

ARREST WARRANT

2015A1010200436

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

THE STATE

against

Stanley Greene

Address: 2709 Budds Avenue

North Charleston, SC 29405-

Phone: SSN: 249-23-2388

Sex: M Race: B Height: 5 11 Weight: 180

DL State: DL #:

DOB: Agency ORI #: SC0100000

Prosecuting Agency: Charleston County Sheriff

Prosecuting Officer: Deputy Kellett - 0530

Offense: Fugitive / Fugitive from justice warrant, non-crim.

Hold fug. max. 20 days. Gov. Ofc.

Offense Code: 3135

Code/Ordinance Sec: 17-09-0010

This warrant is CERTIFIED FOR SERVICE in the

[] County/ [] Municipality of

The accused

to be arrested and brought before me to be

held with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to

defendant

STANLEY GREENE

1-27-15

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
Charleston County Judicial Center
100 Broad Street, Suite 106
Charleston, SC 29401

ORIGINAL

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ORIGINAL

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

Personally appeared before me the affiant Deputy Kellett

being duly sworn deposes and says that defendant Stanley Greene

did within this county and state on or about 1/27/2015

State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston

in the following particulars:

DESCRIPTION OF OFFENSE: Fugitive / Fugitive from justice warrant, non-crim. Hold fug. max. 20 days. Gov. Ofc.

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE AFFIDAVIT

Signature of Affiant

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

Affiant's Address 3691 Leeds Avenue

North Charleston, SC 29405-

Affiant's Telephone (843)202-1700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 1/27/2015 defendant Stanley Greene

did violate the criminal laws of the State of South Carolina (or ordinance of

[X] County/ [] Municipality of Charleston

) as set forth below.

DESCRIPTION OF OFFENSE: Fugitive / Fugitive from justice warrant, non-crim. Hold fug. max. 20 days. Gov. Ofc.

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me

on 1/27/2015

Signature of Issuing Judge

Linda Schwartz Lombard

Judge Code: 7004

Judge's Address 3870 Leeds Avenue, Suite 106

North Charleston, SC 29405-7469

Judge's Telephone (843)746-9822

Issuing Court: [X] Magistrate [] Municipal [] Circuit

ORIGINAL

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ORIGINAL

AFFIDAVIT

Form Approved by S.C. Attorney General April 21, 2003 SCCA 518

BAIL set by

Judge

Bligen

on

1-27-15

Type and Amount:

NO BOND

Name of Surety:

PRELIMINARY HEARING held by

Judge

on

Defendant Attorney:

Decision:

DISPOSITION before

Judge

on

by

(indicate jury trial, bench trial, plea, nol. pros., etc.)

Disposition:

Sentence:

JURORS

WITNESSES

Name:

Address:

Telephone:

CODEFENDANTS



COUNTY OF CHARLESTON

Charges: FUGITIVE FROM JUSTICE	Trial Court: General Sessions
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CHECKLIST FOR MAGISTRATES AND MUNICIPAL JUDGES

Directions: Magistrates and municipal court judges must use this checklist for ALL GENERAL SESSIONS and for ALL MAGISTRATE AND MUNICIPAL COURT CASES IN WHICH BOND IS SET BY A JUDGE. Magistrates and municipal judges must also use the Checklist on those non-bailable GENERAL SESSIONS OFFENSES IN WHICH THEY ARE CONDUCTING FIRST APPEARANCES. The judge shall attach this checklist to the charging document (arrest warrant or uniform traffic ticket) when the defendant first appears before a judge for a bond hearing or first appearance, and complete the appropriate sections. Defendant must be provided a completed copy of this form.

