

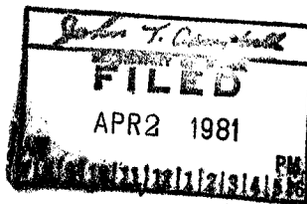
NOTE:

**Use “Bookmarks” feature for
finding specific Executive
Orders**

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 81-01

WHEREAS, it appears to my satisfaction that Larry B. Fore, a member of the Dillon County Council, has been duly indicted by the Grand Jury of the United States District Court, District of South Carolina, Florence Division, on charges of conspiracy for the purpose of encouraging illegal voting and with payment or offer to pay a voter for voting in an election, in violation of 18 U.S.C. §371, 42 U.S.C. § 1973 1(c) and 18 U.S.C. §2; and

WHEREAS, Councilman Fore is scheduled to be brought to trial pursuant to said Indictment; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides, inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

and

WHEREAS, the General Assembly of South Carolina has seen fit to extend and clarify the powers and duties of the Governor, in cases such as this, by enactment of what is now codified as Section 8-1-100, S. C. Code of Laws, 1976, which reads as follows:

"Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in the event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law."

and

WHEREAS, I have been advised by the Attorney General of the State of South Carolina that the crime alleged in this case is one involving moral turpitude; and

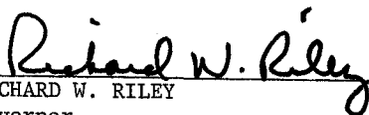
WHEREAS, I, as Governor of the State of South Carolina, am mindful of the duty and responsibility vested in me by the Constitution and Laws of this State.

NOW, THEREFORE, by virtue of such authority,

IT IS ORDERED that Larry B. Fore, a member of the Dillon County Council be, and he is hereby suspended immediately from his position on the Dillon County Council until such time as he shall be formally acquitted or convicted.

This action by me in no manner addresses itself to the question of the guilt or innocence of Councilman Fore, and shall not be construed as an expression of my opinion one way or another on such question.

Given under my hand and the
Great Seal of the State of South
Carolina at Columbia, South
Carolina, this 2nd day of
April, 1981.


RICHARD W. RILEY
Governor

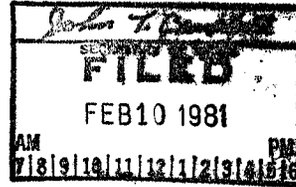
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 81-02

WHEREAS, it appears to my satisfaction that James Oliver Wendell Martin, a member of Fairfield County Council, has been duly indicted by the Grand Jury of Richland County, on charges of murder; and

WHEREAS, Councilman Martin is scheduled to be brought to trial pursuant to said Indictment; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides, inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

and

WHEREAS, the General Assembly of South Carolina has seen fit to extend and clarify the powers and duties of the Governor, in cases such as this, by enactment of what is now codified as Section 8-1-100, South Carolina Code of Laws, 1976, which reads as follows:

"Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in the event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law."

and

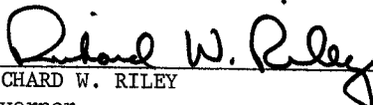
WHEREAS, I, as Governor of the State of South Carolina, am mindful of the duty and responsibility vested in me by the Constitution and laws of this State.

NOW, THEREFORE, by virtue of such authority,

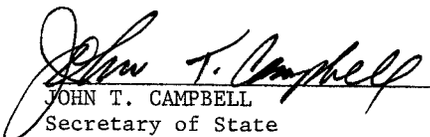
IT IS ORDERED that James Oliver Wendell Martin, a member of the Fairfield County Council be, and is hereby suspended immediately from his position on the Fairfield County Council until such time as he shall be formally acquitted or convicted.

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

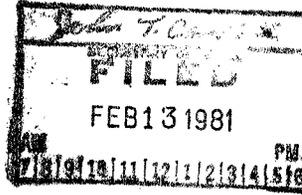
Given under my hand and the
Great Seal of the State of South
Carolina at Columbia, South
Carolina, this 10th, day of
February, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-03

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 establish the Children's Coordinating Cabinet under the auspices of the Office of the Governor. Within one (1) year following the establishment of the Children's Coordinating Cabinet, the Governor, with the recommendation of the Cabinet, shall determine the need to continue the Cabinet as a permanent body in terms of 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 Juvenile Placement and Aftercare, 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 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 at least four (4) times a year and all matters under consideration shall be by majority vote of the membership present.

Until January 31, 1982, 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. Initially, 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 March, 1982 as to the activities of the Cabinet during the past year.

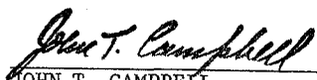
The Cabinet shall also put every reasonable effort in case management, integrated services, centralized referral, coordination and in-service training on behalf of children's services.

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.

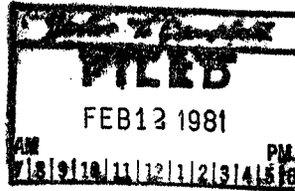
Given under my hand and the
Great Seal of the State of
South Carolina at
Columbia, South Carolina,
this 13th day of
February, 1981


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO.

WHEREAS, by Executive Order No. 75-9.5, dated July 9, 1975, the Governor established the Horse's Neck Annexation Commission and vested in it the appropriate powers, duties and responsibilities; and

WHEREAS, by Executive Order No. 80-37, dated September 30, 1980, the Governor officially dissolved the Horse's Neck Annexation Commission; and

WHEREAS, the Commission incurred expenses; pursuant to the proposed survey and the said expenses remain to be paid; and

WHEREAS, on deposit with the Clerk of Court of Lexington County there exists an amount of money sufficient to cover the expenses of the three surveyors who were employed by the Commission.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and Laws of this State, I hereby authorize the Clerk of Court of Lexington County to pay the expenses properly incurred by the Commission relating to the proposed survey of the change of boundary lines. The expenses are listed as follows:

Edisto Surveyors, Inc.	\$220.00
B. P. Barber & Associates, Inc.	\$526.00
William Winfield & Associates	\$125.00

Any remaining funds are to be returned to the initial depositors, who are represented by Bryant, Fanning & Yarborough, Attorneys at Law.

This Order is effective immediately.

Given under my hand and the
Great Seal of the State of South
Carolina at Columbia, South
Carolina, this 12 day of
February, 1981


Richard W. Riley, Governor

ATTEST:


John T. Campbell, Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

EXECUTIVE ORDER NO. 81-05

WHEREAS, J. O. Wendell Martin, a member of the Fairfield County Council, has plead guilty to the charge of voluntary manslaughter (Section 16-3-50 of the 1976 Code of Laws of South Carolina) in Richland County General Sessions Court on March 4, 1981; and

WHEREAS, J. O. Wendell Martin, was temporarily suspended from office by me in Executive Order No. 81-02; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution, and Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, provides, inter alia:

"Any officer of the State or its political subdivision except members and officers to the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be prescribed by law."

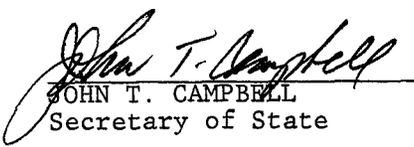
NOW, THEREFORE, pursuant to the above cited provisions of the Constitution and laws of South Carolina, I do hereby,

ORDER that the Office of County Councilman held by J. O. Wendell Martin be declared vacant and that such vacancy be filled as provided in Section 4-9-90 of the South Carolina Code of Laws, 1976, as amended.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina this 16th day of March, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 81-06

WHEREAS, the Chairman of the State Board of Financial Institutions, and the President of the South Carolina Savings and Loan League have requested that I declare Friday, April 17, 1981, Good Friday, and Monday, May 25, 1981, Memorial Day, a legal holiday for Savings and Loan Associations in South Carolina;

NOW, THEREFORE, pursuant to Section fifty, Chapter five of Title fifty-three of the 1976 Code of Laws of South Carolina, I hereby declare April 17, 1981 and May 25, 1981 as a legal holiday for Savings 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 3rd day of March, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

Executive Office

Columbia

PROCLAMATION

EXECUTIVE ORDER NO. 81-08

WHEREAS the State has experienced an extended period without appreciable precipitation; and

WHEREAS we have experienced abnormally high fire occurrences which have caused death, injuries, and have inflicted tremendous losses to our forests and related resources; and

WHEREAS forest fire weather forecasters predict that this condition will worsen and will continue for some time without relief by substantial rains; and

WHEREAS by reason of the drought, low humidity, high winds, and other conditions, the forests and woodlands in the State are in serious danger from fires; and

WHEREAS forest fires constitute a hazard to public safety and welfare;

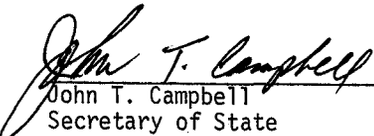
NOW, THEREFORE, by virtue of authority vested in me under the provisions of Section 48-31-10 et. SEQ. of the Code of Laws of South Carolina, 1976, I hereby proclaim that the use of any fire on or adjacent to any forests, woodlands, brushlands, or grasslands of the State beyond the limits of any incorporated municipality shall be prohibited.

The provisions of this proclamation shall remain in full force and effect until further order of this Office.


Richard W. Riley
Governor of South Carolina

ATTEST:

March 17, 1981


John T. Campbell
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

EXECUTIVE ORDER NO. 81-09

WHEREAS, it appears to my satisfaction that Jim Lewis, a member of the Atlantic Beach City Council, has been duly indicted by the Horry County Grand Jury, on charges of assault with intent to kill, pointing a firearm and resisting arrest, all in violation of the laws of South Carolina; and

WHEREAS, Councilman Lewis is scheduled to be brought to trial pursuant to said indictment; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

and

WHEREAS, the Attorney General of South Carolina has informed me that at least one of the offenses charged in the indictment is a crime involving moral turpitude; 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,

IT IS ORDERED that Jim Lewis, a member of the Atlantic Beach City Council be, and is hereby suspended immediately from this position on the Council until such time as the pending indictment be formally disposed of.

