of Court of Greenwood County for the remainder of the term and until the next general election for Clerk of Court is held and a successor is elected and qualified.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 13<sup>th</sup>  
DAY OF AUGUST, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

\_\_\_\_\_  
JOHN T. CAMPBELL  
Secretary of State

**STATE OF SOUTH CAROLINA**  
**EXECUTIVE OFFICE**  
**COLUMBIA**

Executive Order No. 84-27

DEC 1984

WHEREAS, the Auditor of Cherokee County, Bill Blanton, has submitted a letter of resignation effective December 31, 1984; and

WHEREAS, Section 4-11-20, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.), empowers the Governor to fill vacancies in any offices of any county of the state as provided therein; and

WHEREAS, I, as Governor of the State of South Carolina, am mindful of the duty and responsibility vested in me by the Constitution and laws of this state;

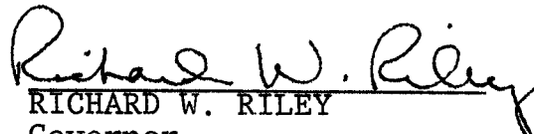
NOW, THEREFORE, by virtue of such authority, I hereby appoint Gayle S. Phillips to fill the vacancy in the office of Auditor of Cherokee County upon the effective date of the resignation of Bill Blanton until the next general election is held and a successor is elected and qualified to serve.

Executive Order No. 84-27

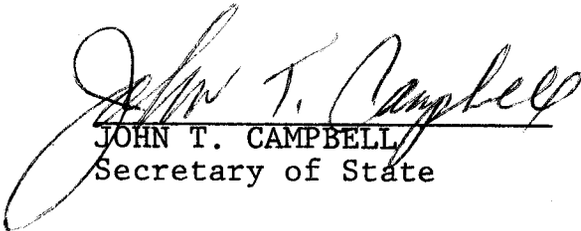
Page two

This Order becomes effective on December 31, 1984.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 31<sup>st</sup>  
DAY OF AUGUST, 1984.

  
RICHARD W. RILEY  
Governor

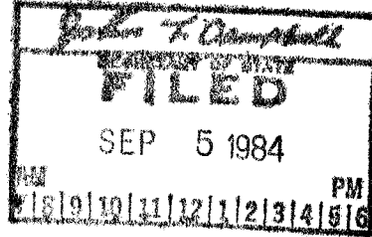
ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



Executive Order No. 84-28

WHEREAS, it appears to me that the Commission appointed on August 2, 1983, by Executive Order Number 83-39, to study and report on the proposed annexation of a portion of Charleston County to Dorchester County has satisfactorily completed its investigation and reported relevant facts as prescribed by Section 4-5-160, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.); and

WHEREAS, other prerequisites to the ordering of a county annexation election required by law have already been satisfied;

NOW, THEREFORE, under the authority vested in me by Sections 4-5-170 and 4-5-180, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.), I do hereby order an election to be held on November 6, 1984, in accordance with the provisions of Chapter 5 of Title 4 of the Code to determine whether the area of Charleston County set forth in the Petition filed on June 28, 1983, and described below, shall be annexed to Dorchester County. The question to be presented to the voters in said election shall be as follows:

Shall the boundary line between Dorchester County and Charleston County be altered by the transfer from Charleston County into Dorchester County of a tract of land containing 50.61 acres and bounded on the west and north by property of Charles H. P. Duell, on the east by property of W. O. Hanahan and on the south by South Carolina Highway #61, all as shown on a plat entitled "A Plat of a Tract owned by Charles H. P. Duell Showing

Present and Proposed Dorchester-Charleston County line, St. Andrew's Parish, Charleston County, South Carolina," dated February 11, 1984, by William C. Boineau, Thomas G. McLeod and Robert J. Sample, copies of which are filed with the Secretary of State of South Carolina and with the Clerk of Court of Charleston County and with the Clerk of Court of Dorchester County?

The above-described 50.61 acre tract of land butts, bounds and measures, according to said plat, as follows:

Beginning at an iron marker at the intersection of the present Charleston County-Dorchester County line with the northern right of way line of South Carolina Highway #61 (which point is designated "A" on said plat) as the point of beginning and continuing thence in a south easterly direction along the northern right of way line of South Carolina Highway #61, a distance of 511.83 feet to a point on the northern right of way line of South Carolina Highway #61 designated "I" on said plat; and continuing thence north 17 degrees, 0 minutes, 0 seconds east, a distance of 2,827.59 feet to a concrete marker at a point marked "H" on said plat; and continuing thence south 63 degrees, 35 minutes, 0 seconds west, a distance of 279.61 feet to a point designated "G" on said plat; and continuing thence south 76 degrees, 47 minutes, 3 seconds west, a distance of 564.77 feet to a point designated "F" on said plat; and continuing thence north 52 degrees, 53 minutes, 54 seconds west, a distance of 370.90 feet to an iron marker designated "E" on said plat; and continuing thence south 10 degrees, 32 minutes 1 second west, a distance of 515.61 feet to an Old 30" Pine Stump designated by the letter "D" on said plat; and continuing thence south 3 degrees, 43 minutes, 24 seconds west, a distance of 589.80 feet to an iron marker designated by the letter "C" on said plat; and continuing thence south 16 degrees, 29 minutes, 12 seconds west, a distance of 361.70 feet to an iron marker designated by the letter "B" on said plat and continuing thence south 11 degrees, 40 minutes, 0 seconds west, a distance of 1,019.58 feet to an iron marker on the northern right of way line of South Carolina Highway #61 designated by the letter "A" on the said plat and being the point of beginning.