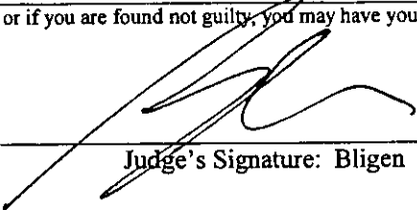
BAILABLE PROCEEDING/ FIRST APPEARANCE (NON-BAILABLE OFFENSE)

1.	Form used at bail proceeding <input type="checkbox"/> Bond Form I (personal recognizance) <input type="checkbox"/> Bond Form II (surety, cash, percentage)
	<input type="checkbox"/> None (Non-Bailable Offense) because <input type="checkbox"/> charge carries penalty of life or death; or <input type="checkbox"/> defendant charged with violent offense while bonded out on violent offense
2.	For cases in which bond was set, defendant was informed:
<input checked="" type="checkbox"/>	a. Warrant for arrest will be issued for violation of any condition of bail bond order.
<input checked="" type="checkbox"/>	b. His right and obligation to be present at trial and that trial will proceed in his absence if he fails to attend.
<input checked="" type="checkbox"/>	c. Failure to appear in court as required will result in institution of additional criminal charges. Failure to appear in connection with a felony, or while awaiting sentence after conviction, additional charge has penalty of not more than \$5,000 or imprisonment for not more than 5 years, or both. Failure to appear in connection with a charge for a misdemeanor for which the maximum possible sentence is at least one year, additional charge has penalty of not more than \$1,000 or imprisonment for not more than one year, or both. Failure to appear in court as required on any charge not specified above will result in the issuance of a warrant for defendant's arrest, as well as loss of any posted bond.
3.	For cases to be tried in Court of General Sessions, defendant was informed of right to preliminary hearing if requested within ten (10) days:
<input checked="" type="checkbox"/>	a. Orally <input checked="" type="checkbox"/> In writing (NOTE: Defendant must be informed of right both orally and in writing.)
<input checked="" type="checkbox"/>	4. Defendant was informed of the right to trial by jury.
5.	In all general sessions cases, in all criminal domestic violence cases, and in all magistrate or municipal cases in which a prison sentence is likely to be imposed, defendant was informed of the following:
<input checked="" type="checkbox"/>	a. Charges against defendant and nature of the charges.
<input checked="" type="checkbox"/>	b. Right to counsel and right to court-appointed counsel if financially unable to employ counsel.
<input checked="" type="checkbox"/>	c. Defendant was informed orally and provided a copy of this form advising him of his right to obtain court appointed counsel if indigent (must meet federal poverty guidelines) and instructions on how to obtain court appointed counsel. In order to apply for court appointed counsel, defendant is required to appear before _____ located at _____ for indigency screening. Defendant is responsible for a statutory fee of _____ for indigency screening.
6.	<input checked="" type="checkbox"/> In all criminal domestic violence cases and any case where defendant is subject to an Order of Protection or Restraining Order, defendant signed and was provided a document explaining that entering the grounds or property of a domestic violence shelter in which the person's household member reside constitutes an additional misdemeanor charge and, if in possession of a dangerous weapon, an additional felony charge.
7.	<input checked="" type="checkbox"/> If the charges that have been brought against you are discharged, dismissed, or nolle prossed or if you are found not guilty, you may have your record expunged.

Appearance or

Hearing Date: Friday, June 05, 2015 at 2:00 p.m.

Second

Appearance Date: Friday, September 11, 2015 at 9:00 a.m.


Judge's Signature: Bligen

ACKNOWLEDGEMENT BY DEFENDANT

I understand that if I violate any condition of this Order, a warrant for my arrest will be issued.

I understand and have been informed that I have a right and obligation to be present at trial and should I fail to attend the court, the trial will proceed in my absence.

It has been explained to me that if I fail to appear before the court as required, a warrant for my arrest will be issued.

ADDRESS _____

SG

SIGNATURE OF DEFENDANT: STANLEY GREENE

CITY/STATE/ZIP _____ TELEPHONE _____

January 27, 2015

DATE

SOCIAL SECURITY NUMBER _____ DRIVER'S LICENSE OR ID NUMBER _____

No Attorney on Record

ATTORNEY REPRESENTING ACCUSED (IF KNOWN)

SPECIAL CONDITIONS OF RELEASE

a. Placement in custody. The defendant is placed in the custody of:

NAME OF PERSON OR ORGANIZATION _____

ADDRESS _____

CITY/STATE _____

ZIP _____

TELEPHONE _____

who agrees (1) to supervise the defendant as set forth by the court, (2) to use every effort to assure the appearance of the defendant at all scheduled hearings before the court, and (3) to notify the court immediately in the event the defendant violates any conditions of his release or disappears.