This action by me in no manner addressed itself to the guilt or innocence of Councilman Lewis, and shall not be construed as an expression of any opinion one way or another.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 16th day of MARCH, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 81-10

WHEREAS, the Secretary of State received a complaint from a licensed Attorney in Gaffney, South Carolina, alleging that, Joan D. Roebuck, a Notary Public, had notarized signatures on a deed which she had not witnessed; and

WHEREAS, the Secretary of State referred the complaint to the Office of the Attorney General for investigation, and that following said investigation into the alleged fraudulent conveyance of real estate the Attorney General forwarded to the Governor the complaint on the alleged misconduct of the Notary Public; and

WHEREAS, sufficient evidence to warrant a finding that Joan D. Roebuck, in her capacity as Notary Public, notarized signatures which were not authentic or which were not witnessed by her as Notary; and

WHEREAS, in October, 1980, Joan D. Roebuck was notified of the complaint filed against her and the circumstances surrounding the complaint;

WHEREAS, Joan D. Roebuck was also advised that she had the right to request a hearing on the matter to show cause why she should not be removed from the Office of Notary Public for South Carolina; and

WHEREAS, Mrs. Roebuck through her attorney Stephen A. Husman informed my office that she did not desire a hearing on the matter, but would instead submit an affidavit on the incident; and

WHEREAS, upon receiving and reviewing the Affidavit, it was clear that Joan D. Roebuck confirmed the allegations of the complaint even in her affidavit; and

WHEREAS, it appears to my satisfaction that the actions complained of and admitted by Mrs. Roebuck constitute misconduct in the office as a Notary Public; and

WHEREAS, § 1-3-240 of the 1976 Code of Laws of South Carolina authorizes the Governor to remove an officer from office; and a Notary Public is considered an officer within the meaning of this Section of law; and

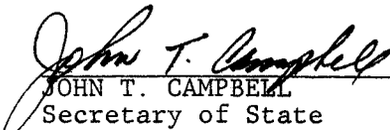
WHEREAS, I as Governor of South Carolina, am mindful of the duty and responsibility vested in me by the Constitution and Laws of this State.

NOW, THEREFORE, pursuant to the Laws of South Carolina, I hereby remove Joan D. Roebuck from the Office of Notary Public, effective immediately. All cards and commissions should be returned immediately to the Secretary of State's Office.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 18th day of March, 1981


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 81-11

WHEREAS, effective volunteerism of citizens provides valuable assistance to state government in the delivery of health and human services to its citizens;

WHEREAS, volunteer leaders and administrators need to collaborate on appropriate planning strategies, effective mechanisms and other activities that will increase the strength and effectiveness of the volunteer community in the health and human services area;

WHEREAS, the public must be educated about the importance of volunteering in our society and to be encouraged and assisted to participate; and

WHEREAS, limited resources have increased the need for effective volunteer services;

NOW, THEREFORE, by virtue of the power conferred upon me by the Constitution and the laws of the State of South Carolina, I hereby establish the Governor's Council on Volunteerism within the Office of the Governor:

1. To offer advice and consultation to the Governor on policy determination and program administration through recommending that certain actions be taken or policies adopted on volunteerism;
2. To review and evaluate activities related to volunteerism and suggest courses of actions;
3. To promote volunteerism and to serve as a distributor of information on volunteerism by reporting on program and council activities;
4. To identify obstacles to volunteerism and to collect information on the concerns and problems of volunteer administrators and volunteers by serving as a forum for identifying agency and client needs which might be addressed through services by volunteers;

5. To facilitate better understanding of volunteerism by fostering communication and cooperation between public and private organizations to make volunteer services an integral part of agency programming;
6. To offer guidance in the development, implementation, evaluation and expansion of volunteer services in the health and human services areas.

The membership of the Governor's Council on Volunteerism shall consist of representatives from the following state agencies:

The Children's Bureau
Commission on Aging
Commission on Alcohol and Drug Abuse
Commission for the Blind
Department of Health and Environmental Control
Department of Mental Health
Department of Mental Retardation
Department of Social Services
Department of Youth Services
Department of Juvenile Place and Aftercare
South Carolina School for the Deaf and Blind
Department of Vocational Rehabilitation

Three representatives shall be appointed from private or non-profit organizations. All appointments are to be made by the Governor for a period of two years. The Governor shall select the Chairperson of the Council who shall serve in that position for a one-year term. The Council shall meet at least six times a year. The Council shall have the authority to:

1. Establish standing and ad hoc committees and task forces to study special problems and perform short-term tasks;
2. Hold public hearings;
3. Promote volunteerism in state government by publicity, seminars, workshops and conferences;
4. Make recommendations to the Governor to benefit volunteers and eliminate barriers to people participating in volunteer programs within agencies;

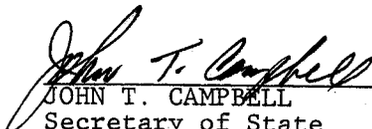
5. Prepare a report to address issues identified by the Council on September 1, 1981.

Expenses of each member shall be a responsibility of the designated agency or individual. The Governor's Office shall provide staff and other support services.

Given under my hand and the Great Seal of the State of South Carolina at Columbia South Carolina, this 18th day of March, 1981


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

Executive Office

Columbia

PROCLAMATION

EXECUTIVE ORDER NO. 81-12

WHEREAS, showers which spread across South Carolina yesterday in the amount of an inch and a quarter in some counties;

WHEREAS, though the extended drought and dry conditions in our woodland may continue, the immediate danger of uncontrollable fire has been reduced; and

WHEREAS, the forest fire control forces of the South Carolina Forestry Commission and Forest Industry Cooperators feel that they can handle the normal occurrence of fire during this season;

WHEREAS, dry weather can again create a critical forest fire situation and that all citizens should exercise continued caution in the use of fire to protect our valuable forest resource;

NOW, THEREFORE, by virtue of authority vested in me under the provisions of Section 48-31-10 et seq. of the 1976 Code of Laws of South Carolina, I annul the Proclamation of March 17, 1981, prohibiting the use of any fire on or adjacent to any forests, woodlands, brushlands or grasslands of the State beyond the limits of any incorporated municipality.

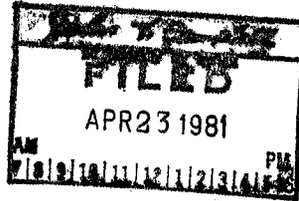
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 19th day of March, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE ORDER
COLUMBIA



EXECUTIVE ORDER NO. 81-13

WHEREAS, the standard of living is directly related to the level of productivity in the state and national economy; and

WHEREAS, the recent slowing of the rate of growth of labor productivity is of considerable concern to the public and private sectors of the state; and

WHEREAS, state government can assume a leadership role to stimulate productivity growth in the public and private sectors and can direct efforts toward improving productivity in South Carolina; and

WHEREAS, the State of South Carolina is firmly committed to an expanded economic environment that benefits business, governments and its citizens.

NOW, THEREFORE, I hereby establish the South Carolina Council on Productivity and charge the Council to coordinate and assist in the development of a concerted productivity effort in South Carolina with responsibilities as hereinafter set forth:

--The Council shall be composed of up to eleven members appointed by the Governor, of which the majority number would represent the private sector and the minority number the public sector.

--The members shall be appointed to three year staggered terms; provided, however, the initial appointments shall be as follows:

- Four members for one year terms
- Four members for two year terms
- Five members for three year terms

Subsequent appointments shall be for three years. All members may be reappointed.

Vacancies by reason of death, resignation, or otherwise shall be filled for the remainder of the unexpired term, or until a successor is appointed.

The Chairman shall be appointed by the Governor for one year and shall be from the private sector. The Council shall elect a Vice-Chairman and such other officers as it may deem necessary. The officers shall serve for one year; the Chairman may be reappointed and the Vice-Chairman, re-elected, for one subsequent term. If both the Chairman and Vice-Chairman are absent at any meeting, the voting members present shall elect a temporary Chairman by majority vote.

All persons appointed to serve on the Council shall have demonstrated expertise, interest, and knowledge in the field of productivity.

Staffing for the Council will be provided through resources existing in state government with coordinating and central staff support provided by the State Budget and Control Board.

The Council will serve the private sector as a center for both the collection and dissemination of productivity information. Upon request of the Governor, the State Budget and Control Board, or the General Assembly, the Council will assist officials in state government with their productivity improvement programs.

The following would be included as early agenda items for the Council and such other functions and duties that may be determined by the Council:

- Economic Education....the Council should encourage and support efforts to improve the basic education systems with an emphasis on early and continuing economic education.

Increased understanding of the operation of the economic system and the role of government in the private economic system should improve long run productivity in the State and national economy.

--Technology Transfer....the rapid dissemination and adoption of new technology is critical to productivity growth. Accordingly, the Council should investigate and develop the concept of technology transfer within South Carolina with the objective of facilitating the development and adoption of new technology by the public and private sectors of the State.

--Productivity Measurement in South Carolina.... currently, very little is known about our productivity trends below the national level. The Council should seek to develop the measurement of productivity at the State level, in both public and private sectors, and identify and publish significant trend data.

--Regulations....the quality of life is often improved by regulations which are established through the legislative process. However, regulatory costs may be imposed on individuals and on organizations which reduce productivity and, therefore, become counterproductive. The Council should interpret the impact which regulations have on productivity and advise both the public and private sectors of corrective actions which may be required to overcome the negative results.

The Council may convene meetings and appoint committees as follows:

--the Council shall hold meetings at least quarterly and at such other times as it deems necessary, except that the first meeting shall be at the call of the Governor.

--the Council may establish committees as it deems advisable and feasible, the membership of which may be made up in whole or part from members of the Council.

--the Council shall promulgate rules of procedure governing its operations.

The Council should encourage individuals and organizations to support the state's efforts to promote productivity improvements in every segment of the state's economy. The Council will work closely with those groups that are currently addressing productivity problems as well as others that may be formed in the future.

Expenses of members of the Council incurred in the performance of their duties shall, in the case of members representing state agencies and institutions, be paid by such agencies and institutions, and in the case of private sector members, be compensated in the manner prescribed by law for state boards, committees and commissions.