The voting places to be used in Dorchester County in conducting the election shall be the established precinct voting places. The voting place to be used in

the portion of Charleston County in which the election shall be conducted, which is the area described above, shall be the residence of Mr. and Mrs. Timothy Conway, 4252 Ashley River Road, Charleston, South Carolina 29407.

Notice of the holding of this election shall be given by the respective county election commissions in accordance with Section 7-13-35, Code of Laws of South Carolina, 1976 (1983 Cum. Supp.).

GIVEN UNDER MY HAND AND  
THE GREAT SEAL OF THE  
STATE OF SOUTH CAROLINA,  
THIS 5<sup>th</sup> DAY OF  
SEPTEMBER, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

Executive Order No. 84-29

WHEREAS, children deserve our most concerted efforts on their behalf to enrich and provide better opportunities for their futures; and

WHEREAS, coordination, policy development and program development work in concert to make available the best services possible for children; and

WHEREAS, the children of South Carolina can best be served by administrative and organizational frameworks which are designed to deal effectively with barriers to program development, to improve quality of services to children and to maximize resources; all of which are within the context of assuring for children their rights and unlimited potential for growth and development.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the State of South Carolina, I hereby reestablish the Children's Coordinating Cabinet under the auspices of the Office of the Governor. Within one (1) year following the reestablishment of the Children's Coordinating Cabinet, the Governor, with the recommendation of the Cabinet, shall determine the need to continue the Cabinet as a process for the coordination of children's services. The Office of the Governor shall coordinate staffing for the Cabinet in cooperation with the Joint Legislative

Committee on Children, the House Medical, Military, Public and Municipal Affairs Committee, and the Senate General Committee and shall monitor and coordinate the implementation of its recommendations.

The Children's Coordinating Cabinet shall consist of the Governor, who shall serve as Chairman, the Chairperson of the Board/Commission from the South Carolina Children's Bureau, the Children's Foster Care Review Board System, the Commission on Alcohol and Drug Abuse, the Commission for the Blind, the Department of Education, the Department of Health and Environmental Control, the Department of Mental Health, the Department of Mental Retardation, the Department of Social Services, the Department of Vocational Rehabilitation, the Department of Youth Services, the Health and Human Services Finance Commission, the John de la Howe School, the South Carolina School for the Deaf and Blind, and the Wil Lou Gray Opportunity School. Each Agency shall also appoint a representative who has administrative and/or program responsibility for children's services in order that they may also attend the meetings of the Children's Coordinating Cabinet as an agency representative without voting privileges. Further, the Chairman or a designee shall serve as an ex-officio member without voting privileges from the Committee on Mental Health and Mental Retardation, the Committee to Make Full and Complete Study of the Problems of the Handicapped of South Carolina, the Committee to Study Problems of Alcohol and Drug Abuse, the House Education and Public Works Committee, the House Medical, Military, Public and Municipal Affairs Committee, the House Ways and Means Committee, the Senate Education Committee, the Senate Finance Committee, the Senate General Committee, the Senate Medical Affairs Committee, and the Joint Legislative Committee on

Children. Further, the President or a designee from the State Council of Family Court Judges shall serve as an ex-officio member without voting privileges.

The Children's Coordinating Cabinet shall meet as deemed necessary and at the call of the Governor. All matters under consideration shall be by majority vote of the membership present.

Until February 28, 1985, the Children's Coordinating Cabinet shall function as a mechanism for the coordination of children's services in order that policy development may be maximized in terms of continuity which impacts financing and delivery of services. The Children's Coordinating Cabinet shall focus on children in poverty, children in need of foster care and adoption, children in need of protective services, children with disabilities, and children who enter the juvenile justice system. The Children's Coordinating Cabinet shall make a report to the General Assembly in April, 1985, as to the activities of the Cabinet during the past year.

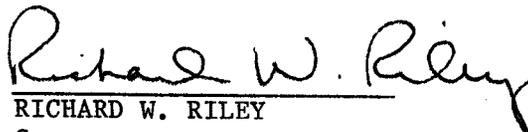
The Cabinet shall also put every reasonable effort in case management, integrated services, centralized referral, coordination and inservice training on behalf of children's services.

Further, the primary intent is to maximize where possible, the avenues for coordination to occur through various mechanisms such as interagency agreements on a financial and responsibility basis, interagency financing, reporting of consistent information, utilization of state flexibility in

federal programs and centralizing through the Cabinet all governmental/advisory entities and interdepartmental bodies which have responsibilities related to children's services.