SIGNATURE OF CUSTODIAN (IF APPROVED) _____

DATE _____

b. Restrictions on Travel, Association or Residence. The defendant will comply with each of the following conditions:

c. Part-time Release. The defendant will be released from custody from _____ o'clock, _____ to _____ o'clock, _____
on _____ on condition that he return to the custody of _____
DATE(S) TIME AM/PM TIME AM/PM

at _____ as designated.
NAME OF PERSON OR ORGANIZATION

LOCATION

d. Other Conditions. The defendant will comply with the following other conditions of release: **You are required to appear for your 2nd Court Appearance on Friday, September 11, 2015 at 9:00 A.M. at the Court of General Sessions located at 100 Broad Street, Charleston.**

APPEARANCE RECOGNIZANCE WITH SURETY

On the _____ day of _____, _____, personally appeared before the undersigned judge the surety named below who acknowledged himself indebted to the State of South Carolina, in the sum of _____, such sum to be levied on his real and personal property for the use of the State, should named defendant fail in performing the conditions of this Order.

The surety, being duly sworn, says that he is a resident and free holder within the State and is worth the sum acknowledged and underwritten herein, over all his debts and liabilities, and exclusive of property exempt from execution.

NAME OF SURETY BONDSMAN COMPANY _____ TELEPHONE _____

SIGNATURE OF SURETY BONDSMAN _____

ADDRESS OF SURETY BONDSMAN _____

CITY/STATE/ZIP _____

SIGNATURE OF JUDGE: _____

NAME OF INSURANCE COMPANY _____

DATE _____

ADDRESS OF INSURANCE COMPANY _____

CITY/STATE/ZIP _____

BAIL set by

Judge _____
on _____
Type and Amount: _____
Name of Surety: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____

Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)

Disposition: _____
Sentence: _____

JURORS

WITNESSES

Name: _____
Address: _____
Telephone: _____

CODEFENDANTS



J. Al Cannon, Jr., Esq.
Sheriff, Charleston County



3505 Pinehaven Drive
Charleston Heights, SC 29405-7789

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

2015-000052

AFFIDAVIT

Personally appeared before me, a magistrate of this county, one **Master Deputy B. Kellett**, who first being duly sworn, deposes and says that

Daniel Napoleon Tanner Jr.

did within this county and state on **January 8th 2015**, violate the criminal laws of the State of South Carolina, in the following particulars:

Description of Offense

Violation of Section 17-9-10 of the SC Code of Laws, 1976, as Amended

FUGITIVE FROM JUSTICE

The affiant states that there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That on or about **January 8th, 2015** at 3841 Leeds Avenue North Charleston (Sheriff Al Cannon Detention Center), in the county and state aforesaid, one **Daniel Napoleon Tanner Jr.** did commit the offense of **Fugitive from Justice**, Section 17-9-10 of the SC Code of Laws, as Amended, in that he did willfully and unlawfully enter the State of South Carolina, while having outstanding warrants from the State of **North Carolina**.

That on the aforementioned date, the Charleston County Sheriff's Office Fugitives & Extradition Unit, received notification via NCIC Teletype and verification via FAX from the **North Carolina Department of Public Safety** to identify the above subject, excluding all others, and that the above subject was wanted for **Parole Violation**, punishable by more than one year, and had outstanding warrants of arrest for said violations in the State of **North Carolina**.

All of the above is true and believable based upon the personal observations and investigation of **M/Dep. B. Kellett** who is a witness to prove the same against the form of the Statute and Peace and Dignity of the State.