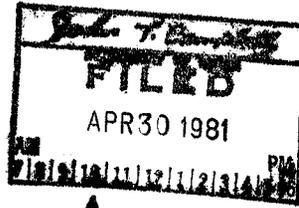
Given under my hand and
the Great Seal of the State
of South Carolina at Columbia,
South Carolina, this 23rd.
day of March, 1981.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-14

WHEREAS, Executive Order No. 81-10 removed from the Office of Notary Public, Joan D. Roebuck, under Section 1-3-240 of the 1976 Code of Laws of South Carolina; and

WHEREAS, Joan D. Roebuck submitted her resignation to the Governor dated March 17, 1981, from the Office of Notary Public;

NOW, THEREFORE, Executive Order No. 81-10 is hereby rescinded and the resignation of Joan D. Roebuck will be accepted.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 29th day of April, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

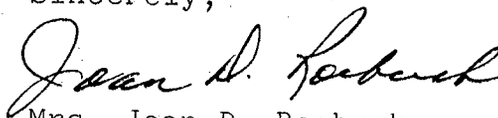
March 17, 1981

The Honorable Richard W. Riley
Office of the Governor
State of South Carolina
P. O. Box 11450
Columbia, South Carolina 29211

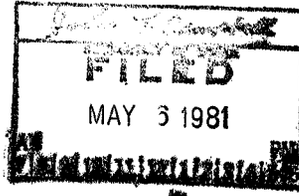
Dear Sir:

I, Joan D. Roebuck, a Notary Public for the State of South Carolina, hereby resign the Notary Commission granted to me on March 8, 1977 effective on the above noted date.

Sincerely,


Mrs. Joan D. Roebuck

STATE OF SOUTH CAROLINA
EXECUTIVE ORDER
COLUMBIA



EXECUTIVE ORDER NO. 81-15

WHEREAS, the standard of living is directly related to the level of productivity in the state and national economy; and

WHEREAS, the recent slowing of the rate of growth of labor productivity is of considerable concern to the public and private sectors of the state; and

WHEREAS, state government can assume a leadership role to stimulate productivity growth in the public and private sectors and can direct efforts toward improving productivity in South Carolina; and

WHEREAS, the State of South Carolina is firmly committed to an expanded economic environment that benefits business, governments and its citizens.

NOW, THEREFORE, I hereby establish the South Carolina Council on Productivity and charge the Council to coordinate and assist in the development of a concerted productivity effort in South Carolina with responsibilities as hereinafter set forth:

--The Council shall be composed of up to thirteen members appointed by the Governor, of which the majority number would represent the private sector and the minority number the public sector.

--The members shall be appointed to three year staggered terms; provided, however, the initial appointments shall be as follows:

- Four members for one year terms
- Four members for two year terms
- Five members for three year terms

Subsequent appointments shall be for three years. All members may be reappointed.

Vacancies by reason of death, resignation, or otherwise shall be filled for the remainder of the unexpired term, or until a successor is appointed.

The Chairman and the Vice-Chairman shall be appointed by the Governor for one year and shall be from the private sector. The Council shall elect other officers as it may deem necessary. The officers shall serve for one year; the Chairman and Vice-Chairman may be reappointed for one subsequent term. If both the Chairman and Vice-Chairman are absent at any meeting, the voting members present shall elect a temporary Chairman by majority vote.

All persons appointed to serve on the Council shall have demonstrated expertise, interest, and knowledge in the field of productivity.

Staffing for the Council will be provided through resources existing in state government with coordinating and central staff support provided by the State Budget and Control Board.

The Council will serve the private sector as a center for both the collection and dissemination of productivity information. Upon request of the Governor, the State Budget and Control Board, or the General Assembly, the Council will assist officials in state government with their productivity improvement programs.

The following would be included as early agenda items for the Council and such other functions and duties that may be determined by the Council:

- Economic Education....the Council should encourage and support efforts to improve the basic education systems with an emphasis on early and continuing economic education.

Increased understanding of the operation of the economic system and the role of government in the private economic system should improve long run productivity in the State and national economy.

--Technology Transfer....the rapid dissemination and adoption of new technology is critical to productivity growth. Accordingly, the Council should investigate and develop the concept of technology transfer within South Carolina with the objective of facilitating the development and adoption of new technology by the public and private sectors of the State.

--Productivity Measurement in South Carolina....currently, very little is known about our productivity trends below the national level. The Council should seek to develop the measurement of productivity at the State level, in both public and private sectors, and identify and publish significant trend data.

--Regulations....the quality of life is often improved by regulations which are established through the legislative process. However, regulatory costs may be imposed on individuals and on organizations which reduce productivity and, therefore, become counterproductive. The Council should interpret the impact which regulations have on productivity and advise both the public and private sectors of corrective actions which may be required to overcome the negative results.

The Council may convene meetings and appoint committees as follows:

--The Council shall hold meetings at least quarterly and at such other times as it deems necessary, except that the first meeting shall be at the call of the Governor.

--The Council may establish committees as it deems advisable and feasible, the membership of which may be made up in whole or part from members of the Council.

--The Council shall promulgate rules of procedure governing its operations.

The Council should encourage individuals and organizations to support the state's efforts to promote productivity improvements in every segment of the state's economy. The Council will work closely with those groups that are currently addressing productivity problems as well as others that may be formed in the future.

Expenses of members of the Council incurred in the performance of their duties shall, in the case of members representing state agencies and institutions, be paid by such agencies and institutions, and in the case of private sector members, be compensated in the manner prescribed by law for state boards, committees and commissions.

Given under my hand and
the Great Seal of the State
of South Carolina at Columbia,
South Carolina, this 6th
day of May, 1981.


RICHARD W. RILEY
Governor

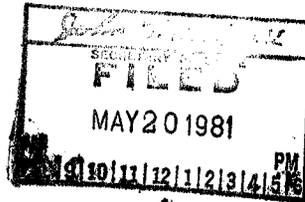
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 81-16

WHEREAS, Larry B. Fore, a member of the Dillon County Council, has plead guilty in United States District Court to one Count of Conspiracy to Pay Voters in the June, 1980, Democratic Primary in Dillon County; and

WHEREAS, Larry B. Fore, was temporarily suspended from office by me in Executive Order No. 81-01, dated April 2, 1981; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution, and Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, provides, inter alia:

"Any officer of the State or its political subdivision except members and officers to the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be prescribed by law."

NOW, THEREFORE, pursuant to the Constitution and laws of South Carolina, I do hereby,

Order that the Office of County Council held by Larry B. Fore be declared vacant and that such vacancy be filled by Special Election as provided in Section 4-9-90 of the South Carolina Code of Laws, 1976, as amended.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 20th day of May, 1981


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

8. Suspension and prosecution of officers accused of crime.

Whenever it appears to the satisfaction of the Governor that probable cause exists to charge any officer of the State or its political subdivisions who has the custody of public or trust funds with embezzlement or the appropriation of public or trust funds to private use, then the Governor shall direct his immediate prosecution by the proper officer, and upon indictment by a grand jury or, upon the waiver of such indictment if permitted by law, the Governor shall suspend such officer and appoint one in his stead, until he shall have been acquitted. In case of conviction, the position shall be declared vacant and the vacancy filled as may be provided by law.

Any officer of the State or its political subdivisions, except members and officers of the Legislative and Judicial Branches, who has been indicted by a grand jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law. (1972 (57) 3181; 1973 (58) 83.)

§ 8-1-90. Removal of officer convicted of misconduct, habitual negligence and the like.

The presiding judge before whom any public officer convicted under the provisions of § 8-1-80 shall be tried shall cause a certified copy of the indictment to be immediately transmitted to the Governor who shall upon receipt thereof by proclamation declare the office of such officer to be vacant and such office shall be filled as in the case of the death or resignation of the incumbent.

HISTORY: 1962 Code § 50-9; 1952 Code § 50-9; 1942 Code § 985; 1932 Code § 985; Cr. P. '22 § 76; Cr. C. '12 § 546; Cr. C. '02 § 389; G. S. 2556; R. S. 306; 1896 (22) 312.

Cross references—

As to provisions for removal of officer for incapacity, misconduct, or neglect of duty, see SC Const, Art 3, § 27.

As to constitutional provision for removal of executive officers by the governor on address of the General Assembly, see SC Const, Art 15, § 3.

As to removal of certain officers, see §§ 1-3-210, 1-3-230 to 1-3-270, 8-11-60.

As to suspension of magistrates, see § 22-1-30.

Research and Practice References—

63 Am Jur 2d, Public Officers and Employees §§ 183, 195, 196, 222-231.

67 CJS, Officers § 67.

ALR and L Ed Annotations—

Conviction of offense under federal law or law of another state or country as vacating accused's holding of state or local office or as ground of removal. 20 ALR2d 732.

Infamous crime or one involving moral turpitude constituting disqualification to hold public office. 52 ALR2d 1314.

What constitutes conviction within statutory or constitutional provision making conviction of crime ground of disqualification for public office. 71 ALR2d 593.

Effect of conviction under federal law or law of another state or county on right to vote or hold public office. 39 ALR3d 303.

CASE NOTES

Power of removal by Governor.— by the Constitution or statutes, or is implied from the conferring of the
The power of removal from office by the Governor is not an incident to his office, but exists only when conferred
power of appointment. State v Rhame, 92 SC 455, 75 SE 881 (1912).

§ 8-1-100. Suspension of officer indicted for crime.

Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law.

any additional powers upon county councils with regard to public service districts, special purpose districts, water and sewer authorities, or other political subdivisions by whatever name designated, (which are in existence on the date one of the forms of government provided for in this chapter becomes effective in a particular county) and such political subdivisions shall continue to perform their statutory functions prescribed in laws creating such districts or authorities except as they may be modified by act of the General Assembly, and any such act which dissolves a district or absorbs its function entirely within the county government shall provide that such act shall be effective only upon approval of such abolition or absorption by favorable referendum vote of a majority of the qualified electors of the district voting in such referendum. Upon the dissolution of any district within a county and the assumption of its function by the county government, the county shall take title to the property of the district and assume all of its debts and obligations which shall be retired by charges or assessment of taxes in those areas of the county receiving benefits from the facilities of the district.

HISTORY: 1962 Code § 14-3705; 1975 (59) 692.

Cross references—

As to public service and special purpose districts and other political subdivisions, generally, see Title 6.

§ 4-9-90. Election of council members; reapportionment of single member election districts; terms of office and vacancies; election at large of chairman.