This Order hereby amends Executive Order No. 84-10.

GIVEN UNDER MY HAND AND THE GREAT SEAL OF  
THE STATE OF SOUTH CAROLINA, THIS 12<sup>th</sup>  
DAY OF SEPTEMBER, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

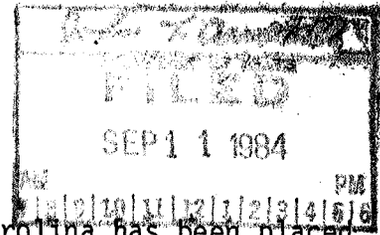
  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

EXECUTIVE ORDER NO. 84-30



WHEREAS, the coast of the State of South Carolina has been placed under a hurricane warning by the National Weather Service; and

WHEREAS, I have been advised that Hurricane Diana is advancing in a northerly direction and represents a threat to the safety, security and welfare to citizens living in the coastal areas of South Carolina; and

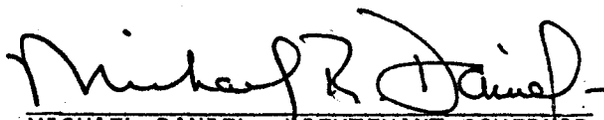
WHEREAS, I have been advised of the necessity for initial prudent safety preparation measures in the coastal counties of South Carolina,

NOW, THEREFORE, by virtue of the power and authority vested in me as Lieutenant Governor, in the absence of the Governor from the State, pursuant to the Constitution and the laws of South Carolina, I do hereby declare that a state of emergency exists in South Carolina and direct that the South Carolina Comprehensive Emergency Preparedness Plan be placed into effect in order to provide for the health, safety and welfare of the citizens of South Carolina located in the coastal counties and in adjacent counties where effects of Hurricane Diana could be experienced. I further direct that all prudent preparations be taken at the individual local and state levels to protect against the possible effects of Hurricane Diana. I further direct that the South Carolina National Guard be placed on a standby basis and that, at the discretion of the Adjutant General, in consultation with the Governor's Office or Lieutenant Governor's Office if appropriate, specified units of the National Guard be activated to

assist civil authorities and to take all reasonable precautions as is necessary for the preservation of life and property.

Further proclamations and regulations deemed necessary to insure the fullest possible protection of life and property during this state of emergency shall be issued orally by me and thereafter reduced to writing within the succeeding 24-hour period.

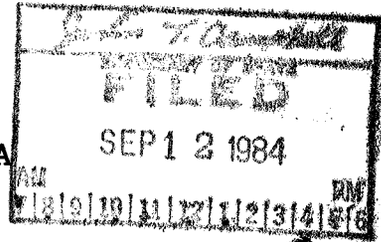
Given under my hand and the  
Great Seal of the State of  
South Carolina at Columbia,  
South Carolina, this 10th  
day of September, 1984.

  
MICHAEL DANIEL, LIEUTENANT GOVERNOR

ATTEST:

JOHN T. CAMPBELL, SECRETARY OF STATE

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



Executive Order No. 84-31

WHEREAS, I have been informed by the State Law Enforcement Division that a prisoner has escaped from the custody of the Berkeley County Sheriff's Department and that the prisoner is armed and dangerous; and

WHEREAS, the escaped prisoner poses an imminent threat of violence to the residents of Berkeley County; and

WHEREAS, it appears to me that a danger exists to the citizens of Berkeley County and that the peace and tranquility of Berkeley County is threatened; and

WHEREAS, the Governor is temporarily absent from the State on an industry seeking mission;

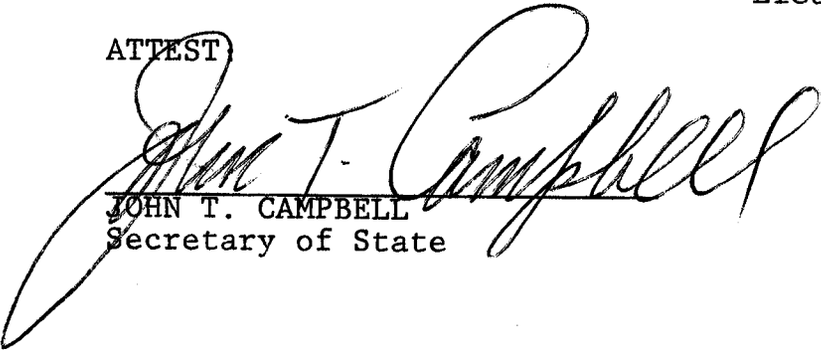
NOW THEREFORE, pursuant to the authority vested in me by Article IV §11 of the South Carolina Constitution and Section 1-3-410, et seq., South Carolina Code of Laws, 1976, I hereby

declare that an emergency exists in Berkeley County and order the State Law Enforcement Division to assist all law enforcement agencies in apprehending the escaped prisoner. This Order shall remain in effect until the escaped prisoner is captured.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 12<sup>th</sup>  
DAY OF SEPTEMBER, 1984.