Sworn this **9th** Day of **January, 2015**



Signature of Judge



Master Deputy B. Kellett
Charleston County Sheriff's Office
3691 Leeds Avenue
North Charleston, S.C. 29405
(843) 740-3106

ARREST WARRANT

2015A1010200474

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of Charleston

THE STATE against

Stephen Andrew Coleman, Jr

Address: 44 Colleton Dr Charleston, SC 29407-

Phone: SSN: 250-59-0579

Sex: M Race: W Height: Weight:

State: DL #:

B: 5/5/1984 Agency ORI #: SC0100000

Securing Agency: Charleston County Sheriff

Securing Officer: Deputy Kellett - 0530

Offense: Fugitive / Fugitive from justice warrant, non-crim. Hold fug. max. 20 days. Gov. Ofc.

Offense Code: 3135

Code/Ordinance Sec: 17-09-0010

This warrant is CERTIFIED FOR SERVICE in the County/ [] Municipality of

The accused

is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

RETURN

A copy of this arrest warrant was delivered to

defendant Stephen Andrew Coleman, Jr. 1-28-15

Signature of Notary/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions Charleston County Judicial Center 100 Broad Street, Suite 106 Charleston, SC 29401

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of Charleston

Personally appeared before me the affiant Deputy Kellett who

being duly sworn deposes and says that defendant Stephen Andrew Coleman, Jr did within this county and state on or about 1/28/2015 violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) in the following particulars:

DESCRIPTION OF OFFENSE: Fugitive / Fugitive from justice warrant, non-crim. Hold fug. max. 20 days. Gov. Ofc.

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE AFFIDAVIT

Signature of Affiant

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of Charleston

Affiant's Address 3691 Leeds Avenue North Charleston, SC 29405-

Affiant's Telephone (843)202-1700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 1/28/2015 defendant Stephen Andrew Coleman, Jr

did violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Fugitive / Fugitive from justice warrant, non-crim. Hold fug. max. 20 days. Gov. Ofc.

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 1/28/2015

Signature of Issuing Judge Linda Schwartz Lombard

Judge Code: 7004

Judge's Address 3870 Leeds Avenue, Suite 106 North Charleston, SC 29405-7469

Judge's Telephone (843)746-9822

Issuing Court: [X] Magistrate [] Municipal [] Circuit

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

Form Approved by S.C. Attorney General April 21, 2003 SCCA 518

AFFIDAVIT

BAIL set by

Judge _____
on _____
Type and Amount: _____
Name of Surety: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____
Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)
Disposition: _____
Sentence: _____

JURORS

WITNESSES

Name: _____
Address: _____
Telephone: _____

CODEFENDANTS



J. Al Cannon, Jr., Esq.
Sheriff, Charleston County



3505 Pinehaven Drive
Charleston Heights, SC 29405-7789

WAIVER OF EXTRADITION

State of South Carolina)
)
County of Charleston)

OCA # 2015-000160

-versus-

Stephen Andrew Coleman Jr.

I, **Stephen Andrew Coleman Jr.**, do hereby waive any rights which I may have under the laws of the United States or the State of South Carolina, that require any formal extradition for my transfer from the State of South Carolina to the State of **Tennessee** to answer the charges preferred against me in that state.

I hereby absolve Sheriff J. Al Cannon, Jr., Esquire and the Sheriff's Office of Charleston County, South Carolina, from any and all liability for so delivering me to the proper authorities of the State of **Tennessee**.

This waiver is made by me without reference to my guilt or innocence and shall not be considered in any manner as prejudicing my case and is not in any sense an admission of guilt.

I have read the above waiver, understand my rights and sign the same of my own free will and accord.

(Sign)

Name: **Stephen Andrew Coleman Jr.**

I certify that the above person voluntarily signed the above Waiver of Extradition in my presence.

Witness:

Stephen J. Hewitt Jr.