Council members shall be elected from defined single member election districts unless otherwise determined under the provisions of § 4-9-10(a) or § 4-9-10(b). In the event that the members of the governing body are required to be elected from defined single member election districts, they shall be elected by the qualified electors of the district in which they reside. Such districts shall be reapportioned as to population within one year of the adoption by the State of each federal decennial census. The population variance between defined election districts shall not exceed ten percent.

Members of the governing body of the county shall be elected in the general election for terms of two years or four years as the General Assembly may determine for each county commencing on the second of January next following their election. Vacancies on the governing body shall be filled in the manner of original

election for the unexpired terms in the next general election after the vacancy occurs or by special election if the vacancy occurs one hundred eighty days or more prior to the next general election.

In those counties where the members are elected for four-year terms, such terms shall be staggered. If necessary, in the initial election for members one-half plus one of the members elected who receive the highest number of votes shall serve terms of four years and the remaining members elected shall initially serve terms of two years only. In those counties in which the chairman of the governing body was elected at large as a separate office prior to the adoption of one of the alternate forms of government provided for in this chapter, the chairman shall continue to be so elected.

HISTORY: 1962 Code § 14-3706; 1975 (59) 692.

§ 4-9-100. Council members shall not hold other offices; salaries and expenses of members.

No member of council, including supervisors, shall hold any other office of honor or profit in government, except military commissions and commissions as notaries public, during his elected term. After adoption of a form of government as provided for in this chapter, council shall by ordinance prescribe the salary and compensation for its members. After the initial determination of salary, council may by ordinance adjust such salary but no ordinance changing such salary shall be effective until the date of commencement of terms of members of council elected at the next general election following such changes. Members may also be reimbursed for actual expenses incurred in the conduct of their official duties.

HISTORY: 1962 Code § 14-3707; 1975 (59) 692.

Research and Practice References—

56 Am Jur 2d, Municipal Corporations, Counties, and Other Political Subdivisions § 276.

63 Am Jur 2d, Public Officers and Employees §§ 61-81.

20 CJS, Counties § 76.

67 CJS, Officers § 23.

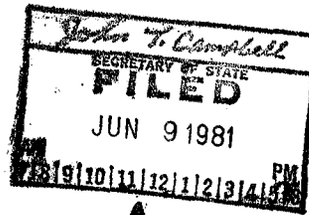
ALR and L Ed Annotations—

Incompatibility, under common-law doctrine, of office of state legislator and position or post in local political subdivision. 89 ALR2d 632.

§ 4-9-110. Council shall select chairman and other officers; terms of office; appointment of clerk; frequency and conduct of meetings; minutes of proceedings.

The council shall select one of its members as chairman, except

STATE OF SOUTH CAROLINA
EXECUTIVE CHAMBER
COLUMBIA



EXECUTIVE ORDER NO. 81-17

WHEREAS, recreation is of vital importance to the health and general welfare of all South Carolinians and the leisure industry contributes substantially to the State's economy, creating jobs for more than 60,000 people and attracting more than \$2.2 billion in income from out-of-state visitors; and

WHEREAS, South Carolina's Overall Recreation Plan (SCORP), is the official State tool for guiding the orderly development of a recreation system and maintaining the State's eligibility to participate in funding benefits from the Land and Water Conservation Fund of the U. S. Department of the Interior; and

WHEREAS, the 1980 five-year goal for SCORP advocates a comprehensive coordination mechanism through which the State's citizens and agencies at all levels -- national, state, and local -- could become true partners in the State's recreation and planning process.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and the Laws of the State of South Carolina, there is hereby recreated the South Carolina Overall Recreation Plan Exchange Council, hereunto referred to as the SCORP Exchange Council.

The South Carolina Department of Parks, Recreation and Tourism will administer the SCORP Exchange Council. All agencies and organizations -- public and private, national, state and local -- that have significant responsibilities for providing and utilizing recreation in South Carolina will be invited to serve on the SCORP Exchange Council. Representatives may include the Chairman, President, Chief Executive Officer and/or the official responsible for recreation from each agency or organization.

The principal work of the Council will be conducted by various Council Advisory Committees. These Advisory Committees may include, but must by no means be limited to:

1. Federal government agencies providing recreation services, funding or lands
2. State government agencies providing recreation services, funding or lands
3. Regional Councils of Government and other planning organizations
4. Governmental organizations representing cities, counties and public service districts
5. Schools and educational institutions
6. Board of South Carolina Recreation and Parks Society
7. South Carolina Recreation Advisory Council
8. Governor's Beautification and Community Improvement Board
9. Board of South Carolina Heritage Trust
10. Executive Council of South Carolina Confederation of Historical Societies
11. Board of South Carolina Wildlife Federation
12. Board of the South Carolina Environmental Coalition
13. The South Carolina Assembly of Community Arts Agencies
14. The South Carolina Legislative Committee on Tourism and Trade
15. Tourism industry organizations
16. Business and private sector organizations
17. Recreation user organizations
18. Affirmative Action organizations

A Council Board shall have the responsibility of determining policy for the Council and for insuring the continued operation of the Council. Members will include the following: the U. S. Department of the Interior; the S.C. Land and Water Conservation Fund State Liaison Officer; the U. S. Forest Service; the U. S. Army Corps of Engineers; the U. S. Fish and Wildlife Service; the South Carolina Historic Preservation Officer; chairman of the Clemson University Recreation and Parks Administration Department; the chairman of the Southeastern Federal Regional Council; a representative of the Governor to be appointed by the Governor; the chairman or other designated

representative from each of the SCORP Exchange Council Advisory Committees; and the Executive Directors of the South Carolina Forestry Commission, South Carolina Department of Parks, Recreation and Tourism, South Carolina Public Service Authority, South Carolina State Highway Department, and the South Carolina Wildlife and Marine Resources Department. The Governor will select the chairman of the Council Board.

The Council Board shall organize an Executive Committee to consider matters to be brought before the Board and to act for the Board between scheduled meetings. The Executive Committee shall be comprised of at least nine members including the Executive Director of the S.C. Department of Parks, Recreation and Tourism and the S.C. Wildlife and Marine Resources Department; the chairman of the local government advisory committee; the State Liaison Officers for the Land and Water Conservation Fund; the chairman of an advisory committee for a non-profit recreation and conservation organization; the chairman of the advisory committee for business and private sector organizations; the chairman of the advisory committee for the Regional Council of Governments; the chairman of the Recreation and Parks Society; and the chairman of the SCORP Council Board.

The Council shall adopt policies and make recommendations related to the SCORP Plan and other recreation matters. The Council shall insure that all segments of the state's population are represented on the Council and its advisory committees. The Council may make recommendations and adopt policies which will be forwarded to the Governor and relevant agencies and organizations as appropriate; however, such policies and recommendations will not be binding on any of the member agencies or groups.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 9th day of June, 1981


RICHARD W. RILEY
Governor

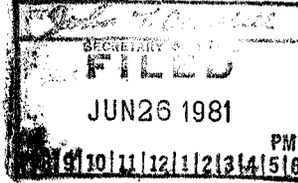
ATTEST:



STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 81-18

WHEREAS, it appears to my satisfaction that an Information has been filed against William S. Baldwin, Sr., a member of Colleton County Council, in the United States District Court, District of South Carolina, Charleston Division, for conspiring to violate Title 21, United States Code, Section 841 (a) (1); and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides, inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

and

WHEREAS, the General Assembly of South Carolina has seen fit to extend and clarify the powers and duties of the Governor, in cases such as this, by enactment of what is now codified as Section 81-1-100, South Carolina Code of Laws, 1976, which reads as follows:

"Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in the event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law."

and

WHEREAS, I am informed by the Attorney General that an Information is in effect a waiver of indictment; 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

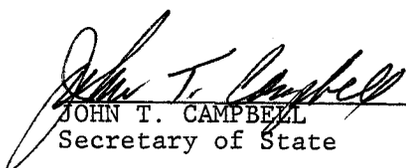
IT IS ORDERED that William S. Baldwin, Sr., a member of the Colleton County Council be, and is hereby suspended immediately from his position on the Colleton County Council until such time as the charges filed against him are disposed of.

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

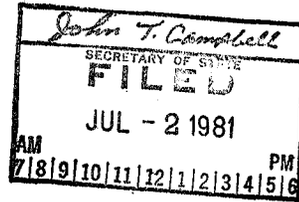
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina this 10th day of June, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE ORDER
COLUMBIA



EXECUTIVE ORDER NO. 81-19

WHEREAS, it appears to my satisfaction that Lloyd Meekins, Jr., a/k/a Mickey Meekins, a member of the Dillon County Council, has been duly indicted by the Grand Jury of the United States District Court, District of South Carolina, Florence Division, on charges of conspiracy for the purpose of encouraging illegal voting and with payment or offer to pay a voter for voting in an election, in violation of 42 U.S.C. § 1973 i(c) and 18 U.S.C. § 2; and

WHEREAS, Councilman Meekins is scheduled to be brought to trial pursuant to said Indictment; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

and

WHEREAS, the General Assembly of South Carolina has seen fit to extend and clarify the powers and duties of the Governor, in cases such as this, by enactment of what is now codified as Section 8-1-100, S.C. Code of Laws, 1976, which reads as follows:

"Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in the event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law."

and

WHEREAS, I have been advised by the Attorney General of the State of South Carolina that the crime alleged in this case is one involving moral turpitude; 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.

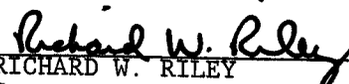
NOW, THEREFORE, by virtue of such authority,

IT IS ORDERED that Lloyd Meekins, Jr., a member of the Dillon County Council be, and he is hereby suspended immediately from his position on the Dillon County Council until such time as he shall be formally acquitted or convicted.

This action by me in no manner addresses itself to the question of the guilt or innocence of Councilman Meekins and shall not be construed as an expression of my opinion one way or another on such question.

I hereby appoint Alexander L. Lewis, III, of 206 South 10th Avenue, Dillon, South Carolina, to serve as temporary replacement on the Dillon County Council until the charges now pending on Councilman Lloyd Meekins, Jr. are disposed of.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 2nd day of July, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 81-20

WHEREAS, Maxie O. Redic, Sheriff of Darlington County, has resigned his office as Sheriff, effective June 12, 1981; 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 Grover Clyde Dudley of Hartsville, to serve the unexpired term as Sheriff, until the next General Election for County Sheriff and until his successor is qualified.