  
MICHAEL DANIEL  
Lieutenant Governor

ATTEST

  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 84-32

WHEREAS, I declared a state of emergency on September 10, 1984 by Executive Order No. 84-30 in response to the hurricane warning issued for Hurricane Diana for the coastline of South Carolina by the National Weather Service; and

WHEREAS, the hurricane warning has been terminated along the entire coast of South Carolina by the National Weather Service; and

WHEREAS, Hurricane Diana did not strike our coast and the off-shore force of Hurricane Diana caused minimal damages to the State; and

WHEREAS, the purposes of my Executive Order No. 84-30 have been met and there is no longer a need for this Order to be in effect;

NOW, THEREFORE, by virtue of the power and authority vested in me as Lieutenant Governor, in the absence of the Governor from the State, pursuant to the Constitution and the laws of South Carolina, I do hereby declare that the state of emergency declared by Executive Order No. 84-30 is terminated at 11:00 A.M., September 14, 1984.

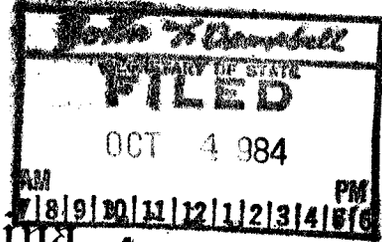
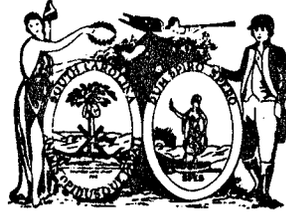
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 14<sup>th</sup> day of September, 1984.

  
MICHAEL DANIEL  
Lieutenant Governor

ATTEST:

  
JOHN T. CAMPBELL  
Secretary of State

# Executive Department



State of South Carolina

EXECUTIVE ORDER NO. 84-33

WHEREAS, the State Health Planning and Development Agency was established by Executive Order No. 76-2 signed by the Honorable James B. Edwards on January 16, 1976; and

WHEREAS, the State Health Planning and Development Agency is no longer required for its stated purpose by the State of South Carolina.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and Laws of this State, I hereby rescind Executive Order No. 76-2 creating the State Health Planning and Development Agency.

This Executive Order shall be effective immediately.

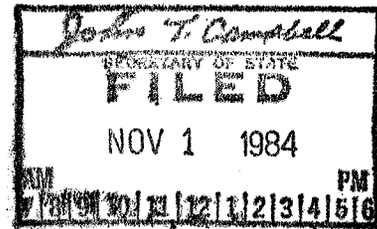
GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 3<sup>rd</sup>  
DAY OF OCTOBER, 1984.

  
\_\_\_\_\_  
RICHARD W. RILEY  
Governor

ATTEST:

\_\_\_\_\_  
JOHN T. CAMPBELL  
Secretary of State

# Executive Department



## State of South Carolina

EXECUTIVE ORDER NO. 84-34

WHEREAS, Carolyn A. Parks, Sheriff of Lancaster County, has submitted a letter of resignation to me effective November 7, 1984; and

WHEREAS, as a result of her resignation there will exist a vacancy in the office of Lancaster County Sheriff on November 7, 1984; and

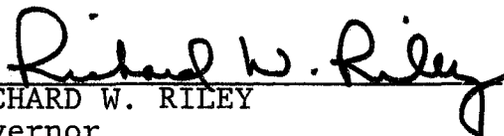
WHEREAS, Section 23-11-40, Code of Laws of South Carolina, 1976, empowers the Governor to fill any vacancy in the office of sheriff in any county of this state by appointing some suitable person, who shall be an elector of such county; and

WHEREAS, I am mindful of the duty and responsibility vested in me as Governor by the Constitution and laws of this state;

NOW, THEREFORE, by virtue of such authority, I hereby appoint Williford L. Faile to serve the unexpired term as Sheriff of Lancaster County, until a successor is duly elected and qualified to serve.

This Order shall be effective on November 7, 1984.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 15  
DAY OF NOVEMBER, 1984.

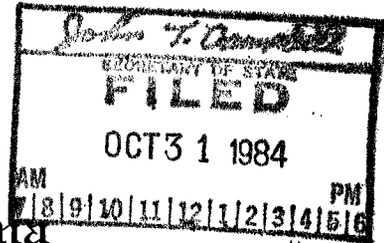
  
RICHARD W. RILEY  
Governor

ATTEST:

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JOHN T. CAMPBELL  
Secretary of State

# Executive Department



## State of South Carolina

EXECUTIVE ORDER NO. 84-35

WHEREAS, it appears to my satisfaction that more than ten percent (10%) of the registered electors of an area of Hampton County, hereinafter more fully set forth and described, have petitioned the Office of the Governor for annexation to the County of Allendale; and

WHEREAS, the area sought to be annexed to Allendale County consists of that portion of Hampton County:

Beginning at a point on the southern boundary of Allendale County bisected by the old Charleston and Western Carolina Railroad and the United States highway number 278, and running generally south along said highway for a distance of .8 miles, thence in a generally westerly direction to the Coosawhatchie River where the old Seaboard Airline Railroad crosses the said river on the present county line, and thence running in a generally northerly direction along the old Seaboard Airline Railroad to the present county line, and thence in a generally easterly direction along the present county line to the point of beginning.

WHEREAS, it appears to my satisfaction that petitioners have met all the requirements of the Constitution and laws of the State of South Carolina prerequisite to the appointment of Commissioners to study, investigate and report to this office on the proposed annexation;

NOW, THEREFORE, pursuant to the authority vested in me by the Constitution and laws of the State of South Carolina, it is hereby ordered as follows:

I. The following citizens and electors of Hampton County are designated as Commissioners for the study, investigation and report of all facts pertinent to the proposed annexation:

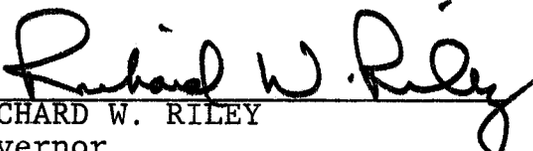
- (1) Mr. Marvin Smart, Proponent  
Route 2, Box 82  
Fairfax, South Carolina 29827
- (2) Mr. Earl Whiteside, Proponent  
Post Office Box 1103  
Fairfax, South Carolina 29827
- (3) Mr. Ray Unser, Opponent  
706 Cain Street  
Hampton, South Carolina 29924
- (4) Mr. Frank Cummins, Jr., Opponent  
Highway 601 South  
Hampton, South Carolina 29924

The Commission shall prepare a report for this office which shall include all pertinent facts in regard to the following:

- (1) Population of the area proposed to be annexed to Allendale County.
- (2) Size of the area proposed to be annexed to Allendale County and the size of the area remaining in Hampton County following proposed annexations.
- (3) The assessed property value of the area proposed to be annexed to Allendale County.
- (4) The assessed property value of the area remaining in Hampton County following the proposed annexation.
- (5) The proper amount of indebtedness of the County losing area to be assessed to the County gaining same.
- (6) The proximity of the proposed county line to any courthouse.
- (7) Any information which the Commissioners, individually or collectively, determine relevant to the proposed annexation.

This Order hereby rescinds Executive Order No. 83-50

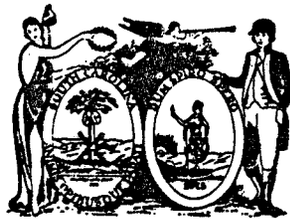
GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 31<sup>st</sup>  
DAY OF OCTOBER, 1984.

  
\_\_\_\_\_  
RICHARD W. RILEY  
Governor

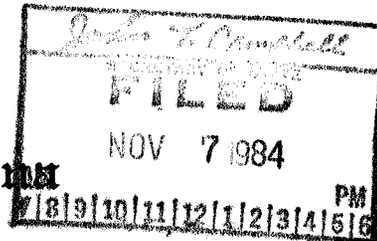
ATTEST:

\_\_\_\_\_  
JOHN T. CAMPBELL  
Secretary of State

# Executive Department



State of South Carolina



EXECUTIVE ORDER NO.

84-36

WHEREAS, the State of South Carolina faces a difficult situation with respect to the transportation of containerized cargo involved in international trade; and

WHEREAS, there exists a discrepancy in the law regarding weight limits on the primary road system and the Interstate Highway System which increases the difficulty and cost of transporting such containerized cargo; and

WHEREAS, this discrepancy encourages carriers to utilize the primary and secondary highway systems in order to avoid violating the weight laws on the Interstate System, contributing to congestion in commercial and residential areas and thus reducing the level of safety in these areas; and

WHEREAS, efficient moving of containerized cargo involved in international trade traveling on the most expeditious routes will further our goal in maintaining an equal system of distribution through South Carolina;

NOW, THEREFORE, I hereby direct the South Carolina Department of Highways and Public Transportation to classify such containerized loads as nondivisible loads and subject to the provisions of Section 56-5-4170. The total overall gross vehicle weight shall not exceed ninety thousand pounds and will include a maximum single axle weight not to exceed twenty thousand pounds and a maximum tandem axle weight not to exceed the weight permitted on all other highways in South Carolina plus the ten percent (10%) tolerance as specified in Section 56-5-4170. The operators of such units shall at all times have in their possession the international bills of lading to verify that such units are being operated pursuant to this Order.

I HEREBY FURTHER AUTHORIZE designation by the South Carolina Department of Highways and Public Transportation of the State Ports Authority as the Department's Agent to facilitate the implementation of this Order.

This Order shall be effective November 7, 1984, and shall remain in effect until May 31, 1985, to enable adequate review time for this discrepancy in law to be addressed by the membership of the South Carolina General Assembly.

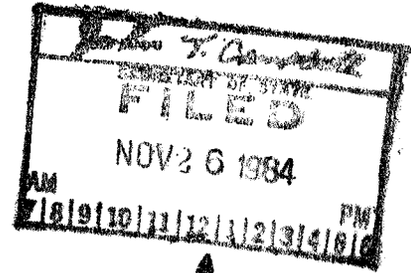
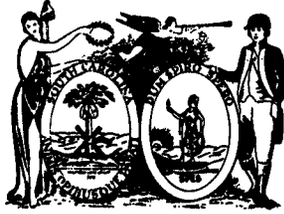
GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 5<sup>th</sup>  
DAY OF NOVEMBER, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

JOHN T. CAMPBELL  
Secretary of State

# Executive Department



## State of South Carolina

EXECUTIVE ORDER NO. 84-37

WHEREAS, it appears that one in five American children now lives apart from one parent; and

WHEREAS, it is estimated that nearly one-half of all children born today will spend part of their first eighteen years in a family headed by a single Mother; and

WHEREAS, in South Carolina approximately forty percent (40%) of the persons in families with female heads-of-households live below the poverty level; and

WHEREAS, it is imperative that child support orders are secured and enforced in a timely manner in order to assist these families in becoming self-sufficient; and

WHEREAS, an examination of the problems and issues relating to the establishment and enforcement of child support orders is necessary so that legislative and administrative action may be taken to remedy these deficiencies on a statewide basis thus increasing the likelihood that all South Carolinians achieve the support and self-sufficiency to which they are entitled.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the State of South Carolina, I hereby establish the State Commission on Child Support in compliance with Public Law 98-378, the Child Support Enforcement Amendments of 1984. The Commission shall function under this authority until January 1, 1986.

The State Commission on Child Support shall be composed of eighteen (18) voting members appointed by the Governor. The membership shall consist of a custodial parent; a noncustodial parent; the Commissioner of the Department of Social Services; a

Family Court Judge; a representative from the Governor's Office, Division of Health and Human Services; a practicing private attorney whose main emphasis is family court law; a representative from the Commission on Women; the director of Court Administration; a representative from the Clerks of Court Association; the executive director of the State Chamber of Commerce; the executive director of the South Carolina Sheriff's Association; the director of the South Carolina Legal Services Association; the Attorney General or his designee; the chairman or designee of the Joint Legislative Committee on Children; the chairman or designee of the House Ways and Means Committee; the chairman or designee of the House Judiciary Committee; the chairman or designee of the Senate Finance Committee; and the chairman or designee of the Senate Judiciary Committee.

The Governor will designate the chairman of the State Commission. The Commission membership shall meet at least bimonthly or as often as deemed necessary to complete its mandates. All matters under consideration shall be by majority vote of the membership present.

The State Commission on Child Support may pull in additional resources from ex-officio, non-voting members as is deemed necessary for completion of its mandates.

The purpose of the State Commission is to examine, investigate, and study the operation of South Carolina's child support system to determine the extent to which the State's system has been successful in securing support and parental involvement for all children, both AFDC and non-AFDC. This shall include but not be limited to such specific problems as:

- (1) Visitation for the noncustodial parent, keeping in mind the safety, protection, and best interests of the child;
- (2) Establishment of appropriate objective standards of support based on income guidelines, the number of children in both the custodial and noncustodial parents' family and cost of living increases each year. Provisions for medical treatment and insurance should be considered in the development of such guidelines;
- (3) Enforcement of interstate obligations;
- (4) Additional Federal and State legislation needed to obtain support for all children and for compliance with Public Law 98-378, the Child Support Enforcement Amendments of 1984; and
- (5) Any additional issues that the Commission deems appropriate.

Staffing for the State Commission shall be the responsibility of the Department of Social Services and involve the Governor's Office Division of Health and Human Services, and the Attorney General's Office.

The State Commission shall submit its report of findings and recommendations to the Governor by October 1, 1985, for submission to the Secretary of Health and Human Services as required by Federal mandates. Further, the Governor, with the recommendation of the Commission, will determine the need to continue the Commission after January 1, 1986.

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, THIS 26<sup>th</sup>  
DAY OF NOVEMBER, 1984.

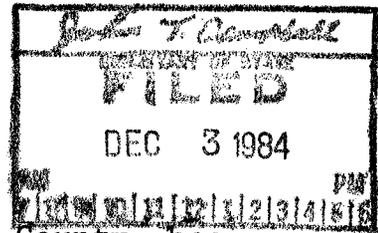
  
RICHARD W. RILEY  
Governor

ATTEST:



\_\_\_\_\_  
JOHN T. CAMPBELL  
Secretary of State

STATE OF SOUTH CAROLINA  
EXECUTIVE OFFICE  
COLUMBIA



EXECUTIVE ORDER NO. 84-38

WHEREAS, Drayton Queen, Coroner of Cherokee County, has submitted a letter of resignation to me effective December 31, 1984; and

WHEREAS, as a result of his resignation there will exist a vacancy in the office of Coroner of Cherokee County on December 31, 1984; and

WHEREAS, Section 17-5-50, Code of Laws of South Carolina, 1976, empowers the Governor to fill any vacancy in the office of Coroner in accordance with Section 4-11-20 of the same;

WHEREAS, I am mindful of the duty and responsibility vested in me as Governor by the Constitution and laws of this state;

NOW, THEREFORE, by virtue of such authority, I hereby appoint Harley Joe Vinesett to serve the unexpired term as Coroner of Cherokee County, until the next General Election for such office is held and a successor is elected and qualified to serve.

This Order shall be effective on December 31, 1984.

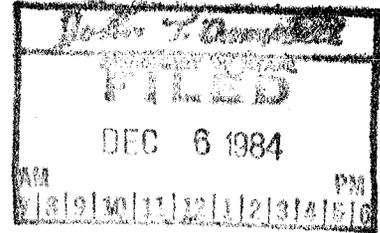
GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 3rd  
DAY OF December, 1984.

  
RICHARD W. RILEY  
Governor

ATTEST:

JOHN T. CAMPBELL  
Secretary of State

# Executive Department



## State of South Carolina

EXECUTIVE ORDER NO. 84-39

WHEREAS, the United States Congress through passage of the Tax Reform Act of 1984, Public Law 98-369, (the Act) has imposed a volume limitation on the number of tax exempt private activity bonds that can be issued in each State; and

WHEREAS, the Governor of each state is given interim authority by the Act to proclaim a different formula than that provided in the Act for allocating the state's volume limitation among its governmental units which have authority to issue private activity bonds; and

WHEREAS, the Act provides that the Governor's interim authority terminates, *inter alia*, on the effective date of any State legislation with respect to the allocation of the State ceiling; and

WHEREAS, by Section 39, Part II, of Act Number 512 of the 1984 Acts and Joint Resolutions, the South Carolina General Assembly provided that the State Budget and Control Board and Joint Bond Review Committee should develop an alternate plan for allocating the State's volume limitation on the issuance of tax exempt private activity bonds; and

WHEREAS, on November 14, 1984, regulations promulgated by the Budget and Control Board with the approval of the Joint Bond Review Committee were put into effect on an emergency basis; and

WHEREAS, I have been requested to issue an Executive Order which sets forth the same allocation plan as that provided in the regulations of the State Budget and Control Board to insure the validity of those regulations.

NOW, THEREFORE, pursuant to the authority vested in me as Governor of the State of South Carolina by the Constitution and laws of this State and by

Public Law 98-369, I hereby proclaim the following formula for allocating the State ceiling on the issuance on tax exempt private activity bonds:

SECTION 1: Calculation and Certification of State Ceiling

The State Ceiling, as established in the Deficit Reduction Act of 1984 (the Act), shall be calculated by the Secretary of the Budget and Control Board based upon the provisions of the Act and certified to by him as soon as practicable after the estimates of the population of the State of South Carolina are published by the Bureau of the Census and in no event later than February 1 of each calendar year; provided, that he shall calculate and certify the State Ceiling for the calendar year 1984 no later than fifteen (15) days following the issuance of these regulations.

SECTION 2: Allocation of Bond Limit Amounts

(a) The private activity bond limit amounts for all issuing authorities will be allocated by the Budget and Control Board in response to Authorized Requests (as described in Section 4 below) by such issuing authorities. (b) The aggregate private activity bond limit amount for all South Carolina State government agencies and for all other South Carolina general purpose governmental units is allocated initially to the State for further allocation within the limits prescribed herein. (c) Except as is provided in Section 5 hereof, all allocations from the Local Pool or from the State Agency and Exempt Facilities Pool (described in Section 3 below) by the Budget and Control Board will be made on a first-come, first-served basis, to be determined by the date and time sequence in which complete Authorized Requests are received by the Board's Secretary.

SECTION 3: Private Activity Bond Limits

(a) The private activity bond limit for all agencies of the State of South Carolina now or hereafter authorized to issue private activity bonds as defined in the Act and for issuing authorities other than State Government agencies for issues of such bonds for "exempt facilities" (which term, as used herein, shall mean facilities described in Section 103(b)(4) of the Internal

Revenue Code of 1954, as amended, including, in particular, pollution control facilities) to be known as the "State Agency and Exempt Facilities Pool," shall be forty percent (40%) of the State Ceiling (1) less any amount reallocated by the Budget and Control Board to the local pool (described in the succeeding paragraph); or (2) plus any amount reallocated by the Board from the local pool. (b) The private activity bond limit for all issuing authorities within the State of South Carolina other than State Government agencies described in the preceding paragraph now or hereafter authorized to issue private activity bonds as defined in the Act, excluding issues of such bonds for "exempt facilities" by such issuing authorities, to be known as the "Local Pool," shall be sixty per cent (60%) of the State Ceiling (1) plus any amount reallocated by the Budget and Control Board from the State Agency and Exempt Facilities Pool; or (2) less any amount reallocated by the Board to the State Agency and Exempt Facilities Pool. (c) The Budget and Control Board with review and comment by the Joint Bond Review Committee may at any time it determines that either the basic Local Pool or the basic State Agency and Exempt Facilities Pool is exhausted reallocate any unused amounts from one pool to the other.

SECTION 4: Authorized Requests for an Allocation

(a) For purposes of Section 2, an Authorized Request shall mean, for any bonds issued by issuing authorities other than State Agencies, a request contained in a petition to the Budget and Control Board that a portion of the State Ceiling be allocated to the bonds for which the petition has been filed, accompanied by a copy of the Inducement Contract, Inducement Resolution, or comparable preliminary approval on such bonds entered into by such issuing authority. A copy of such Authorized Request shall be forwarded promptly by the Budget and Control Board to the Joint Bond Review Committee for information. (b) For private activity bonds proposed for issuance by any State Agency, an Authorized Request shall mean a petition filed with the Budget and Control Board not sooner than the adoption of a bond ordinance or bond resolution authorizing the issuance of

such bonds. A copy of such Authorized Request shall be forwarded promptly by the Budget and Control Board to the Joint Bond Review Committee for information. (c) Each Authorized Request must demonstrate that the allocation amount requested constitutes all of the private activity bond financing contemplated at the time for the project and any other facilities located at or used as a part of an integrated operation with the project.

SECTION 5: Limitation on Board Allocations in Response to Authorized Requests

The Budget and Control Board with review and comment by the Joint Bond Review Committee may disapprove, reduce or defer any Authorized Request. In the event it becomes necessary to exercise this authority due to lack of funds in either Pool, the Board and the Committee shall take into account the public interest in promoting economic growth and job creation.

SECTION 6: Filing of Certificate

(a) Prior to the issuance of any private activity Bond for which a portion of the State Ceiling has been allocated by the Budget and Control Board pursuant to Sections 2, 3, 4, and 5 hereof, the chairman or other official of the issuing authority shall certify to the Secretary of the Budget and Control Board the exact amount of Bonds being issued. A copy of the Internal Revenue Service Form 8038 on the Bond issue being certified filed or to be filed with the Internal Revenue Service may be used to meet this certification requirement. (b) In response, the Secretary of the Budget and Control Board shall determine that such Bonds when issued and combined with the total amount of such Bonds certified to the Board Secretary by issuing authorities as having been issued or to be issued previously in the calendar year will not exceed the State Ceiling and, if so, the Secretary shall certify in writing to that effect to such officer. Except under extraordinary circumstances, the Secretary will make such determination and execute such certificate within two (2) business days following the date he

received the bond issue amount certificate of the issuing authority.  
(c) The failure by any issuing authority to file the bond issue amount certificate shall cancel the allocation.

SECTION 7: Lapse of Filing

Whenever any filing as provided in Section 6 hereof precedes the date of issue of the Bonds by more than ten (10) business days, such filing shall be void and a new filing shall be required prior to the issuance of the bonds.

SECTION 8: Time Limits on Allocations

(a) Any allocation of the State Ceiling approved by the Budget and Control Board before October 1 shall be valid only for the calendar year in which it was approved, unless specified to the contrary in the Board Secretary's allocation certification required by Section 6 hereof. (b) Board approval of allocations on and after October 1 must specify the calendar year in which the allocation is valid and this information must be indicated in the certificate of the Board's Secretary. (c) Unless specified to the contrary, each allocation shall expire automatically if the bonds for which such allocation has been approved are not issued within ninety (90) days following the approval by the Budget and Control Board; provided that the entity which filed the Authorized Request must advise the Board's Secretary of the status of the issuance within sixty (60) days and again within seventy-five (75) days from the Board's approval if the Internal Revenue Service Form 8038 has not been filed before those points in time.

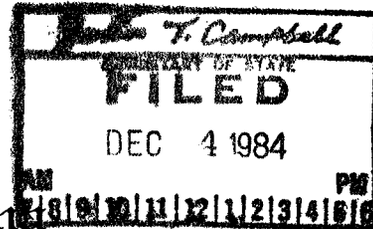
ATTEST:

JOHN T. CAMPBELL  
Secretary of State

GIVEN UNDER MY HAND AND THE  
GREAT SEAL OF THE STATE OF  
SOUTH CAROLINA, AT COLUMBIA,  
SOUTH CAROLINA, THIS 5<sup>th</sup>  
DAY OF December, 1984.

Richard W. Riley  
RICHARD W. RILEY  
Governor

# Executive Department



State of South Carolina

EXECUTIVE ORDER NO. 84-40

WHEREAS, I have been empowered by the laws of South Carolina to declare Christmas Eve of each year a holiday for state government employees;

NOW, THEREFORE, pursuant to Section 53-5-20, Code of Laws of South Carolina, 1976, I hereby declare December 24, 1984, a legal holiday for state government employees in South Carolina.

GIVEN UNDER MY HAND AND THE GREAT SEAL OF THE STATE OF SOUTH CAROLINA, THIS 3<sup>rd</sup> DAY OF DECEMBER, 1984.

*Richard W. Riley*  
RICHARD W. RILEY  
Governor

ATTEST:

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JOHN T. CAMPBELL  
Secretary of State