Subscribed and Sworn before me this 28th day of January, 2015

Brian K. Kellett
Brian K. Kellett
Notary Public for South Carolina
My Commission Expires: May 22nd, 2024

ARREST WARRANT

2015A1010200422

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

THE STATE

against

Brandon Renaldo Pruitt

Address: 1629 Balsam Street B

Charleston, SC 29407-

Phone: SSN:

Race: Height: Weight:

State: SC DL #: 101007870

DOB: Agency ORI #: SC0100000

Prosecuting Agency: Charleston County Sheriff

Prosecuting Officer: B Kellett - 0816

Offense: Fugitive / Fugitive from justice warrant, non-crim.

Hold fug. max. 20 days. Gov. Ofc.

Offense Code: 3135

Code/Ordinance Sec: 17-09-0010

This warrant is CERTIFIED FOR SERVICE in the

County/ Municipality of

The accused

is to be arrested and brought before me to be

dealt with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to

Defendant: Brandon Pruitt

Date: 1-26-15

Signature of Court/Judge/Law Enforcement Officer

RETURN WARRANT TO

Bond Court
3831 Leeds Avenue, Suite 200
North Charleston, SC 29405

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

Personally appeared before me the affiant B Kellett

being duly sworn deposes and says that defendant Brandon Renaldo Pruitt

did within this county and state on or about 1/26/2015 violate the criminal laws of the

State of South Carolina (or ordinance of County/ Municipality of Charleston)

in the following particulars:

DESCRIPTION OF OFFENSE: Fugitive / Fugitive from justice warrant, non-crim. Hold fug. max. 20 days. Gov. Ofc.

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE ATTACHED

Signature of Affiant

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

Affiant's Address 3691 Leeds Avenue

North Charleston, SC 29405-

Affiant's Telephone (843)202-1700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 1/26/2015 defendant Brandon Renaldo Pruitt

did violate the criminal laws of the State of South Carolina (or ordinance of

County/ Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Fugitive / Fugitive from justice warrant, non-crim. Hold fug. max. 20 days. Gov. Ofc.

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me

on 1/26/2015

Signature of Issuing Judge (L.S.)

Jacquetta P. Jones

Judge Code: 7231

Judge's Address 5962 Highway 165, Suite 200

Ravenel, SC 29470-

Judge's Telephone (843)889-8332

Issuing Court: Magistrate Municipal Circuit

ORIGINAL

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ORIGINAL

AFFIDAVIT

Form Approved by S.C. Attorney General April 21, 2003 SCCA 518

BAIL set by

Judge _____
on _____
Type and Amount: _____
Name of Surety: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____
Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)
Disposition: _____
Sentence: _____