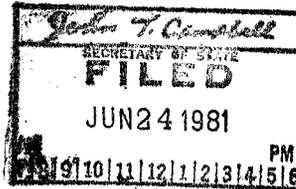
Given under my hand and the
Great Seal of the State of
South Carolina at Columbia,
South Carolina this 16th
day of June, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-21

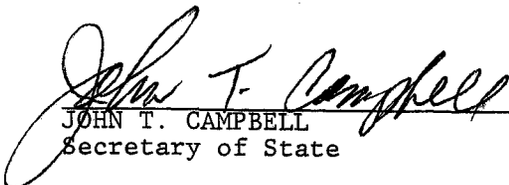
WHEREAS, the Chairman of the State Board of Financial Institutions has requested that I declare Friday, July 3, 1981, a legal holiday for Savings and Loan Associations in South Carolina;

NOW, THEREFORE, pursuant to Section fifty, Chapter five of Title fifty-three of the 1976 Code of Laws of South Carolina, I do hereby declare July 3, 1981, as a legal holiday for Savings and Loan Associations in South Carolina.

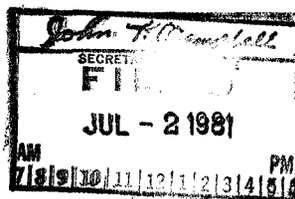
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 24th day of June, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-22

WHEREAS, it appears to my satisfaction that Alan H. Schafer, a member of the State Highways and Public Transportation Commission representing the 4th Judicial Circuit, has been indicted by the Grand Jury of the United States District Court, District of South Carolina, Columbia Division, on charges of conspiracy for the purpose of encouraging illegal voting and of devising and participating in a scheme and artifice to defraud the voters of Dillon County, in violation of 18 USC §2, §371, §1341, and §1503; and

WHEREAS, Alan H. Schafer is scheduled to be brought to trial pursuant to said indictment; and

WHEREAS, Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, states as follows:

"Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in the event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law."

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 this State.

NOW, THEREFORE, by virtue of such authority,

IT IS ORDERED that Alan H. Schafer, a member of the State Highways and Public Transportation Commission be and is hereby suspended immediately from the position on the Commission until such time as he shall be formally acquitted or convicted.

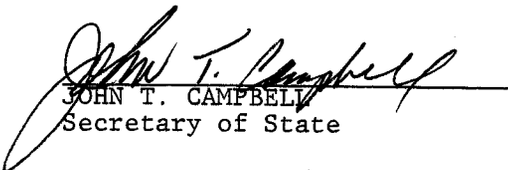
This action in no manner addresses itself to the question of the guilt or innocence of Commissioner Schafer and shall not be construed as an expression of any opinion one way or another on such question.

I hereby appoint Philip B. Brown, of 803 North 8th Avenue, Dillon, South Carolina, to serve as a temporary replacement on the State Highways and Public Transportation Commission until the charges filed against Alan H. Schafer are disposed of.

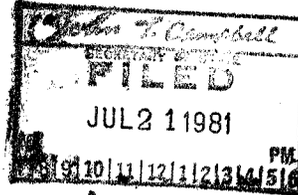
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 2nd day of July, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-23

WHEREAS, Executive Order No. 80-42, dated November 13, 1980, created the Health Care Finance Task Force to study issues pertaining to health financing in South Carolina and to make recommendations to the Governor and General Assembly; and

WHEREAS, an extension of this study is necessary in order to consider developments at the Federal level for the final report of the Task Force.

NOW, THEREFORE, I, Richard W. Riley, do hereby order that Executive Order No. 80-42 is amended as follows:

The Task Force shall issue its report to the Governor and the Health Care Planning and Oversight Committee on or before October 1, 1981.

This Executive Order is effective immediately.

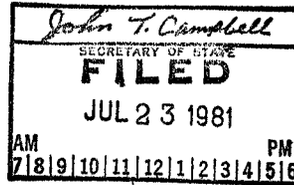
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 20th day of July, 1981.

ATTEST:


RICHARD W. RILEY
Governor


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-24

WHEREAS, it appears to my satisfaction that Elwood McQueen, a member of the Dillon County Council, has been indicted by the Grand Jury of the United States District Court, District of South Carolina, Florence Division, on charges of conspiracy for the purpose of encouraging illegal voting and of devising and participating in a scheme and artifice to defraud the voters of Dillon County, in violation of 18 USC Section 2, Section 371, Section 1341; and Section 1503; and

WHEREAS, Elwood McQueen is scheduled to be brought to trial pursuant to said indictment; and

WHEREAS, Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, states as follows:

"Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in the event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law."

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 this State.

NOW, THEREFORE, by virtue of such authority,

IT IS ORDERED that Elwood McQueen, a member of the Dillon County Council be and is hereby suspended immediately from the position on the Council until such time as he shall formally be acquitted or convicted.

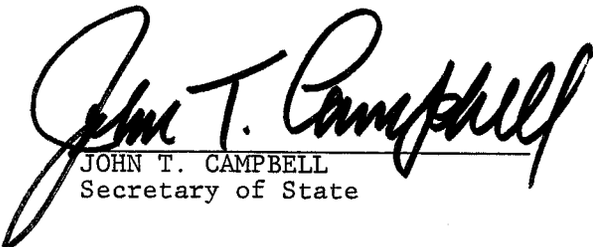
This action in no manner addresses itself to the question of the guilt or innocence of Councilman McQueen and shall not be construed as an expression of any opinion one way or another on such question.

I hereby appoint Mrs. Betty German-Gunter, 102 Tynes Street, Dillon, South Carolina, to serve as a temporary replacement on the Dillon County Council until the charges filed against Elwood McQueen are disposed of.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 22nd day of July, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 81-25

WHEREAS, the efficient and effective administration of planning and programs, vested in the Office of the Governor, is vital to the various segments of government and the people of South Carolina; and

WHEREAS, the Office of the Governor should promote and foster planning and coordination functions for the benefit of the State and its people; and

WHEREAS, the Office of the Governor should serve as a model in establishing needed policies for the State and its people; and

WHEREAS, the need to fund programs in accordance with established procedures is essential to effective use of federal state, and other resources:

NOW, THEREFORE, by virtue of the power conferred upon me by the Constitution and Laws of the State of South Carolina, I hereby establish the Office of Executive Policy and Programs in the Office of the Governor.

The Office shall serve as successor to and assume responsibilities previously vested in the Division of Administration, the Office of Highway Safety, the Office of Economic Opportunity, the Office of Manpower and Organization Development, the Office of Community Development, the Office of Energy Resources, the Office of Criminal Justice Programs, the Office of Health and Social Development, and the Office of Rural Development. All previous orders regarding the above-mentioned offices and programs are hereby repealed.

The Office of Executive Policy and Programs shall serve as the planning and policy office, coordinator and administrator of all functions vested in the Office of the Governor, and be composed of the following divisions: the Administrative Services Division, the Executive Office Administration and Special Projects Division, Transportation Division, Rural Development and Special Economic Assistance Division, Education

Division, Energy Resources Division, Health and Human Services Division, Public Safety Division, CETA (Manpower) Division, Natural Resources Division, Information Services Division, and Community and Intergovernmental Affairs Division. In this capacity, the Office shall advise the Governor concerning public policy and shall undertake such studies, planning, and program activities as are required to render such advice and functions. Further, the Office shall provide assistance to the other agencies of State Government as may be requested concerning planning matters. Further, the Office shall assume review responsibilities for all plans submitted for funding by the Federal Government.

The Office shall seek to promote inter-agency coordination of issues of common interest. In this regard, the Office shall utilize the knowledge and services of individuals employed in other agencies of State Government.

The Office shall undertake special projects as are deemed necessary for the purpose of increasing the effectiveness of State Government. The Office shall assume all other responsibilities as assigned.

The Office is authorized to receive and dispense Federal, State and other funds made available for the above purposes.

The Divisions within the Office shall be headed by a Director who shall be appointed by and serve at the pleasure of the Governor.

Further, that each Division shall have Deputy Directors, and Administrative Assistants for Program Management to aid the Director in supervision and policy plans of the Division who shall also be appointed by and serve at the pleasure of the Governor.

This Executive Order shall be effective immediately.

Executive Order 79-14 is hereby rescinded.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 24th day of March, 1981.


RICHARD W. RILEY
Governor

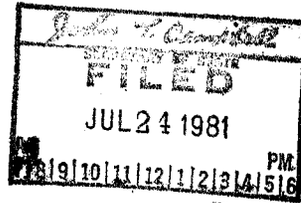
ATTEST:


JOHN T. CAMPBELL

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-26

WHEREAS, it appears to my satisfaction that William D. Avant, Jr., a member of the Conway City Council, has been duly indicted by the Horry County Grand Jury, on charges of Embezzlement in violation of the laws of South Carolina; and

WHEREAS, Councilman Avant is scheduled to be brought to trial pursuant to said indictment; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

and

WHEREAS, the Attorney General of South Carolina has informed me that the offense charged in the indictment is a crime involving moral turpitude; 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,

IT IS ORDERED that William D. Avant, Jr., a member of the Conway City Council be, and is hereby suspended immediately from this position on the Council until such time as the pending indictment be formally disposed of.

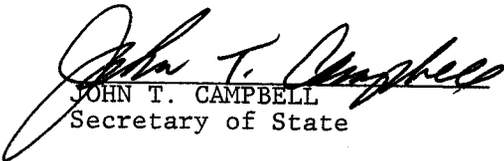
This action in no manner addresses itself to the question of the guilt or innocence of Councilman Avant and shall not be construed as an expression of any opinion one way or another on such question.

I hereby appoint Edwin Francis "Chip" Brown, Jr., 1300 Collins Street, Conway, South Carolina, to serve as a temporary replacement on the Conway City Council until the charges against William D. Avant, Jr. are disposed of.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 24th day of July, 1981.


RICHARD W. RILEY
Governor

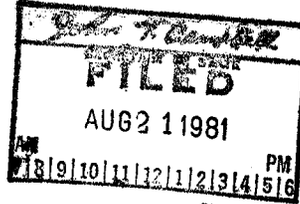
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-27

WHEREAS, there is a critical need in State Government for continuing coordination of programs assessing and dealing with the development problems of small communities and rural areas; and

WHEREAS, the State of South Carolina recognizes the importance of strengthening programs to serve the needs of its rural residents; and

NOW, THEREFORE, pursuant to the powers conferred upon me by the Constitution and Laws of this State, I do hereby establish the Governor's Council on Rural Development to promote coordination of rural development efforts by the State and Federal governments.

The Council shall be composed of 13 members appointed by the Governor as follows:

Three members shall be mayors representing rural cities or towns;

Three members shall be elected county officials representing rural counties;

Three members shall be appointed at-large representing rural grassroots leadership;

One member shall be a representative of the Small Community and Rural Task Force of the Federal Regional Commission;

One member shall be a member of the South Carolina Senate;

One member shall be a member of the South Carolina House of Representatives; and

The Governor or his designee shall serve as Chairman of the Council.

Terms of members shall be co-terminous with that of the Governor. Vacancies shall be filled in the manner of original appointment. The Council shall have Ex-Officio representation drawn from state and federal agencies directly involved in rural development.

The purpose of the Council shall be to provide advice and recommendations to the Governor in improving the delivery of existing federal, state and local program benefits to the rural areas of our State and to assess, either statewide or location specific, small community and rural development problems that should be addressed by

The Council shall specifically assess federal and state programs for their sensitivity to and compatability with rural development goals and priorities.

The Council shall report periodically to the Governor its findings and recommendations.

Staff support for the Council shall be provided by the staff of the Governor's Division of Rural Development & Special Economic Assistance and other appropriate staff of the Governor's Office.

The Council may adopt By-Laws or other rules and procedures not inconsistent with this Executive Order or its intent.

This Executive Order shall take effect immediately and replaces Executive Order No. 80-32, dated August 8, 1980.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 19th day of August, 1981.


RICHARD W. RILEY
Governor

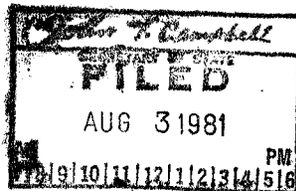
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-28

WHEREAS, the efficient and effective administration of planning and programs, vested in the Office of the Governor, is vital to the various segments of government and the people of South Carolina; and

WHEREAS, the Office of the Governor should promote and foster planning and coordination functions for the benefit of the State and its people; and

WHEREAS, the Office of the Governor should serve as a model in establishing needed policies for the State and its people; and

WHEREAS, the need to fund programs in accordance with established procedures is essential to effective use of federal, state, and other resources:

NOW, THEREFORE, by virtue of the power conferred upon me by the Constitution and Laws of the State of South Carolina, I hereby establish the Office of Executive Policy and Programs in the Office of the Governor.

The Office shall serve as successor to and assume responsibilities previously vested in the Division of Administration, the Office of Highway Safety, the Office of Economic Opportunity, the Office of Manpower and Organization Development, the Office of Community Development, the Office of Energy Resources, the Office of Criminal Justice Programs, the Office of Health and Social Development, and the Office of Rural Development. All previous orders regarding the above-mentioned offices and programs are hereby repealed.

The Office of Executive Policy and Programs shall serve as the planning and policy office, coordinator and administrator of all functions vested in the Office of the Governor, and be composed of the following divisions: Administrative Services Division, Executive Office and Special Projects Division, CETA (Manpower) Division, Community and Intergovernmental Affairs Division, Health and Human Services Division, Economic Opportunity Division, Energy Resources Division, Transportation Division, Rural and Special Economic Assistance Division, Natural Resources Division, Public Safety Division, Education Division. In this capacity, the Office shall advise the Governor concerning public policy and shall undertake such studies, planning, and program activities as are required to render such advice and functions. Further, the Office shall provide assistance to the other agencies of State Government as may be requested concerning planning matters. Further, the Office shall assume review respon-

sibilities for all plans submitted for funding by the Federal Government.

The Office shall seek to promote inter-agency coordination of issues of common interest. In this regard, the Office shall utilize the knowledge and services of individuals employed in other agencies of State Government.

The Office shall undertake special projects as are deemed necessary for the purpose of increasing the effectiveness of State Government. The Office shall assume all other responsibilities as assigned.

The Office is authorized to receive and dispense Federal, State and other funds made available for the above purposes.

The Divisions within the Office shall be headed by a Director who shall be appointed by and serve at the pleasure of the Governor.

Further, that each Division shall have Deputy Directors, and Administrative Assistants for Program Management to aid the Director in supervision and policy plans of the Division who shall also be appointed by and serve at the pleasure of the Governor.

This Executive Order shall be effective immediately.

Executive Orders 79-14, 79-21, and 81-25 are rescinded.

Given under my hand and the
Great Seal of the State of
South Carolina at Columbia,
South Carolina, this 3rd
day of August, 1981.


RICHARD W. RILEY
Governor

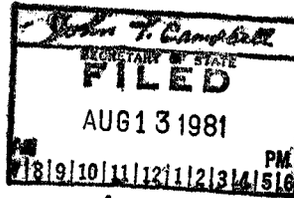
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-29

WHEREAS, William W. Wilkins, Jr., Solicitor of the Thirteenth Judicial Circuit, has resigned his office as Solicitor, effective 12:00 o'clock noon, September 1, 1981; and

WHEREAS, Section 1-7-390 empowers the Governor to fill any vacancy in the office of Solicitor in any Judicial Circuit of this state by appointing some suitable person, who shall be an elector of such Circuit and who, upon duly qualifying, according to law, shall be entitled to enter upon and hold the office until the next General Election for the Thirteenth Judicial Circuit Solicitor 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 William B. Traxler, Jr., of Greenville, to serve the unexpired term as Solicitor, until the next General Election for the Thirteenth Judicial Circuit and until his successor is qualified.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 15th day of August, 1981.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 81-30

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 the Governor for annexation to the County of Berkeley; and

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

All that piece, parcel or tract of land on, near or adjacent to S.C. Route 41 in Charleston County and containing in the aggregate approximately 52.53 acres, more or less, of marshland and additional acreage of the Wando River, all of which will be more fully shown by reference to a plat entitled "PLAT OF AREA PROPOSED FOR ANNEXATION TO BERKELEY COUNTY, S.C. AREA DESCRIBED BY LETTERS A-B-C-D-E-F-G-H-A" prepared by E. M. Seabrook, Jr., C.E. and L.S. No. 1375, a copy of which is attached to and made a part of this Executive Order.

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) Mr. Jerry Glenn Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina
- (2) Mrs. Lisa Crooks Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina
- (3) Mr. Ferdinand Gregorie, Opponent
Oakland Plantation
Mount Pleasant, South Carolina
- (4) John Fleming Hassell, Jr., Opponent
1536 Rifle Range Road
Mount Pleasant, South Carolina

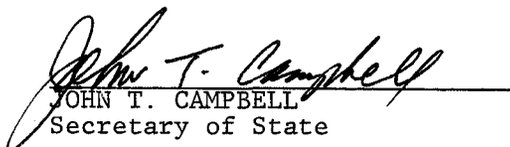
II. The Commission shall prepare a report for this office which shall include all pertinent facts in regard to the following:

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

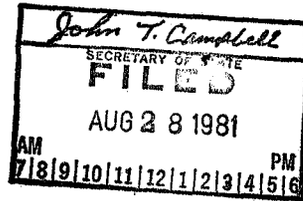
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 24th day of August, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE ORDER
COLUMBIA



EXECUTIVE ORDER NO. 81-31

WHEREAS, Horry County, State of South Carolina, is experiencing the effects of severe flooding resulting from Tropical Storm Dennis on August 19, 1981; and

WHEREAS, the flooding represents a threat to the safety, security and welfare of the citizens of South Carolina;

NOW, THEREFORE, by virtue of the power and authority vested in me as Governor, pursuant to the Constitution and laws of South Carolina, I do hereby declare that a state of emergency exists in Horry County, South Carolina, do instruct state agencies to assist local authorities and to take all reasonable action that may be necessary for the protection of life and property, and do direct the Emergency Preparedness Division in the Adjutant General's Office to assist the local community in making damage assessment and in an expeditious manner to provide the Governor's Office with all information necessary so that an evaluation can be made as to the needs of the public and so that appropriate procedures can be followed to ask for federal assistance where appropriate.

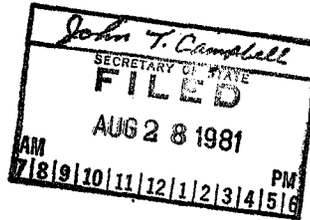
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 28th day of August, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL, Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-32

WHEREAS, J. W. Rogers, Sheriff of Berkeley County, has resigned his office as Sheriff, effective immediately; 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

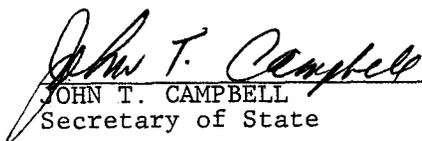
NOW, THEREFORE, by virtue of such authority,

I HEREBY APPOINT Dean Powell of Berkeley County, to serve the unexpired term as Sheriff of Berkeley County until the next General Election for County Sheriff and until his successor is qualified.

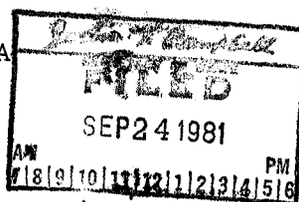
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 28 day of August, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-33

WHEREAS, it appears to my satisfaction that Daniel W. Barwick, Mayor of the Town of Pinewood, has been indicted by the Sumter County Grand Jury on several charges, including forgery, and criminal conspiracy; and

WHEREAS, Mayor Barwick is scheduled to be brought to trial pursuant to said indictment; and

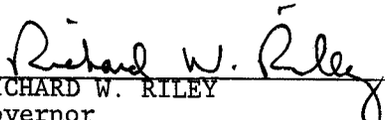
WHEREAS, in view of the above stated circumstances, I, as Governor of the State of South Carolina, am exercising the duty vested in me by Article VI, Section 8 of the Constitution of South Carolina, to wit:

"...Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

NOW, THEREFORE, I hereby order that Daniel W. Barwick is suspended immediately from the Office of Mayor of the Town of Pinewood until he is formally acquitted or convicted.