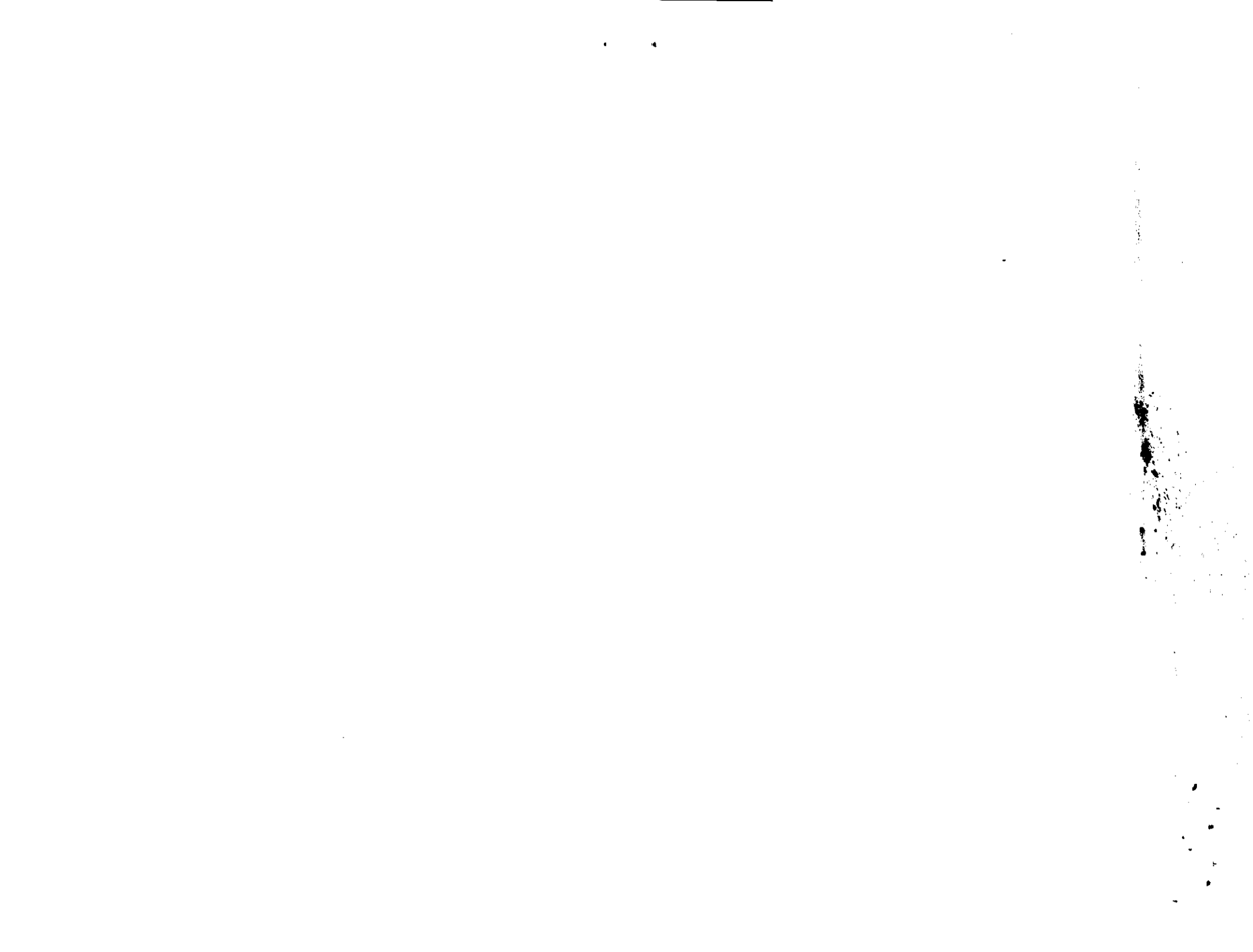
JURORS

WITNESSES

Name: _____
Address: _____
Telephone: _____

CODEFENDANTS





2/12/15

J. Al Cannon, Jr., Esq.
Sheriff, Charleston County



3505 Pinehaven Drive
Charleston Heights, SC 29405-7789

WAIVER OF EXTRADITION

State of South Carolina)
)
County of Charleston)

OCA # 2015-000168

-versus-

Brandon Renaldo Pruitt

I, **Brandon Renaldo Pruitt**, do hereby waive any rights which I may have under the laws of the United States or the State of South Carolina, that require any formal extradition for my transfer from the State of South Carolina to the State of **Georgia** to answer the charges preferred against me in that state.

I hereby absolve Sheriff J. Al Cannon, Jr., Esquire and the Sheriff's Office of Charleston County, South Carolina, from any and all liability for so delivering me to the proper authorities of the State of **Georgia**.

This waiver is made by me without reference to my guilt or innocence and shall not be considered in any manner as prejudicing my case and is not in any sense an admission of guilt.

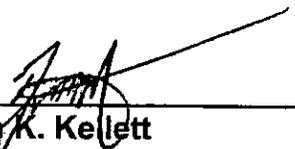
I have read the above waiver, understand my rights and sign the same of my own free will and accord.

(Sign) 
Name: **Brandon Renaldo Pruitt**

I certify that the above person voluntarily signed the above Waiver of Extradition in my presence.

Witness: 

Subscribed and Sworn before me this 26th day of January, 2015


Brian K. Kellett
Notary Public for South Carolina
My Commission Expires: May 22nd, 2024