This action by me in no manner addresses itself to the question of the guilt or innocence of Mayor Barwick as that matter is property before a Court of Competent jurisdiction and shall be determined in accordance with the laws.

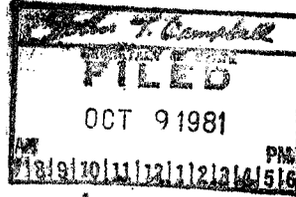
Given under my hand and the Great Seal of the State of South Carolina, at Columbia South Carolina, this 23rd day of September, 1981.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-34

WHEREAS, the President of the South Carolina Bankers Association has requested that I declare Monday, May 31, 1982, a legal holiday for banks in South Carolina;

NOW, THEREFORE, pursuant to Section forty, Chapter 5 of Title fifty-three of the 1976 Code of Laws of South Carolina, I do hereby declare May 31, 1982, as a legal holiday for banks in South Carolina.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 8th day of October, 1981.


RICHARD W. RILEY
Governor

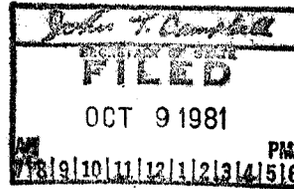
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 81-35

WHEREAS, the Town of Lodge in Colleton County lost its water supply on October 7, 1981; and

WHEREAS, the Colleton County Emergency Preparedness Office has exhausted all local resources and has requested further State aid; and,

WHEREAS, the Emergency Preparedness Division of the Adjutant General's Office has utilized and assessed state response capabilities and has recommended that the National Guard be utilized to transport safe drinking water from Walterboro to Lodge;

NOW THEREFORE, by virtue of the powers conferred upon me as Governor by the Constitution and laws of this state, it is hereby ordered that four National Guardsmen with support equipment from the 163rd Support Battalion Hampton/Bamberg be made available on October 7, 1981 to assist Colleton County authorities through this crisis.

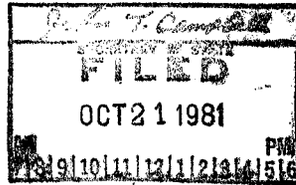
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 7th day of October, 1981.


Richard W. Riley, Governor

ATTEST:


John T. Campbell, Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-36

WHEREAS, Elwood McQueen, a member of the Dillon County Council, has plead guilty to charges of conspiracy for the purpose of encouraging illegal voting and of devising and participating in a scheme and artifice to defraud the voters of Dillon County, in violation of 18 USC Section 2, Section 371, Section 1341; and Section 1503; and

WHEREAS, Elwood McQueen, was temporarily suspended from office by me in Executive Order No. 81-24, dated July 22, 1981; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution, and Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, provides, inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction, the office shall be declared vacant and the vacancy filled as may be prescribed by law."

NOW, THEREFORE, pursuant to the Constitution and laws of South Carolina, I do hereby,

ORDER that the Office of County Council held by Elwood McQueen be declared vacant and that such vacancy be filled by Special Election as provided in Section 4-9-90 of the South Carolina Code of Laws, 1976, as amended.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 16th day of October, 1981.


RICHARD W. RILEY
Governor

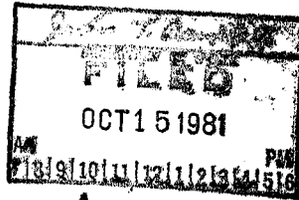
ATTEST:



STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-37

WHEREAS, it is vital to the interests of the State of South Carolina that there exist a strong and expanding economy; and

WHEREAS, this goal may be furthered by encouraging the development of small and minority businesses in the State;

NOW, THEREFORE, I do hereby create the Small and Minority Business Expansion Council. The purpose of the Council is to assist with the stimulation and expansion of small businesses in the State of South Carolina.

The Council shall pay particular attention to:

- Whether a reasonable amount of State business is going to small and minority businesses in accordance with Article 21 of the State Procurement Code.
- The availability and access of small and minority businesses to adequate financing through the normal lending process, and to recommend creative additional or alternative financial resources for the development of small and minority businesses.
- Strengthen the management, marketing and capital base of minority owned businesses.
- Encourage existing major industries to buy and support the development of small and minority businesses in the State.
- Assist in the alleviation of bonding problems as it relates to minority businesses.
- Communicate the needs of small and minority businesses to the general public, the Governor, and other policy makers.

The Council shall be composed of no more than fifteen individuals. Appointments shall be drawn from, but is not to be limited by, the following categories of the business community:

- Minority businesses from throughout the State (a minimum of one-third of the membership).
- Representatives of financial institutions
- The Minority Development Supplier Council
- The South Carolina Chambers of Commerce
- The Association of General Contractors

The members of the Council are to serve at the pleasure of the Governor or and shall be appointed to three year staggered terms; provided, however, the initial appointments shall be as follows:

- Five members for one year terms
- Five members for two year terms
- Five members for three year terms

Thereafter, members shall serve three year terms.

Appointees shall be eligible to serve consecutive terms. The Governor shall designate the Chairman annually from the date of the initial appointment.

The Council shall meet as called by its Chairman or on a quarterly basis to carry forth the terms of this Order.

The Council shall report to the Governor annually and at other intervals on the progress made in developing small and minority businesses and to develop recommendations for additional policy developments.

This Council shall be evaluated periodically and a decision to extend on sun-set will then be made.

The staff of the Office of Small and Minority Businesses of the Division of Rural Development and Special Economic Assistance shall serve as staff to the Council.

The Order shall be effective immediately.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 15th day of October, 1981.


RICHARD W. RILEY
Governor

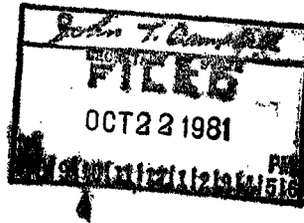
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-39

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 the Governor for annexation to the County of Berkeley; and

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

All that piece, parcel or tract of land on, near or adjacent to S.C. Route 41 in Charleston County and containing in the aggregate approximately 52.53 acres, more or less, of marshland and additional acreage of the Wando River, all of which will be more fully shown by reference to a plat entitled "PLAT OF AREA PROPOSED FOR ANNEXATION TO BERKELEY COUNTY, S.C. AREA DESCRIBED BY LETTERS A-B-C-D-E-F G-H-A" prepared by E. M. Seabrook, Jr., C.E. and L.S. No. 1375, a copy of which is attached to and made a part of this Executive Order."

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) Mr. Jerry Glenn Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina
- (2) Mrs. Lisa Crooks Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina
- (3) Mr. Joseph S. Cone, Opponent
266 Meeting Street
Charleston, South Carolina
- (4) Dr. Charles Wallace, Chairman, Opponent
Charleston County Council

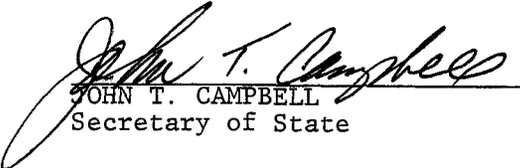
II. The Commission shall prepare a report for this office which shall include all pertinent facts in regard to the following:

- (1) Population of the area proposed to be annexed to Berkeley County.
- (2) Size of the area proposed to be annexed to Berkeley County and the size of the area remaining in Charleston County following proposed annexation.
- (3) The assessed property value of the area proposed to be annexed to Berkeley 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 22nd day of October, 1981.


RICHARD W. RILEY
Governor

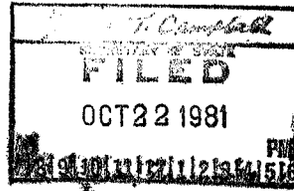
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-39

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 the Governor for annexation to the County of Berkeley; and

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

All that piece, parcel or tract of land on, near or adjacent to S.C. Route 41 in Charleston County and containing in the aggregate approximately 52.53 acres, more or less, of marshland and additional acreage of the Wando River, all of which will be more fully shown by reference to a plat entitled "PLAT OF AREA PROPOSED FOR ANNEXATION TO BERKELEY COUNTY, S.C. AREA DESCRIBED BY LETTERS A-B-C-D-E-F G-H-A" prepared by E. M. Seabrook, Jr., C.E. and L.S. No. 1375, a copy of which is attached to and made a part of this Executive Order."

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) Mr. Jerry Glenn Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina
- (2) Mrs. Lisa Crooks Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina
- (3) Mr. Joseph S. Cone, Opponent
266 Meeting Street
Charleston, South Carolina
- (4) Dr. Charles Wallace, Chairman, Opponent
Charleston County Council
2 Courthouse Square

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 Berkeley County.
- (2) Size of the area proposed to be annexed to Berkeley County and the size of the area remaining in Charleston County following proposed annexation.
- (3) The assessed property value of the area proposed to be annexed to Berkeley 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 22nd day of October, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State



1:50,000
1:50,000

WALIGO PINES

CARTERS

ROUTE 11

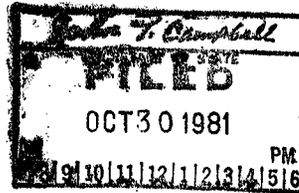
STATE OF TEXAS
COUNTY OF ...

PART OF AREA APPEARED FOR
APPROXIMATE TO CURRENT COUNTY
AS SHOWN IN ...
MAY 1900-1901



UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-40

WHEREAS, it appears to my satisfaction that Walter B. Wall, Jr., a member of the Dorchester County Council, has been indicted by the Grand Jury of South Carolina, County of Dorchester, on charges of Assault and Battery with Intent to Kill and Carrying a Concealed Pistol; and

WHEREAS, Walter B. Wall, Jr. is scheduled to be brought to trial pursuant to said indictment; and

WHEREAS, Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, states as follows:

"Any State or county officer who is indicted in any court for any crime may, in the discretion of the Governor, be suspended by the Governor, who in the event of suspension shall appoint another in his stead until he shall be acquitted. In case of conviction the office shall be declared vacant by the Governor and the vacancy filled as provided by law."

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 this State.

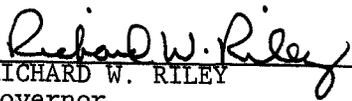
NOW, THEREFORE, by virtue of such authority,

IT IS ORDERED that Walter B. Wall, Jr., a member of the Dorchester County Council be and is hereby suspended immediately from the position on the Council until such time as he shall formally be acquitted or convicted.

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

I hereby appoint Joan Owen, of Summerville, South Carolina, to serve as a temporary replacement on the Dorchester County Council until the charges against Walter B. Wall, Jr. are disposed of.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 30 day of October, 1981.


RICHARD W. RILEY
Governor

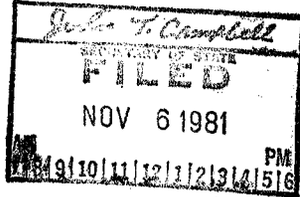
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA



EXECUTIVE ORDER NO. 81-41

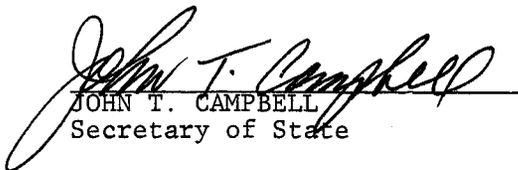
WHEREAS, I have been empowered by the Laws of South Carolina to declare Christmas Eve a holiday for State government employees;

NOW, THEREFORE, pursuant to Section 53-5-20 of the South Carolina Code of Laws of 1976, I hereby declare Thursday, December 24, 1981, as a legal holiday for State government employees in South Carolina.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 6th day of November, 1981.


RICHARD W. RILEY
Governor

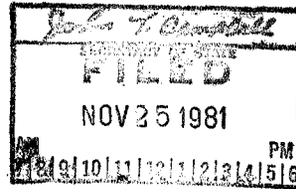
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-42

WHEREAS, Lloyd Meekins, a member of the Dillon County Council, has plead guilty to charges of conspiracy for the purpose of encouraging illegal voting and with payment or offer to pay a voter for voting in an election, in violation of 42 USC Section 1973 i(C) and 18 USC Section 2; and

WHEREAS, Lloyd Meekins, was temporarily suspended from office by me in Executive Order No. 81-19, dated July 2, 1981; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution, and Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, provides, inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction, the office shall be declared vacant and the vacancy filled as may be prescribed by law."

NOW, THEREFORE, pursuant to the Constitution and laws of South Carolina, I do hereby,

ORDER that the Office of County Council held by Lloyd Meekins be declared vacant and that such vacancy be filled by Special Election as provided in Section 4-9-90 of the South Carolina Code of Laws, 1976, as amended.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 23rd day of November, 1981.

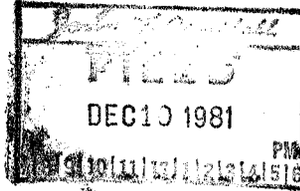

RICHARD W. RILEY
Governor

ATTEST:

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-43

WHEREAS, United States Public Law 91-516, the Environmental Education Act, recognizes the critical need for developing programs for environmental education; and

WHEREAS, the State of South Carolina is firmly committed to conserve and use wisely the resources of the state in ways that will protect and improve the environment and the quality of life through the furtherance of programs to restore, conserve and manage the natural resources in the state; and

WHEREAS, a cooperative effort to educate and inform the citizens of South Carolina is vital to the quality of life in this state; and

WHEREAS, Executive Orders No. 80-29, dated July 10, 1980 and No. 80-39, dated October 14, 1980, created, and provided broader perspective to the State Natural Resources Education Council;

NOW, THEREFORE, I Richard W. Riley, Governor of the State of South Carolina, do hereby confirm and recreate the State Natural Resources Education Council (Council) as an organization with continuing existence from July 10, 1980, and for as long as this Executive Order shall be in effect. The Council shall develop and implement a State Plan for natural resources education, expend and distribute funds allocated to the Council, and recommend such changes in statutes with respect to natural resources education as the public interest may require.

The Council shall include one representative of each of the following State agencies, to be appointed by the Chief Executive Officer of each agency:

South Carolina Board for Technical and Comprehensive Education

South Carolina Department of Education

South Carolina Department of Health and Environmental Control

South Carolina State Development Board

South Carolina State Forestry Commission

South Carolina Wildlife and Marine Resources Department

South Carolina Land Resources Conservation Commission

South Carolina Water Resources Commission

South Carolina Museum Commission

South Carolina Coastal Council

South Carolina Educational Television Commission

Clemson University, Cooperative Extension Service

South Carolina Department of Agriculture

South Carolina Budget and Control Board, Division of Research and Statistical Services

South Carolina Sea Grant Consortium

South Carolina Department of Parks, Recreation and Tourism

South Carolina Office of State Planning

The Council shall include two representatives of higher education, to be appointed by the Chief Executive Officer of the South Carolina Commission on Higher Education.

The Council shall include three representatives of the Governor's Office to be appointed by the Governor, the first having expertise in energy matters, the second having expertise in natural resource matters and the third having expertise in education matters.

The Council shall also have one representative from the State Senate, to be appointed by the Clerk of the Senate and one representative from the State House of Representatives, to be appointed by the Clerk of the House.

The members of the Council shall elect, from the membership, a Chairman, or may elect co-chairmen, who shall serve as Secretary (secretaries) to and who shall be voting members of the Council.

The Council shall establish and shall be guided by an Executive Committee which shall have the authority to act on behalf of the Council.

The Council shall establish implementation goals for each calendar year of its existence and shall make a report of its plans and progress to the Governor by December 31 of each year.

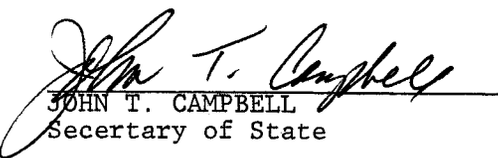
In furtherance of the purposes of this Order, state agencies are directed within their fiscal capabilities, to make appropriate resources and personnel available to the Council upon request.

Executive Orders 80-29 and 80-39 are hereby rescinded and superseded by this Executive Order, effective immediately.

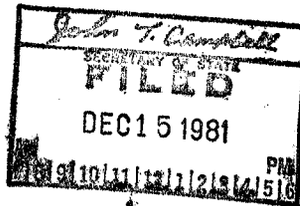
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 8th day of December, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 81-44

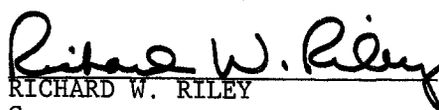
WHEREAS, John T. Miller, was duly indicted by the Grand Jury on charges of knowingly and willfully making and causing to be made a false statement and representation to the South Carolina Employment Security Commission, an agency and department of the United States Department of Labor, in violation of Title 18, United States Code, Section 1001; and

WHEREAS, John T. Miller, was suspended by the Governor under Executive Order No. 79-10, dated the 5th day of April, 1979, as a member of the Beaufort County Board of Education, under Section 8-1-100 of the 1976 Code of Laws of South Carolina; and

WHEREAS, all charges brought under the above said indictment against John T. Miller, have been dismissed by the United States Government;

NOW, THEREFORE, under the authority vested in me by the Constitution and Laws of the State of South Carolina, it is hereby ordered that Executive Order No. 79-10, dated the 5th day of April, 1979, is hereby rescinded.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 11th day of December, 1981.


RICHARD W. RILEY
Governor

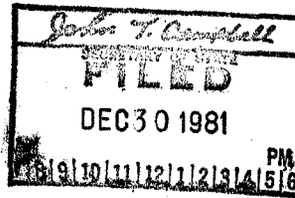
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-45

WHEREAS, it appears to my satisfaction that Booker Tony James, a member of the South Carolina Family Farm Development Authority, has been duly indicted by a federal grand jury in the Charleston Division of the District of South Carolina upon a charge of conspiracy to violate 21 U.S.C. § 846 and § 841(a)(1). The basic charge is conspiracy to possess with intent to distribute a Schedule I Controlled Substance, specifically marijuana; and

WHEREAS, Booker Tony James is scheduled to be brought to trial pursuant to said indictment; and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law."

and

WHEREAS, the Attorney General of South Carolina has informed me that the offense charged in the indictment is a crime involving moral turpitude; 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,

IT IS ORDERED that Booker Tony James, a member of the South Carolina Family Farm Development Authority, is hereby suspended immediately from this position on the Authority until such time as the pending indictment be formally disposed of.

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

I hereby appoint Melvin Crum of Orangeburg County, to serve the unexpired term as a member of the South Carolina Family Farm Development Authority.

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia,
South Carolina, this 17th
day of December, 1981.



RICHARD W. RILEY
Governor

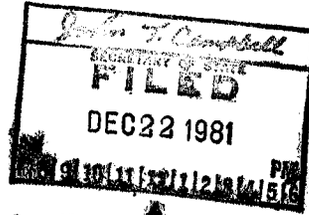
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-46

WHEREAS, Daniel W. Barwick, Mayor of the Town of Pinewood, has been sentenced by Judge Ernest A. Finney, on several charges; including forgery and criminal conspiracy; and

WHEREAS, Daniel W. Barwick, was temporarily suspended from office by me in Executive Order No. 81-33, dated September 23, 198; and

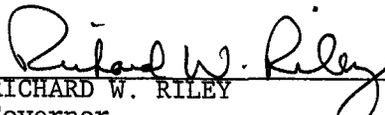
WHEREAS, Article VI, Section 8 of the South Carolina Constitution, and Section 8-1-100 of the South Carolina Code of Laws, as amended, 1976, provides, inter alia:

"Any officer of the State or its political subdivision except members and officers of the Legislative and Judicial Branches, who has been indicted by a Grand Jury for a crime involving moral turpitude or who has waived such indictment if permitted by law may be suspended by the Governor until he shall have been acquitted. In case of conviction, the office shall be declared vacant and the vacancy filled as may be prescribed by law."

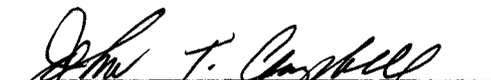
NOW, THEREFORE, pursuant to the Constitution and laws of South Carolina, I do hereby,

ORDER that the Office of Mayor of the Town of Pinewood held by Daniel W. Barwick, be declared vacant and such vacancy be filled by Special Election as provided in Section 4-9-90 of the South Carolina Code of Laws, 1976, as amended.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 17th day of December, 1981.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL