

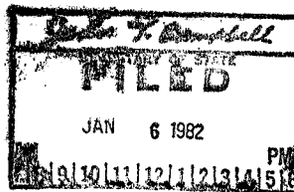
NOTE:

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Orders**

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-01

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

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

WHEREAS, children needing public assistance are not currently being served due to system and resource deficiencies; and

WHEREAS, due to overlapping responsibilities, budget reductions, and misconceptions in what services should be provided, children are often not assisted by any public agency that could alleviate hardship and encourage human development.

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

The functions of the state level Children's Case Resolution Committee shall include the following:

1. To establish operating procedures of the Children's Case Resolution Committee within the specified guidelines.
2. To assure that all possible resources, including advocacy groups, be exhausted, before accepting a case as eligible for the Children's Case Resolution Committee.
3. To conduct a hearing process through case review.
4. To designate a primary agency for service provision within the responsibilities conferred in the hearing process.
5. To monitor case management of individual case resolutions as determined through the hearing process.
6. To address policy development for the purpose of recommending changes and/or improvements which shall enhance the effective operation of the Children's Case Resolution Committee.
7. To make annual and management reports through the Office of Children's Affairs to the Governor and the General Assembly regarding issues relating to children who come to the attention of the Children's Case Resolution Committee.

I also hereby relate the Children's Case Resolution Committee to the functions of the Children's Coordinating Cabinet and the responsibilities of the Office of Children's Affairs. The Children's Coordinating Cabinet shall receive reports from the Children's Case Resolution Committee as to the operation of

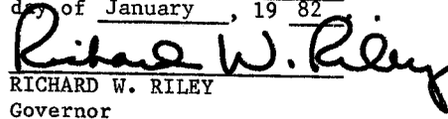
the functions provided within this Executive Order. The Children's Case Resolution Committee shall receive administrative support from the Office of Children's Affairs. The functions, duties and supervisory responsibilities of the staff and administrative support shall be established by the Office of Children's Affairs.

The membership of the Children's Case Resolution Committee shall be appointed by the Governor and shall be composed of six (6) members, four citizens (non-agency) and one advocate as voting members appointed by the Governor from the state at large, and the Vice-Chairperson of the Human Services Coordinating Council or his designee ex-officio as a non-voting member. Each gubernatorial appointee will serve for a two-year term and may be reappointed. In order to be eligible as a voting member of the Children's Case Resolution Committee, an individual must demonstrate experience in children's services. The membership shall elect a chairperson from among the voting members for a term of two years.

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

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

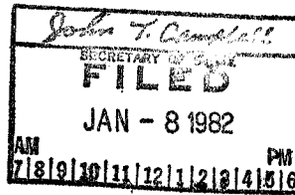
Given under my hand and the
Great Seal of the State of
South Carolina at Columbia,
South Carolina this 4th
day of January, 19 82.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

EXECUTIVE ORDER NO. 82-02



WHEREAS, South Carolina's population 60 and over has increased by 45% over the last ten years while the total population has increased by 20%; and

WHEREAS, it is estimated that between 1980 and the year 2000 this population will increase over 50%; and

WHEREAS, the economic, social and health needs of the older population has intensified with the increased number of older persons; and

WHEREAS, South Carolina and its citizens have a responsibility to plan and serve this population to meet their changing needs; and

WHEREAS, economic factors and changing demographics necessitate that the present service systems and future needs of the elderly be assessed and that new ways be proposed for South Carolina and its citizens to respond.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and the laws of the State of South Carolina, I hereby establish the Governor's Resource Panel on the Elderly under the auspices of the Office of the Governor, Division of Health and Human Services, for one calendar year beginning January, 1982. This Resource Panel is established to address the following:

1. To assess the current economic, social and health status of the elderly in the state;
2. To determine long-range goals for planning for and meeting the needs of the elderly over the next ten to twenty years;
3. To make recommendations for action in attaining these goals.

The Resource Panel on the Elderly will consist of a Chairperson and approximately thirty (30) other South Carolinians appointed by the Governor. Each member will be appointed to serve on one of five (5) issue committees. A chairperson to each committee will also be appointed by the Governor. The five issues to be studied are:

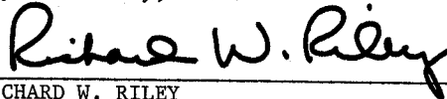
1. Health Care and Services
2. Employment Opportunities
3. Housing Alternatives
4. Life Enhancing Activities
5. Economic Security

The Committee shall function to determine the present impact of services within these five (5) issue areas, study the present and future needs of the elderly, and develop goals and make recommendations for appropriate changes through the governmental process and the private sector. The Committee shall also consider the appropriate involvement of the churches, communities and businesses as well as the governmental bodies when determining the goals for meeting the needs of our older population.

The Resource Panel will submit its report to the Governor including goals and recommendations for action by November, 1982.

FURTHER, the Governor's Resource Panel on the Elderly shall make every effort to determine how South Carolina and its citizens may best maximize the avenues for coordination, utilization of state flexibility in federal programs and the mobilization of all our State's resources.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina this 8th day of January, 1982.



RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

EXECUTIVE ORDER NO. 82-3

WHEREAS, Section 43-1-220 of the Code of Laws of South Carolina, which created the Social Services Advisory Committee has been implicitly repealed by Act 651 of 1978, as amended; and

WHEREAS, there is a continuing need for local input in the administration and implementation of the Social Services Block Grant; and

WHEREAS, there is a need for local input in developing social service goals, policies and priorities in order to ensure available dollars reach the people with greatest need; and

WHEREAS, efforts need to be made to ensure all human service interests and perspectives are represented in the decision-making process.

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and Laws of the State of South Carolina, I hereby establish a Social Services Advisory Committee to advise the Governor and designated planning/administering agency on all matters pertaining to the Social Services Block Grant.

The specific duties and responsibilities of the Social Services Advisory Committee shall include the following functions:

1. Review and make recommendations on the Social Services Block Grant proposals and revisions.
2. Review and make recommendations on the overall administration and implementation of the Social Services Block Grant.
3. Review and make recommendations on statewide services allocation.
4. Consider special problems and program areas and make recommendations for establishment of policy based on those considerations.

5. Review and make recommendations on social services goals, priorities and policies.
6. Hold or participate in the conduction of public hearings for the purpose of making recommendations on the Social Services Block Grant.
7. Any other functions that may be requested by the Governor necessary to comply with federal requirements of the Social Services Block Grant.

The membership of the Social Services Advisory Committee shall be composed of the following fourteen (14) members including a chairman-at-large appointed by the Governor.

- One representative for each congressional district, appointed by the Governor
- One representative of the South Carolina Regional Councils of Government, appointed by the Governor
- One representative of the South Carolina Association of Counties, appointed by the Governor
- One volunteer representative, appointed by the Governor
- Two representatives from the House, appointed by the Speaker
- Two representatives from the Senate, appointed by the President

The Committee members shall be representative of the elderly, the poor, and the handicapped, as well as the general population to the greatest extent possible. The terms of the legislative members shall be coterminous with the terms for which they were elected and terms of the Gubernatorial appointees shall be coterminous with the Governor.

Members of the Committee shall be allowed mileage, subsistence and per diem as is provided by law for state boards, committees and commissions for attendance at such meetings.

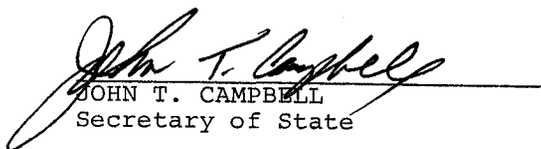
FURTHER, the Social Services Advisory Committee shall meet at least four time a year and additionally, as needed, in order to effectuate the responsibilities as described herein.

The functions, duties and responsibilities of the staff shall be established by the Office of the Governor.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this _____ day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

EXECUTIVE ORDER NO. 82-4

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

WHEREAS, the storm 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 South Carolina in the following counties: Abbeville, Aiken, Allendale, Anderson, Bamberg, Barnwell, Calhoun, Cherokee, Chester, Chesterfield, Clarendon, Edgefield, Fairfield, Greenville, Greenwood, Hampton, Kershaw, Lancaster, Laurens, Lee, Lexington, McCormick, Newberry, Oconee, Orangeburg, Pickens, Richland, Saluda, Spartanburg, Union, and York.

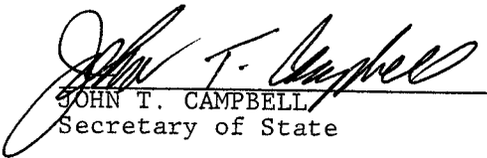
I direct that the South Carolina National Guard be activated with units to be specified at the discretion of the Adjutant General, in consultation with the Governor's Office, to assist civil authorities and to take all reasonable action as may be necessary for the preservation of life and property. Selected members of the National Guard are hereby placed on stand-by status pending further order by the Adjutant General.

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

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia,
South Carolina, this 13th
day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

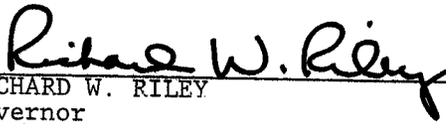
EXECUTIVE ORDER NO. 82-5

WHEREAS, there exists a state of emergency in certain counties of South Carolina due to a severe snow and ice storm; and

WHEREAS, the Chairman of the State Board of Bank Control, the president of the South Carolina Bankers' Association, and the President of the South Carolina Savings and Loan League have requested that I declare this day a legal holiday for those financial institutions affected by the severe winter weather conditions;

NOW THEREFORE, pursuant to Sections 53-5-40 and 53-5-50 of the South Carolina Code of Laws, 1976, I do hereby declare this day a legal holiday for banks, cash depositors, savings and loan associations, and building and loan associations affected by the weather.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 13th day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-6

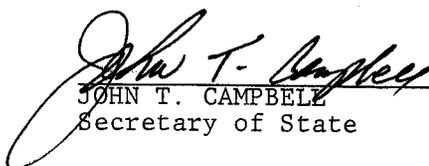
WHEREAS, there continues to exist a state of emergency in certain counties of the upstate areas of South Carolina due to continuing winter storm conditions;

NOW THEREFORE, I hereby amend and extend Executive Order 82-4 to include the following counties: Abbeville, Anderson, Cherokee, Chester, Chesterfield, Edgefield, Fairfield, Greenville, Greenwood, Lancaster, Laurens, McCormick, Newberry, Oconee, Pickens, Saluda, Spartanburg, Union and York.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 14th day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-7

WHEREAS, a state of emergency continues to exist in the upstate counties of Abbeville, Anderson, Cherokee, Chester, Chesterfield, Edgefield, Fairfield, Greenville, Greenwood, Lancaster, Laurens, McCormick, Newberry, Oconee, Pickens, Saluda, Spartanburg, Union and York; and

WHEREAS, the Chairman of the State Board of Bank Control, the president of the South Carolina Savings and Loan League, and the president of the South Carolina Bankers' Association have asked that I declare this day a legal holiday for those financial institutions affected by the severe winter weather conditions;

NOW THEREFORE, pursuant to Sections 53-5-40 and 53-5-50 of the South Carolina Code of Laws, 1976, I do hereby declare this day a legal holiday for banks, cash depositors, savings and loan associations, and building and loan associations affected by the weather.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 14th day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOAN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

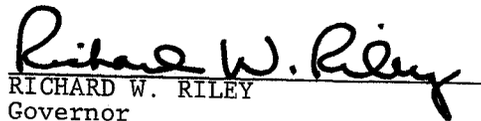
EXECUTIVE ORDER NO. 82-8

WHEREAS, a severe winter storm began in the early afternoon in Richland and Lexington counties; and

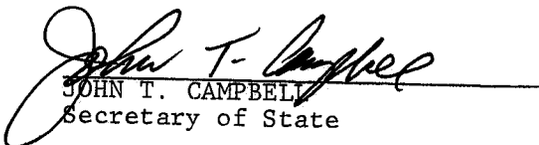
WHEREAS, the Chairman of the State Board of Bank Control, the president of the South Carolina Savings and Loan League, and the president of the South Carolina Bankers' Association have asked that I declare this day a legal holiday for those financial institutions affected by the severe winter weather conditions;

NOW THEREFORE, pursuant to Sections 53-5-40 and 53-5-50 of the South Carolina Code of Laws, 1976, I do hereby declare this day a legal holiday for banks, cash depositories, savings and loan associations, and building and loan associations affected by the weather in Richland and Lexington counties.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 14th day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE ORDER

COLUMBIA

EXECUTIVE ORDER NO. 82-9

WHEREAS, a severe winter storm has struck Richland, Lexington, and Darlington counties in early afternoon today; and

WHEREAS, the storm 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 Richland, Lexington and Darlington counties for this day only. State offices in Richland and Lexington counties are closed for business at 1:30.

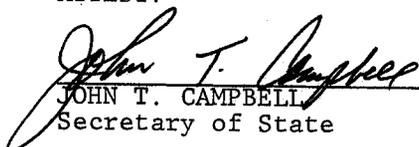
I direct that the South Carolina National Guard be activated with units to be specified at the discretion of the Adjutant General, in consultation with the Governor's Office, to assist civil authorities and to take all reasonable action as may be necessary for the preservation of life and property. Selected members of the National Guard are hereby placed on stand-by status pending further order by the Adjutant General.

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

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 14th day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

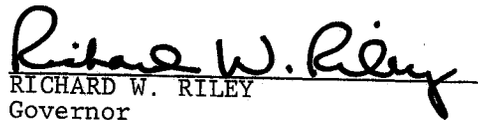
EXECUTIVE ORDER NO. 82-10

WHEREAS, a state of emergency continues to exist in the upstate counties of Abbeville, Anderson, Cherokee, Chester, Chesterfield, Edgefield, Fairfield, Greenville, Greenwood, Kershaw, Lancaster, Laurens, Lee, McCormick, Newberry, Oconee, Pickens, Saluda, Spartanburg, Sumter, Union and York; and

WHEREAS, the Chairman of the State Board of Bank Control, the president of the South Carolina Savings and Loan League, and the president of the South Carolina Bankers' Association have asked that I declare this day a legal holiday for those financial institutions affected by the severe winter weather conditions;

NOW THEREFORE, pursuant to Sections 53-5-40 and 53-5-50 of the South Carolina Code of Laws, 1976, I do hereby declare this day a legal holiday for banks, cash depositories, savings and loan associations, and building and loan associations affected by the weather.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 15th day of January, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 82-11

WHEREAS, severe winter weather conditions continue to exist in the upstate areas of South Carolina; and

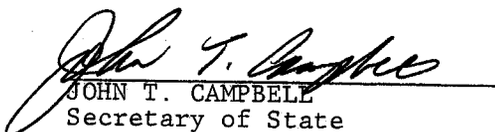
WHEREAS, such conditions continue to endanger the health, welfare and well-being of residents;

NOW, THEREFORE, I hereby amend and extend Executive Order 82-4 as last amended by Executive Order 82-6 to include the following counties: Abbeville, Anderson, Cherokee, Chester, Chesterfield, Edgefield, Fairfield, Greenville, Greenwood, Kershaw, Lancaster, Laurens, Lee, McCormick, Newberry, Oconee, Pickens, Saluda, Spartanburg, Sumter, Union and York.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 15th day of January, 1982.


RICHARD W. RILEY
Governor

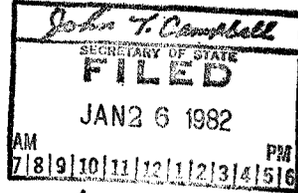
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-12

WHEREAS, equity in sentencing is a major requirement for fairness in the judicial system; and

WHEREAS, studies conducted by the Governor's Committee on Criminal Justice, Crime and Delinquency and the South Carolina Supreme Court have revealed that sentencing disparity in South Carolina is a serious problem; and

WHEREAS, there exists a lack of an offense classification system and are no formal guidelines available to assist judges in determining appropriate sentences; and

WHEREAS, key criminal justice agencies in South Carolina have indicated they support the establishment of a rational and consistent sentencing structure which will reduce sentencing disparity and ensure that sanctions following conviction are proportional to the severity of the offense of conviction and the extent of the offender's criminal history;

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of this State, I hereby create the Sentencing Guidelines Commission.

This Commission shall be responsible for developing a sentencing policy; establishing an offense classification system; developing and implementing sentencing guidelines consistent with the policy and classification system; and monitoring the use of those guidelines.

I will appoint one Commissioner from each of the following groups, one of whom shall be designated Chairman.

Chairman of the Senate Judiciary Committee or his designee

Chairman of the House Judiciary Committee or his designee

Chairman of the Corrections and Penology Committee or his designee

Chairman of the Medical, Military, Public and
Municipal Affairs Committee or his designee

Supreme Court Justices

Circuit Court Judges

Circuit Solicitors

University of South Carolina School of Law

Governor's Office

Chief of State Law Enforcement Division

Department of Corrections Commissioner

Executive Director of the Department of Parole and
Community Corrections

South Carolina Bar Association

South Carolina Trial Lawyers Association

South Carolina Public Defenders

Attorney General or his designee

South Carolina Citizen

University of South Carolina College of Criminal Justice

Staff support will be provided by the following agencies:

Division of Public Safety Programs in the Governor's Office, South
Carolina Court Administration, Attorney General's Office, Department
of Corrections, Department of Parole and Community Corrections, State
Law Enforcement Division and the University of South Carolina School
of Law.

In addition to the Commission I will appoint one person
from each of the following groups to serve as advisors to the
Commission:

South Carolina Commission on Alcohol and Drug Abuse

South Carolina Department of Youth Services

South Carolina Law Enforcement Officers Association
(SCLEOA)

Sheriffs Association

South Carolina Department of Mental Health

South Carolina Department of Mental Retardation

University of South Carolina School of Law

South Carolina Magistrates Association

2 Lay Citizens

This Executive Order will expire on July 1, 1983, or upon the enactment of a law creating a permanent Commission. This order shall take effect immediately.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 25th day of January, 1982.


RICHARD W. RILEY
Governor

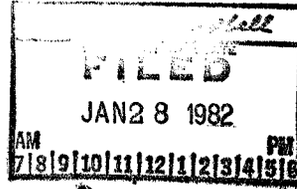
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 81-13

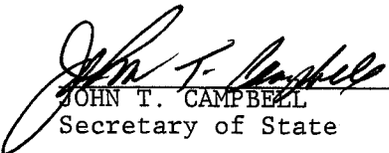
WHEREAS, the President of the South Carolina Savings and Loan League has requested that I declare Friday, April 9, 1982, and Monday, May 31, 1982, as legal holidays for savings and loan associations in South Carolina;

NOW, THEREFORE, pursuant to Section fifty, Chapter 5 of Title fifty-three of the 1976 Code of Laws of South Carolina, I do hereby declare April 9, 1982, and May 31, 1982, as legal holidays 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 27th of January, 1982.

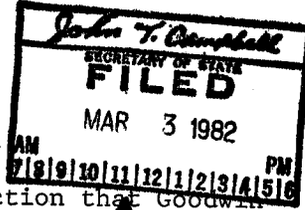

RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-14



WHEREAS, it appears to my satisfaction that Goodwin G. Thomas, a member of the State Board of Engineering Examiners, was found guilty of Contempt of Court on February 25, 1982, before General Sessions Court in York County, South Carolina; 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."

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 Goodwin G. Thomas, a member of the State Board of Engineering Examiners, is hereby suspended immediately from this position on the Board and the office is declared vacant.

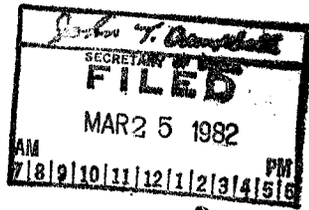
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 2nd day of March, 1982.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-15

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 re-establish the Children's Coordinating Cabinet under the auspices of the Office of the Governor. Within one (1) year following the re-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 process for the coordination of children's services. The Office of the Governor shall coordinate staffing for the Cabinet in cooperation with the Joint Legislative Committee on Children, the House Medical, Military, Public and Municipal Affairs Committee, and the Senate General Committee and shall monitor and coordinate the implementation of its recommendations.

The Children's Coordinating Cabinet shall consist of the Governor, who shall serve as Chairman, the Chairperson of the Board/Commission from the South Carolina Children's Bureau, the Children's Foster Care Review Board System, the Commission on Alcohol and Drug Abuse, the Commission for the Blind, the Department of Education, the Department of Health and Environmental Control, the Department of Mental Health, the Department of Mental Retardation, the Department of Social Services, the Department of Vocational Rehabilitation, the Department of Youth Services, the John de la Howe School, the Spartanburg School for the Deaf and Blind, and the Wil Lou Gray Opportunity School. Each agency shall also appoint a representative who has administrative and/or program responsibility for children's services in order that they may also attend the meetings of the Children's Coordinating Cabinet as an agency representative without voting privileges. Further, the Chairman or a designee shall serve as an ex-officio member without voting privileges from the 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 February 28, 1983, the Children's Coordinating Cabinet shall function as a mechanism for the coordination of children's services in order that policy development may be maximized in terms of continuity which impact financing and delivery of services. The Children's Coordinating Cabinet shall focus on children in poverty, children in need of foster care and

adoption, children in need of protective services, children with disabilities, and children who enter the juvenile justice system. The Children's Coordinating Cabinet shall make a report to the General Assembly in April, 1983, as to the activities of the Cabinet during the past year.

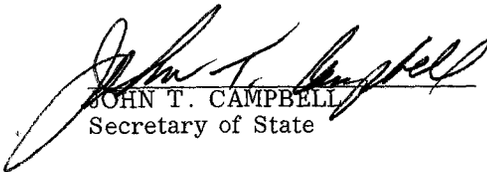
The Cabinet shall also put every reasonable effort in case management, integrated services, centralized referral, coordination and in-service training on behalf of children's services.

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 24th day
of March, 1982


RICHARD W. RILEY
Governor

ATTEST:

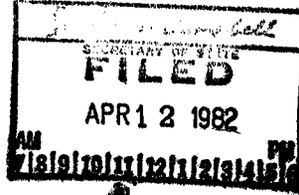

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 82-16



WHEREAS, I suspended Goodwin G. Thomas as a member of the State Board of Engineering Examiners and declared his position vacant by my Executive Order No. 82-14 dated March 2, 1982; and

WHEREAS, this action was taken because he was found guilty of Contempt of Court on February 25, 1982, before the Court of General Sessions in York County, South Carolina and pursuant to Article VI, Section 8 of the South Carolina Constitution which 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."

WHEREAS, it has since been called to my attention that the Contempt of Court which he was found guilty of concerned a matter which arose in the civil case of Goodwin G. Thomas and Associates v. Gene Davis, Civil Action No. 80-CP-46-315, and was not an offense on which he was either indicted by a Grand Jury or for which indictment was waived, as envisioned by Article VI, Section 8 of the South Carolina Constitution; and

WHEREAS, Mr. Thomas has advised me through his attorney that if the Executive Order 82-14 suspending him and declaring his position vacant is revoked, he intends to forthwith resign his office on the Board,

Goodwin G. Thomas
Rock Hill, South Carolina

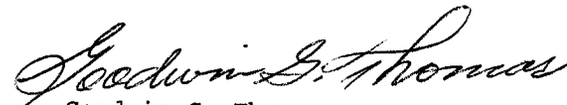
The Honorable Richard W. Riley
Governor of the State of South
Carolina
Post Office Box 11450
Columbia, South Carolina 29211

Dear Governor Riley:

I understand that you are considering revoking your Executive Order No. 82-14 suspending me as a member of the State Board of Engineering Examiners and declaring my office vacant.

I have decided that it would be in the best interest of my profession to voluntarily resign my office as a Board member. Accordingly, I hereby resign effective immediately upon the revocation of your Executive Order 82-14.

Sincerely,

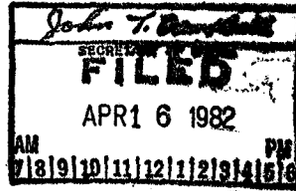

Goodwin G. Thomas

kt

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-17

WHEREAS, effective volunteerism of civic, religious, business, and charitable groups and individual citizens provides valuable assistance to state and local governments in the delivery of services to its citizens;

WHEREAS, an economic recession and limited federal and state resources have increased the need for effective community volunteer services from the public and private sectors;

WHEREAS, the public and private sectors need to be informed about human needs and encouraged to participate in meeting these needs; and

WHEREAS, the public and private sectors need to collaborate on efforts and activities that will foster effective partnerships in meeting the needs of our disadvantaged;

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 Task Force on Critical Human Needs within the Office of the Governor. The Task Force will:

- (1) Focus its efforts on addressing the needs of those impacted by a loss of jobs due to the economic recession and the needs of current and prospective recipients of public assistance benefits;
- (2) Develop methods to inform the public and interested groups of community needs and assist communities in formulating strategies to develop and mobilize resources;
- (3) Promote community involvement in social concerns by communicating with private and public sectors;
- (4) Mobilize community resources to meet specific community, economic, and social needs;

- (5) Offer advice and consultation to the Governor on policy determination and program administration by recommending certain actions be taken or policies adopted to promote and foster public and private sector joint ventures addressing community, economic, and social needs;
- (6) Develop an effective liaison with the Governor's Council on Volunteerism, the Citizens Participation in Education Committee and other volunteer entities in order to assure coordination and eliminate duplication and to make and exchange recommendations regarding the promotion and encouragement of volunteer services; and
- (7) Consider special economic and social priority areas and other functions that may be requested by the Governor to promote and foster private and public sector linkages addressing needs.

The membership of the Governor's Task Force on Critical Needs shall consist of representatives from the following private sectors:

Civic Organizations
Religious/Church Organizations
Business Organizations
Charitable Organizations
General Public

The Chairman of the following committees shall serve as ex-officio voting members:

Governor's Council on Volunteerism
Citizens Participation in Education
Committee

All appointments are to be made by the Governor. The Governor shall select the Chairman. The Task Force shall meet at least four (4) times a year and additionally, as needed. Members shall not receive compensation for their service on the Task Force. The Task Force shall have the authority to:

- (1) Establish standing and ad hoc committees or task forces;
- (2) Hold public forums;
- (3) Promote volunteerism in the public and private

sectors by publicity, seminars, workshops, and conferences; and

- (4) Prepare and submit reports to address issues identified by the Task Force that prohibit or encourage linkages between the private and public sectors.

The Task Force will submit a final report to the Governor with recommendations and actions for achieving the initiatives outlined herein by June 30, 1983.

The Governor's Office shall provide staff and other support services.

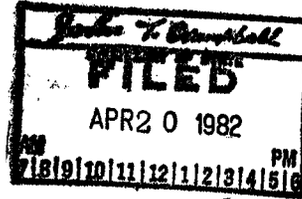
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 16th day of April, 1982.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-18

WHEREAS, recent trends have alerted this state to the potential economic and social impacts of water use conflicts arising from an inadequate supply of water to meet current or future demands; and

WHEREAS, no clear authority or responsibility for drought management exists within the state; and

WHEREAS, the state's existing legal and administrative structures may be inadequate to manage and resolve water use conflicts in the event demand for water exceeds or is predicted to exceed supply;

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 State Water Law Review Committee and charge it with considering and reporting its findings on the following:

- (1) The adequacy of existing law and state government administrative mechanisms to minimize economic and social disruptions during a period of a drought; and
- (2) The adequacy of existing law and state government administrative mechanisms to manage and resolve conflicts among water users in periods of normal water supply as well as drought.

In preparing its findings, the Committee shall review legal and administrative mechanisms used to manage and resolve water use conflicts in selected other states. Based on its findings, the Committee shall also make recommendations for proposed changes that clarify or amend existing law, regulation or administrative mechanisms in this state.

The Committee shall consist of 10 voting members, as follows:

The Chairman of the Joint Legislative Water Resources Study Committee;

One representative of agricultural interests, appointed by the Commissioner of Agriculture;

One representative of industrial interests, appointed by the President of the South Carolina Chamber of Commerce;

One representative of recreational interests appointed by the Chairman of the SCORP Exchange Council;

One representative of hydroelectric generator interests, appointed by the Joint Legislative Committee on Energy;

One representative of the Circuit Court, appointed by the Chief Justice of the South Carolina Supreme Court;

Two representatives of local government interests, appointed by the Governor; and

Two representatives at large, appointed by the Governor, at least one of whom shall be knowledgeable of environmental protection issues.

In addition, the Committee shall have as non-voting members the following:

One representative of the South Carolina Department of Health and Environmental Control, Environmental Quality Control Division, to be appointed by the Commissioner;

One representative of the South Carolina Water Resources Commission to be appointed by the Executive Director;

One representative of the Public Service Commission, Utilities Division, to be appointed by the Executive Director of the Commission; and

One representative of the South Carolina Department of Wildlife and Marine Resources to be appointed by the Executive Director.

A Chairperson shall be appointed by the Governor from among his appointees to the Committee.

The Committee may divide into subcommittees as necessary. Staff support will be provided by the Governor's Division of Natural Resources. The Committee will report its findings to the Governor no later than December 31, 1982.

Committee members except for non-voting members may be reimbursed for subsistence expenses incurred in fulfilling the duties of the Committee in the manner prescribed in law or regulation for state boards, committees and commissions.

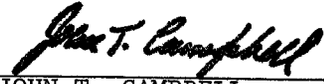
Other expenses may be incurred in so far as they directly relate to the accomplishment of the tasks assigned by this Order.

Expenses of the Committee shall be approved by the
Chairman prior to payment.

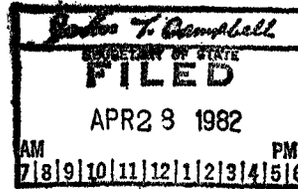
Given under my hand and the
Great Seal of the State of
South Carolina; at Columbia,
South Carolina, this 20th
day of April, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-19

WHEREAS, incompatible uses of the State's flood plains may be occurring and potential flood losses are increasing despite substantial efforts to control floods; and

WHEREAS, the State of South Carolina has extensive and continuing programs for the construction of State-owned buildings, roads and other facilities, and annually acquires and disposes of lands in flood hazard areas; and

WHEREAS, federal assistance for the purchase or development of such lands is dependent upon State participation in the National Flood Insurance Program; and

WHEREAS, the federal Flood Disaster Protection Act of 1973 (P.L. 93-234) exempts State governments from the requirement to purchase federally-sponsored flood insurance on State-owned properties if the Administrator of the Federal Emergency Management Agency determines that such properties are adequately covered under existing state insurance funds; and

WHEREAS, the exemption requires the State to provide flood insurance on State-owned structures and their contents located or to be located in identified flood prone areas and implement flood plain management standards in accordance with the criteria established pursuant to Section 60.12, 44 Code of Federal Regulations.

NOW, THEREFORE, pursuant to the powers conferred upon me by the Constitution and Laws of South Carolina, as Governor of this State, I hereby direct:

That the State Water Resources Commission is the State Coordinating Agency for the National Flood Insurance Program and shall be responsible for encouraging the wisest and most economical use of the State's flood plains, for lessening the risk of flood losses in connection with State lands and installations and State financed or supported improvements, and for assisting State agencies to comply with State flood plain management procedures and standards and applicable federal regulations. The Water Resources Commission

shall maintain a current listing and status of State-owned structures located in flood hazard areas.

That the State Engineer of the Auditor's Office, on behalf of the Division of General Services, shall be responsible for reviewing plans and specifications of all State-owned structures and developments subject to his review to assure compliance with State procedures, flood plain management standards and notifications contained in State "Building Standards in Flood Plain Areas" and to assure compliance with Sections 60.3, 60.5, 60.11 and 75.1, et seq., Title 44, Code of Federal Regulations.

That the State Highway Engineer shall be responsible for reviewing the plans and specifications of all State-owned structures and developments improved by the Department of Highways and Public Transportation to assure compliance with State flood plain procedures, standards, notifications and federal regulations.

That the State Insurance Manager of the Division of General Services shall be responsible for requiring and keeping current flood insurance coverage on all State-owned structures located in prone areas, pursuant to State laws and procedures.

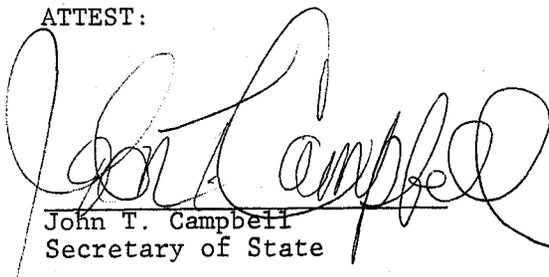
That a board consisting of the State Engineer, Deputy State Highway Engineer, State Insurance Manager of the Division of General Services, Water Resources Commission representative, and Governor's Office representative shall consider the issuing of variances consistent with State procedures and federal rules.

That all State agencies or institutions owning real property and constructing or substantially improving State-owned structures shall comply with State flood plain procedures and building standards and shall cooperate with the State Engineer, Insurance Manager, and Water Resources Commission in the performance of the respective responsibilities.

Executive Order 76-26 is hereby repealed.

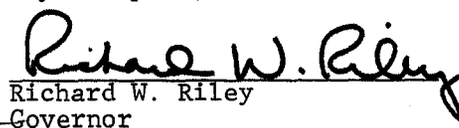
This Order shall take effect upon signature.

ATTEST:



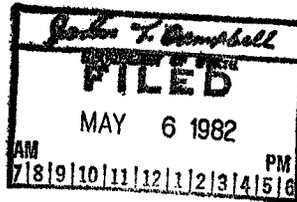
John T. Campbell
Secretary of State

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 28th day of April, 1982.



Richard W. Riley
Governor

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-20

WHEREAS, it appears to my satisfaction that Leon Carson, a member of the Agriculture Study Committee, has been duly indicted by a federal grand jury in the Orangeburg Division of the District of South Carolina upon the charges of conversion and violation of Title 15, United States Code, Section 714m(a) and Title 18, United States Code, Section 1014; and

WHEREAS, Leon Carson 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 sub-division 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

This action in no manner addresses itself to the question of the guilt or innocence of Leon Carson 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 5th day of May, 1982.


Richard W. Riley
Governor

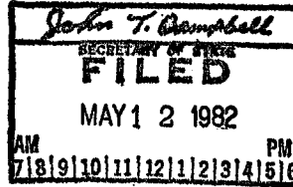
Attest:

John T. Campbell
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-21

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 the State Director of Farmers Home Administration;

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 state-wide or location specific, small community and rural development problems that should be addressed by government.

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. 81-27, dated August 19, 1981.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 7th day of May, 1982.


RICHARD W. RILEY
Governor

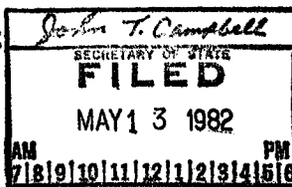
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-22

WHEREAS, William D. Avant, Jr., was suspended by Executive Order 81-26 from Conway City Council; and

WHEREAS, William D. Avant, Jr. has been sentenced under the offense of Obtaining Goods by False Pretense;

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 and in particular the requirements of Section 5-7-200 of the South Carolina Code of Laws, I do hereby declare the office of William D. Avant, Jr. to be vacant.

The vacancy on city council shall be filled as provided by law.

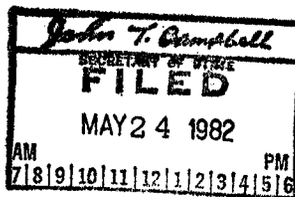
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 13th day of May, 1982.


RICHARD W. RILEY
GOVERNOR

ATTEST:

JOHN T. CAMPBELL
SECRETARY OF STATE

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-23

WHEREAS, Walter B. Wall, Jr., was duly indicted by the Grand Jury on charges of Assault and Battery with Intent to Kill and Carrying a Pistol; and

WHEREAS, Walter B. Wall, Jr., was suspended by me in Executive Order No. 81-40, dated the 30th day of October, 1981, as a member of the Dorchester County Council, under Section 8-1-100 of the 1976 Code of Laws of South Carolina; and

WHEREAS, Walter B. Wall, Jr. has been found not guilty on the charge of Assault and Battery with Intent to Kill and the charge of Carrying a Pistol is not a crime involving moral turpitude;

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. 81-40, dated the 30th day of October, 1981, is hereby rescinded and that Walter B. Wall, Jr. be reinstated to serve as a member of the Dorchester County Council.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 24th day of May, 1982.


RICHARD W. RILEY
Governor

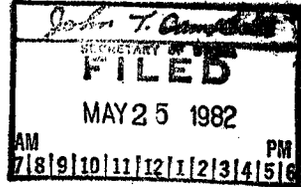
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-24

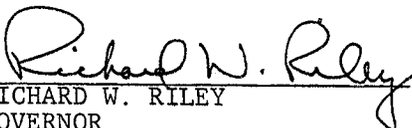
WHEREAS, Judge Jasper D. Rogers, Judge of Probate for Dillon County, was suspended from office on January 26, 1982, by Order of the Chief Justice of the South Carolina Supreme Court for alleged violations of federal election laws; and

WHEREAS, Judge Jasper D. Rogers, on May 24, 1982, pleaded guilty to charges in violation of Title 18, United States Code, Sections 597 and 2; and

WHEREAS, I am mindful of the duties and responsibilities of the Governor regarding the misconduct of state officers.

NOW, THEREFORE, by the authority vested in me by the Constitution of South Carolina and statutory law, I do hereby declare the Office of Judge of Probate in Dillon County vacant. The vacancy shall be filled as provided by law.

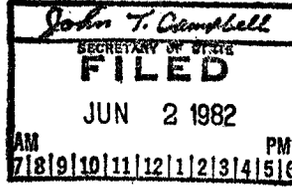
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 25th day of May, 1982.


RICHARD W. RILEY
GOVERNOR

ATTEST:

JOHN T. CAMPBELL
SECRETARY OF STATE

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-25

WHEREAS, there exists a vacancy in the Greenville County Council district number 18 due to the recent death of I. H. (Sonny) Gibson; and

WHEREAS, the residents of district number 18 are currently without representation on County Council; and

WHEREAS, Section 4-11-20 of the Code of Laws of South Carolina, 1976 grants to the Governor discretionary authority to fill vacancies of elected officers until the next general election,

NOW, THEREFORE, I do hereby appoint, Laurens I. James, Jr., a registered elector of Greenville County, to serve on County Council until the next general election when the remainder of the term shall be filled as provided by law.

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia
South Carolina, this *2nd*
day of June, 1982.

Richard W. Riley
RICHARD W. RILEY
GOVERNOR

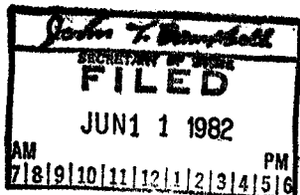
ATTEST:

JOHN T. CAMPBELL
SECRETARY OF STATE

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-26

WHEREAS, equity in sentencing is a major requirement for fairness in the judicial system; and

WHEREAS, studies conducted by the Governor's Committee on Criminal Justice, Crime and Delinquency and the South Carolina Supreme Court have revealed that sentencing disparity in South Carolina is a serious problem; and

WHEREAS, there exists a lack of an offense classification system and are no formal guidelines available to assist judges in determining appropriate sentences; and

WHEREAS, key criminal justice agencies in South Carolina have indicated they support the establishment of a rational and consistent sentencing structure which will reduce sentencing disparity and ensure that sanctions following conviction are proportional to the severity of the offense of conviction and the extent of the offender's criminal history;

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of this State, I hereby create the Sentencing Guidelines Commission.

This Commission shall be responsible for developing a sentencing policy; establishing an offense classification system; developing and implementing sentencing guidelines consistent with the policy and classification system; and monitoring the use of those guidelines.

I will appoint one Commissioner from each of the following groups, one of whom shall be designated Chairman.

Chairman of the Senate Judiciary Committee or his designee

Chairman of the House Judiciary Committee or his designee

Chairman of the Corrections and Penology Committee or his designee

Chairman of the Medical, Military, Public and Municipal
Affairs Committee or his designee

Supreme Court Justices

Circuit Court Solicitors

Circuit Solicitors

University of South Carolina School of Law

Governor's Office

Chief of State Law Enforcement Division

Department of Corrections Commissioner

Executive Director of the Department of Parole and
Community Corrections

South Carolina Bar Association

South Carolina Trial Lawyers Association

South Carolina Public Defenders

Attorney General or his designee

2 South Carolina citizens

University of South Carolina College of Criminal Justice

Staff support will be provided by the following agencies:

Division of Public Safety Programs in the Governor's Office, South
Carolina Court Administration, Attorney General's Office, Department
of Corrections, Department of Parole and Community Corrections, State
Law Enforcement Division and the University of South Carolina School
of Law.

In addition to the Commission I will appoint one person
from each of the following groups to serve as advisors to the
Commission:

South Carolina Commission on Alcohol and Drug Abuse

South Carolina Department of Youth Services

South Carolina Law Enforcement Officers Association (SCLEOA)

Sheriffs Association

South Carolina Department of Mental Health

South Carolina Department of Mental Retardation

University of South Carolina School of Law

South Carolina Magistrates Association

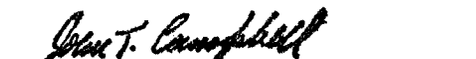
2 Lay Citizens

This Executive Order will expire on July 1, 1983, or upon the enactment of a law creating a permanent Commission. This order shall take effect immediately.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 10th day of June, 1982.

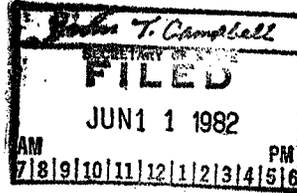

RICHARD W. RILEY
Governor

ATTEST:



JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-27

WHEREAS, it appears to my satisfaction that David K. Bethea, Jr., has been convicted 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

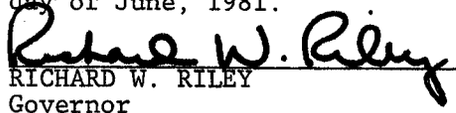
WHEREAS, it appears to my satisfaction that the actions complained of and admitted by Mr. Bethea constitute misconduct in the office as a Notary Public; and

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 David K. Bethea, Jr. from the Office of Notary Public, effective immediately. All cards and commissions should be returned immediately to the Secretary of State's Office.

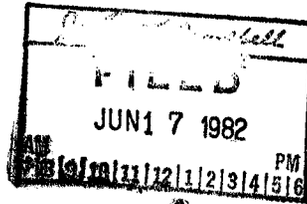
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 10th day of June, 1981.


RICHARD W. RILEY
Governor

Attest:


JOHN T. CAMPBELL

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-28

WHEREAS, Seat #18 of the Greenville County Council must be filled by election at the next General Election according to Section 4-11-20 of the South Carolina Code of Laws due to the vacancy created by the recent death of I. H. (Sonny) Gibson; and

WHEREAS, Section 4-9-90 requires that a special election be held to fill the vacancy.

NOW, THEREFORE, I do hereby declare a special election shall be held along with the next General Election to fill the vacancy of Seat #18 that is temporarily held by Laurens I. Jones, Jr.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 16th day of June, 1982.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-29

WHEREAS, the May 4, 1982 election for the Clearwater Water and Sewer District resulted in a tie vote between the parties running for the Office of Commissioner; and

WHEREAS, Section 7-13-1170 of the South Carolina Code authorizes the Governor to order a new election in the event of a tie vote.

NOW, THEREFORE, I do hereby declare a new election for the Office of Commissioner of the Clearwater Water and Sewer District to be held on November 2, 1982.

The election shall be conducted by the Aiken County Election Commission mutatis mutandis.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 21st day of June, 1982.


RICHARD W. RILEY
Governor

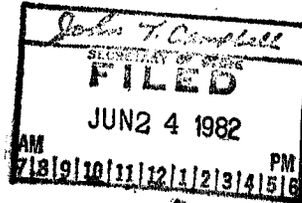
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-30

WHEREAS, Leon Carson, a member of the Agriculture Study Committee, has been convicted by a federal grand jury in the Orangeburg Division of the District of South Carolina upon the charges of conversion and violation of Title 15, United States Code, Section 714m(a) and Title 18, United States Code, Section 1014; and

WHEREAS, Leon Carson was temporarily suspended by me in Executive Order No. 82-20, dated May 31, 1982; and

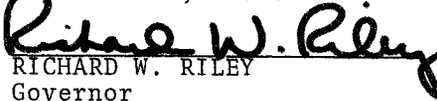
WHEREAS, Article VI, Section 8 of the South Carolina Constitution provides inter alia:

"Any officer of the State of 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 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."

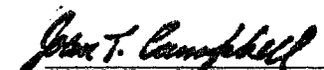
NOW, THEREFORE, pursuant to the Constitution and laws of South Carolina, I do hereby,

ORDER that the office as member of the Agriculture Study Commission held by Leon Carson be declared vacant. I hereby appoint Quincy Smith of Orangeburg County, to serve the unexpired term as a member of the Agriculture Study Committee.

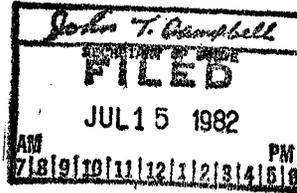
Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 24th day of June, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-31

WHEREAS, Quincy Smith of Orangeburg County, was appointed by me in Executive Order No. 82-30, dated June 24, 1982, to serve as a member of the Agriculture Study Committee; and

WHEREAS, I have discovered Quincy Smith is currently Chairman of the Orangeburg County Board of Voter Registration and that he prefers to continue to serve in that position;

NOW, THEREFORE, in recognition of the Constitutional prohibition of dual office holding, I do hereby declare the ineffective the appointment of Quincy Smith to the Agriculture Study Committee.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 13th day of July, 1982.

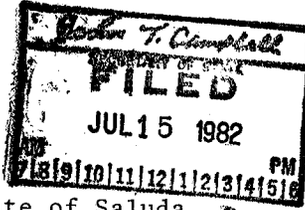

RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-32



WHEREAS, George W. Hopkins, Magistrate of Saluda County, was suspended from office by Order of the Chief Justice of the Supreme Court of South Carolina for misconduct in office; and

WHEREAS, Magistrate Hopkins, on June 28, 1982, was placed on probation due to his plea of guilty for the offense of receiving stolen goods; and

WHEREAS, I am mindful of the duties and responsibility of the Governor to remove officers who have acted improperly in office.

NOW, THEREFORE, by the authority vested in me by the South Carolina Constitution and statutory law, I do hereby declare the office held by Magistrate Hopkins in Saluda County vacant. The vacancy shall be filled as provided by law.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 13th day of July, 1982.


RICHARD W. RILEY
Governor

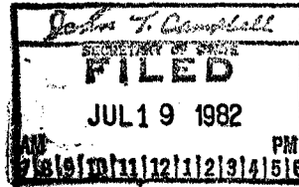
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-33

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 virute of the powers conferred upon me by the Constitution and laws of the State of South Carolina, I hereby re-establish the Children's Coordinating Cabinet under the auspices of the Office of the Governor. Within one (1) year following the re-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 process for the coordination of children's services. The Office of the Governor shall coordinate staffing for the Cabinet in cooperation with the Joint Legislative Committee on Children, the House Medical, Military, Public and Municipal Affairs Committee, and the Senate General Committee and shall monitor and coordinate the implementation of its recommendations.

The Children's Coordinating Cabinet shall consist of the Governor, who shall serve as Chairman, the Chairperson of the Board/Commission from the South Carolina Children's Bureau, the Children's Foster Care Review Board System, the Commission on Alcohol and Drug Abuse, the Commission for the Blind, the Department of Education, the Department of Health and Environmental Control, the Department of Mental Health, the Department of Mental Retardation, the Department of Social Services, the Department of Vocational Rehabilitation, the

Department of Youth Services, the John de la Howe School, the Spartanburg School for the Deaf and Blind, and the Wil Lou Gray Opportunity School. Each agency shall also appoint a representative who has administrative and/or program responsibility for children's services in order that they may also attend the meetings of the Children's Coordinating Cabinet as an agency representative without voting privileges. Further, the Chairman or a designee shall serve as an ex-officio member without voting privileges from the Committee on Mental Health and Mental Retardation, the Committee to Make Full and Complete Study of the Problems of the Handicapped of South Carolina, the Committee to Study Problems of Alcohol and Drug Abuse, the House Education and Public Works Committee, the House 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 February 28, 1983, the Children's Coordinating Cabinet shall function as a mechanism for the coordination of children's services in order that policy development may be maximized in terms of continuity which impact financing and delivery of services. The Children's Coordinating Cabinet shall focus on children in poverty, children in need of foster care and adoption, children in need of protective services, children with disabilities, and children who enter the juvenile justice system. The Children's Coordinating Cabinet shall make a report to the General Assembly in April, 1983, 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 of 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

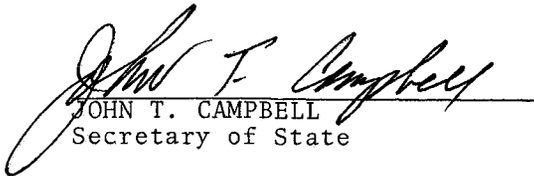
Cabinet all governmental/advisory entities and interdepartmental bodies which have responsibilities related to children's services.

Executive Order No. 82-15 is hereby repealed.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 19th day of July, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-34

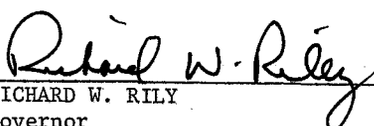
WHEREAS, the Office of Judge of Probate of Dillon County was declared vacant by Executive Order No. 82-24; and

WHEREAS, the functions of the Office of Probate Judge of Dillon County have been performed by the Clerk of Court of Dillon County since the date of Executive Order No. 82-24; and

WHEREAS, I find that the Office of Probate Judge of Dillon County can be best served at this time by having a Judge of Probate named to handle the duties and responsibilities of that Office;

NOW, THEREFORE, pursuant to the authority vested in me by statutory law, I do hereby appoint William Bryant Anderson as the Dillon County Judge of Probate to serve as provided by law until a successor is elected at the next General Election and qualified.

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia,
South Carolina, this 23rd
day of July, 1982


RICHARD W. RILY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-35

WHEREAS, there currently exists a vacancy in the Family Court of the Ninth Judicial Circuit; and

WHEREAS, pursuant to Section 20-7-1370(E) of the South Carolina Code, the Chief Justice has recommended the appointment of Emmet H. Clair to fill the vacancy until the General Assembly shall elect a successor who shall serve for the remainder of the unexpired term; and

WHEREAS, Emet H. Clair has agreed to serve as a temporary family court judge;

NOW, THEREFORE, in the name of the State of South Carolina and by the authority vested in me as Governor, I do hereby commission Emmet H. Clair as temporary family court judge for the Ninth Judicial Circuit, Charleston County, as required by Section 20-7-1370(E) of the South Carolina Code, to serve until the office shall be permanently filled as provided by law.

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia,
South Carolina, this 23rd
day of July, 1982.


RICHARD W. RILEY
Governor

ATTEST:





O.K.

The Supreme Court of South Carolina

J. WOODROW LEWIS
CHIEF JUSTICE

P. O. BOX 53
DARLINGTON, S. C. 29532

July 20, 1982

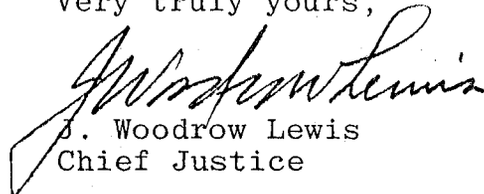
The Honorable Richard W. Riley
Post Office Box 11450
Columbia, South Carolina 29211

Dear Governor Riley:

A family court judgeship for the Ninth Judicial Circuit was recently vacated due to the election of Judge Lawrence E. Richter to the circuit court bench. The family court for the Ninth Judicial Circuit has one of the largest caseloads in the State. Consequently, I am of the opinion that it is advisable for this vacancy to be filled by a temporary family court judge. I am enclosing a letter which I recently received from Emmett H. Clair, Esquire, a practicing attorney in Charleston, South Carolina. Mr. Clair has offered to serve as a temporary family court judge on the family court bench for the Ninth Judicial Circuit and has indicated that he does not intend to pursue a family court judgeship on a permanent basis. Pursuant to the provisions of S.C. CODE § 20-7-1370 E (Cum. Supp. 1981), I recommend that you commission Mr. Clair as a temporary family court judge to fill the vacancy left by Judge Lawrence E. Richter in the family court for the Ninth Judicial Circuit. I further recommend that Mr. Clair begin his service as a temporary family court judge on August 1, 1982.

I would appreciate your consideration of this matter.

Very truly yours,



J. Woodrow Lewis
Chief Justice

JWL:rc

Enclosure

196 Wappoo Road
Charleston, SC 29407
July 2, 1982

The Honorable J. Woodrow Lewis
Chief Justice, South Carolina
Supreme Court
c/o Louis Rosen, Esquire
South Carolina Court Administration
P. O. Box 50447
Columbia, SC 29250

Dear Mr. Chief Justice:

With respect to the vacancy on the Family Court bench created by the elevation of Judge Richter to the Circuit Court, I was not and am not interested in becoming a candidate for that seat. If I am appointed as the interim judge to fill that position until someone is elected by the General Assembly, under no circumstances will I become a candidate for election to that position.

Respectfully yours,

Emmet H. Clair

Emmet H. Clair

EHC/an

judgeship. Any candidate for the office of family court judge in a circuit shall specifically file and run for a serially-numbered judgeship in that circuit.

E. When a vacancy occurs for an unexpired term in an office of a family court judge, the Governor, upon recommendation of the Chief Justice, shall commission a temporary family court judge to fill such vacancy until such time as the General Assembly shall elect a successor who shall serve for the remainder of the unexpired term. Such temporary family court judge shall receive a compensation for his services the salary paid to a regular family court judge and in addition thereto shall also receive the subsistence and mileage as authorized by law for family court judges.

HISTORY: 1981 Act No. 71, § 1, eff May 19, 1981.

Editor's Note—

This section is derived from the former version of § 14-21-425 [1976 Act No. 690 Art II § 4], as it read prior to the 1981 repeal by 1981 Act No. 71 § 3.

"This act", referred to in Subsection C of this section, formerly Subsection C of former § 14-21-425, is Act No. 690 of 1976, which added new Code §§ 1-7-325, 1-7-405, 1-7-570 through 1-7-670, 14-2-10 et seq., 14-21-410 through 14-21-500, and 14-23-1010 through 14-23-1150; amended existing Code §§ 14-5-610, 14-21-140, 14-21-510, 14-21-1020, and 22-3-10; and contained sections appearing as Editor's Notes at Chapter 9 of Title 14, Chapter 11 of Title 14, Chapter 13 of Title 15, and §§ 14-2-10, 14-2-20, 14-21-410, and 14-21-425.

Research and Practice References—

- 46 Am Jur 2d, Judges §§ 7 et seq.
- 48 CJS, Judges §§ 14 et seq.

ATTORNEY GENERAL'S OPINIONS

UNDER FORMER LAW

All members of the 1977 General Assembly are eligible to be elected to Family Court judgeships created by Act 690 of 1976. 1976-77 Op Att Gen, No 77-92, p 82.

§ 20-7-1380. Compensation of family court judges.

Family court judges shall receive such compensation as shall be provided by the General Assembly. The compensation of a family court judge shall not be reduced during his term of office. All family court judges shall also receive such subsistence and mileage as may be authorized by law for circuit court judges while holding court without the county in which the judge resides.

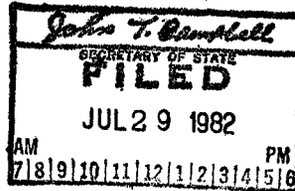
HISTORY: 1981 Act No. 71, § 1, eff May 19, 1981.

Editor's Note—

This section is derived from the former version of § 14-21-430 [1976 Act No. 690 Art II § 5], as it read prior to the 1981 repeal by 1981 Act No. 71 § 3.

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STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-36

Executive Order No. 80-38 is hereby amended to read as follows:

WHEREAS, the surface water of South Carolina is an invaluable natural resource which contributes to the benefit of all citizens of the State; and

WHEREAS, undesirable aquatic plants are a significant water resource problem which, if not properly managed, threaten the protection and utilization of the State's surface waters; and

WHEREAS, currently there is no organized and coordinated statewide program for the management of aquatic plants in State waters; and

WHEREAS, Federal matching funds are available to states and other public agencies for aquatic plant management programs.

NOW, THEREFORE, I, Richard W. Riley, Governor of the State of South Carolina, do hereby create the Aquatic Plant Management Council and charge the Council to develop and implement a program for control and management of aquatic plants.

The Council shall include one representative from each of the following agencies, to be appointed by the chief executive officer of each agency:

South Carolina Water Resources Commission
South Carolina Department of Health and Environmental Control
South Carolina Wildlife and Marine Resources Department
South Carolina Department of Agriculture
South Carolina Coastal Council
South Carolina Public Service Authority
South Carolina Land Resources Conservation Commission
South Carolina Department of Parks, Recreation & Tourism
Clemson University, College of Agricultural Sciences
Division of Regulatory and Public Service Programs, Plant Pest Regulatory Service

The Council shall also include one representative from the Governor's Office, to be appointed by the Governor.

The representative of the South Carolina Water Resources Commission (the Commission) shall serve as Chairman of the Council and shall be a voting member of the Council.

The Council shall develop an Aquatic Plant Management Plan for the State of South Carolina which identifies problem areas, prescribes management practices and sets management priorities.

The Council shall complete the initial Aquatic Plant Management Plan as expeditiously as possible but in any case no later than August 1, 1981. It shall be updated and amended at appropriate intervals. Priorities for funding projects shall be established annually.

The Commission shall provide primary staff support for the Council.

The Council shall establish procedures for public input into the Plan and its amendments and priorities. The public review procedures shall be an integral part of the Council's decision-making process.

The Council shall have final approval authority over the Plan and its amendments and priorities. Approval will consist of a two-thirds vote of the members present. The Water Resources Commission shall have final approval authority over those sections which do not receive two-thirds approval of the Council.

When deemed appropriate, the Council may seek the advice and counsel of persons and organizations from the private, public or academic sectors.

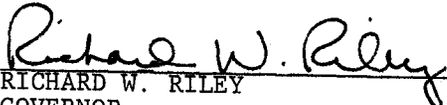
The Commission is designated as the State agency to apply for and receive grants and loans from the Federal government or such other sources as may be available for aquatic plant management programs and shall coordinate the expenditure of such funds by the State agencies.

The Commission shall distribute funds to agency members of the Council or other applicants by sub-contract, or other convenient method, according to the policies and priorities of the Aquatic Plant Management Plan and the ability of the applicant

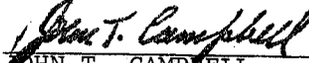
agencies proposing to use such funds to provide matching services (if required).

In furtherance of the purposes of this Order, State agencies are requested to cooperate with the Council in the development and implementation of an Aquatic Plant Management Plan pursuant to this Executive Order.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 29th day of July, 1982.


RICHARD W. RILEY
GOVERNOR

ATTEST:

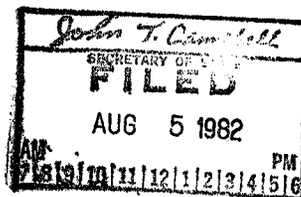


JOHN T. CAMPBELL
SECRETARY OF STATE

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-37

WHEREAS, there exists a vacancy in the Cherokee County Council district number 2 due to the recent death of Russel Wood; and

WHEREAS, the residents of district number 2 are currently without representation on County Council; and

WHEREAS, Section 4-11-20 of the Code of Laws of South Carolina, 1976 grants to the Governor discretionary authority to fill vacancies of elected officers until the next general election,

NOW, THEREFORE, I do hereby appoint Berry Morgan, a registered elector of Cherokee County, to serve on County Council until the next general election when the remainder of the term shall be filled as provided by law.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 5th day of August, 1982.


RICHARD W. RILEY
Governor

ATTEST:

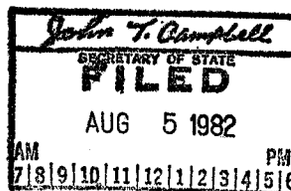
JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 82-38



WHEREAS, it appears to my satisfaction that Clyde David Umphlett, a member of the South Carolina Public Service Authority, has been duly indicted by a federal grand jury in the Charleston Division of the District of South Carolina upon six counts that he "unlawfully, knowingly and willfully did embezzle, purloin, and knowingly convert to his own use without authority, money of a value in excess of \$100.00 the goods and property of the United States in violation of Title 18, United States Code, Section 641; and

WHEREAS, Clyde David Umphlett 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 Clyde David Umphlett, a member of the South Carolina Public Service 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 Clyde David Umphlett 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 5th day of August, 1982.


RICHARD W. RILEY
Governor

ATTEST:

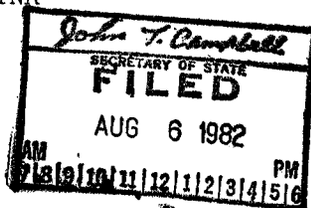
JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 82-39



WHEREAS, J. P. Gable has submitted to me his resignation from the Office of Sheriff of McCormick County; and

WHEREAS, Section 23-11-40 of the South Carolina Code authorizes the Governor to appoint a suitable person who shall be an elector to fill any vacancy in the Office of Sheriff of any county;

NOW, THEREFORE, pursuant to the authority granted in me by the Constitution and statutory laws of South Carolina, I do hereby appoint James Everett Gable, Sr. to hold the Office of Sheriff of McCormick County until the next general election for county sheriffs;

This Order shall be effective upon James Everett Gable, Sr.'s qualifying according to law, but in no event shall he assume the duties of office prior to August 10, 1982.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 6th day of August, 1982.


RICHARD W. RILEY
Governor

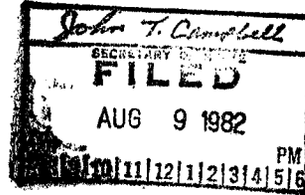
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-40

Executive Order No. 82-36 is hereby amended to read as follows:

WHEREAS, the surface water of South Carolina is an invaluable natural resource which contributes to the benefit of all citizens of the state; and

WHEREAS, undesirable aquatic plants are a significant water resource problem which, if not properly managed, threaten the protection and utilization of the State's surface waters; and

WHEREAS, currently there is no organized and coordinated statewide program for the management of aquatic plants in state waters; and

WHEREAS, Federal matching funds are available to states and other public agencies for aquatic plant management programs,

NOW, THEREFORE, I, Richard W. Riley, Governor of the State of South Carolina, do hereby create the Aquatic Plant Management Council and charge the Council to develop and implement a program for control and management of aquatic plants.

The Council shall include one representative from each of the following agencies, to be appointed by the chief executive officer of each agency:

South Carolina Water Resources Commission
South Carolina Department of Health and
Environmental Control
South Carolina Wildlife and Marine Resources
Department
South Carolina Department of Agriculture
South Carolina Coastal Council
South Carolina Public Service Authority
South Carolina Land Resources Conservation
Commission
South Carolina Department of Parks, Recreation
and Tourism
Clemson University, College of Agriculture
Sciences Division of Regulatory and Public
Service Programs, Plant Pest Regulatory
Service

The Council shall also include one representative from the Governor's Office, to be appointed by the Governor.

The representative of the South Carolina Water Resources Commission (the Commission) shall serve as Chairman of the Council and shall be a voting member of the Council.

The Council shall develop an Aquatic Plant Management Plan for the state of South Carolina which identifies problem areas, prescribes management practices and sets management priorities.

The Council shall complete the initial Aquatic Plant Management Plan as expeditiously as possible but in any case no later than August 1, 1981. It shall be updated and amended at appropriate intervals. Priorities for funding projects shall be established annually.

The Commission shall provide primary staff support for the Council.

The Council shall establish procedures for public input into the Plan and its amendments and priorities. The public review procedures shall be an integral part of the Council's decision-making process.

The Council shall have final approval authority over the Plan and its amendments and priorities. Approval will consist of a two-thirds vote of the members present. The Water Resources Commission shall have final approval authority over those sections which do not receive two-thirds approval of the Council.

When deemed appropriate, the Council may seek the advice and counsel of persons and organizations from the private, public or academic sectors.

The Commission is designated as the state agency to apply for and receive grants and loans from the Federal Government or such other sources as may be available for aquatic plant management programs and shall coordinate the expenditure of such funds.

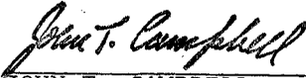
The Commission shall distribute funds to agency members of the Council or other applicants by sub-contract, or other convenient method, according to the policies and priorities of the Aquatic Plant Management Plan and the ability of the applicant agencies proposing to use such funds to provide matching services

In furtherance of the purposes of this Order, state agencies are requested to cooperate with the Council in the development and implementation of an Aquatic Plant Management Plan pursuant to this Executive Order.

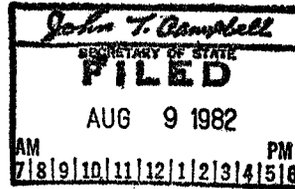
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 6th day of August, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-41

WHEREAS, it appears to me that the Commission appointed by me on October 22, 1981, in Executive Order 81-39, to study and report on the proposed annexation of a portion of Charleston County to Berkeley County has satisfactorily completed its investigation and reported relevant facts as prescribed by Section 4-5-160 of the South Carolina Code, as amended, including the area, population, assessed property value of the territory proposed to be severed, the proximity to any courthouse, the amount of indebtedness the area to be severed owes to Charleston County, an itemized statement of the expense of the survey and plats, and other relevant information; and

WHEREAS, other prerequisites required by law have already been satisfied;

NOW, THEREFORE, by the authority granted in me by Sections 4-5-170 and 4-5-180 of the South Carolina Code, I do hereby order an election to be held in accordance with the provisions of Chapter 5 of Title 4 of the Code to determine whether property in Charleston County described as follows:

All that piece, parcel or tract of land on, near or adjacent to South Carolina Route 41 in Charleston County and containing 84.2 acres of highland, marshland, and portions of the Wando River which was more fully described by Executive Order 81-39 shall be annexed to Berkeley County.

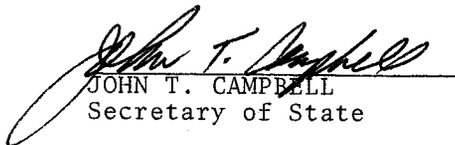
The election shall be held on October 12, 1982.

The voting place for the proposed area to be transferred shall be at the office of the Charleston County Election Commission, 3468 Headquarters Road, Charleston.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 6th day of August, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

REPORT TO THE HONORABLE RICHARD W. RILEY,
GOVERNOR OF THE STATE OF SOUTH CAROLINA

RE: PROPOSED ANNEXATION OF A PORTION OF
CHARLESTON COUNTY TO BERKELEY COUNTY

The undersigned, having been designated by Order of the Honorable Richard W. Riley, Governor of the State of South Carolina, dated October 22, 1981, as Commissioners to study, investigate and report all facts relevant to the proposed annexation of a portion of Charleston County to Berkeley County, hereby file their written report as follows:

1. POPULATION OF THE AREA TO BE ANNEXED TO THE COUNTY OF BERKELEY AND THE POPULATION OF THE AREA REMAINING IN THE COUNTY OF CHARLESTON FOLLOWING THE PROPOSED ANNEXATION

Two people reside in the area proposed to be annexed and they are the Petitioners and Proponents on the Annexation Commission, namely, Mr. Jerry Glenn Bryant and Mrs. Lisa Crooks Bryant. The 1980 decennial census, which has been adopted by the General Assembly of South Carolina, reveals that Charleston County has a population of 276,974. Utilizing that figure, the population of the area remaining in Charleston County following the proposed annexation will be 276,972.

2. SIZE OF THE AREA TO BE ANNEXED TO THE COUNTY OF BERKELEY AND THE SIZE OF THE AREA REMAINING IN THE COUNTY OF CHARLESTON FOLLOWING THE PROPOSED ANNEXATION

The size of the proposed area to be annexed is eighty-four and two-tenths (84.2) acres, consisting of fifty-six and five-tenths (56.5) acres of highland, twenty-seven and seven-tenths (27.7) acres of marshland or lowland and portions of the Wando River. Charleston County presently contains 938 square miles or a total of 600,320 acres. After proposed annexation is completed, the County will contain 600,235.8 acres.

3. ASSESSED PROPERTY VALUE OF THE AREA TO BE ANNEXED TO THE COUNTY OF BERKELEY AND THE ASSESSED PROPERTY VALUE OF THE AREA REMAINING IN CHARLESTON COUNTY FOLLOWING THE PROPOSED ANNEXATION

The total assessed property value of the area to be annexed is \$174,450. This represents assessed value of \$92,280 for real property and \$82,170 for personal property. The total assessed property value of real and personal property in Charleston County following the proposed annexation will be \$314,066,008 (total present assessed property value of \$314,240,458 less the total assessed property value of the area to be annexed, \$174,450).

4. AMOUNT OF INDEBTEDNESS OF THE COUNTY OF CHARLESTON
ATTRIBUTABLE TO THE AREA TO BE ANNEXED TO THE COUNTY
OF BERKELEY

The total general obligation indebtedness of Charleston County as
of the date hereof is as follows:

| | |
|--|------------------|
| Charleston County School District | \$56,565,000 |
| Charleston County Aviation Authority | 15,500,000 |
| 1965 General Obligation Bond of County | 300,000 |
| 1975 General Obligation Bond of County | 2,050,000 |
| 1977 General Obligation Bond of County | <u>3,350,000</u> |
| | \$77,765,000 |

The amount of indebtedness of Charleston County attributable to the
area to be annexed to Berkeley County is \$43,195.

5. PROXIMITY OF THE PROPOSED COUNTY LINE TO ANY COURTHOUSE

The proximity of the proposed county line is greater than eight (8)
miles from the nearest courthouse as required by the Constitution of the State
of South Carolina. The nearest courthouse is located in Charleston, South
Carolina, and is approximately seventeen (17) miles from the present county
line and after annexation approximately sixteen and seven-tenths (16.7) miles
from the county line.

6. ANY INFORMATION WHICH THE COMMISSIONERS, INDIVIDUALLY
OR COLLECTIVELY, DETERMINE RELEVANT TO THE PROPOSED
ANNEXATION

The proponents, Mr. Jerry Glenn Bryant and Mrs. Lisa Crooks Bryant,
would respectfully request that the offices of Detyens Shipyards, South
Carolina Highway No. 45, Charleston County, South Carolina, be named as the
polling place for the area in Charleston County proposed to be annexed; and
suggest that the Governor order this election question to be placed on the
ballot of a special election to be held as soon as practicable.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this

18th day of June, 1982.



Mr. Jerry Glenn Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina



Mrs. Lisa Crooks Bryant, Proponent
Route 2, Box 181
Mount Pleasant, South Carolina

Joseph S. Cone

Mr. Joseph S. Cone, Opponent
266 Meeting Street
Charleston, South Carolina

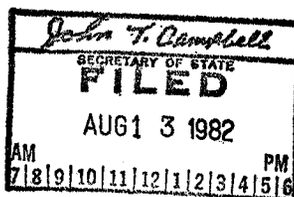
Charles Wallace

Dr. Charles Wallace, Chairman, Opponent
Charleston County Council
2 Courthouse Square
Charleston, South Carolina

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-42

WHEREAS, Wayne Dickerson has been indicted for violating 7 USC 2 024(b) and 18 USC 2 in the District Court of South Carolina, Columbia Division; and

WHEREAS, Wayne Dickerson is a member of the Board of Trustees of the Firemen's Pension and Retirement Fund of the City of Columbia; and

WHEREAS, I am mindful of the responsibility and obligations placed in the Governor by the Constitution and statutes of South Carolina.

NOW, THEREFORE, pursuant to Article VI, Section 8 of the South Carolina Constitution and Section 8-1-100 of the South Carolina Code, I do hereby suspend Wayne Dickerson from the Board of Trustees of the Firemen's Pension and Retirement Fund pending a resolution of the charges against him.

This Order shall in no way reflect the guilt or innocence of Mr. Dickerson.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 13th day of August, 1982.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-43

WHEREAS, Wayne Dickerson, a member of the Board of Trustees of the Fireman's Pension and Retirement Fund of the City of Columbia, has been suspended from the Board by Executive Order 82-42; and

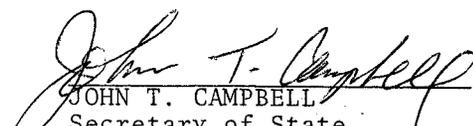
WHEREAS, State law grants me the authority to appoint a temporary office holder pending disposition of the charges against Wayne Dickerson;

NOW, THEREFORE, I do hereby appoint Captain W. O. Pittman to serve on the Board of Trustees of the Fireman's Pension and Retirement Fund of the City of Columbia until Mr. Dickerson is reinstated or permanently removed from office.

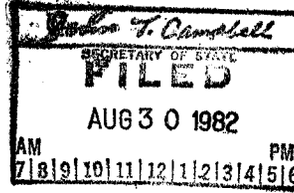
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 19 day of August, 1982.


RICHARD W. RILEY
Governor

ATTES:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-44

WHEREAS, there currently exists a vacancy in Seat 2 of the Family Court of the Fifth Judicial Circuit as a result of the resignation of the Honorable Harold R. Boulware; and

WHEREAS, pursuant to Section 20-7-1370(E) of the South Carolina Code, the Chief Justice has recommended the appointment of the Honorable Jasper M. Cureton, Master in Equity for Richland County, to fill the vacancy until the General Assembly shall elect a successor who shall serve for the remainder of the unexpired term; and

WHEREAS, Judge Cureton has agreed to serve as a temporary Family Court Judge;

NOW, THEREFORE, in the name of the State of South Carolina and by the authority vested in me as Governor, I do hereby commission Jasper M. Cureton as temporary Family Court Judge for the Fifth Judicial Circuit, Richland County, as required by Section 20-7-1370 (E) of the South Carolina Code, to serve until the office shall be permanently filled as provided by law.

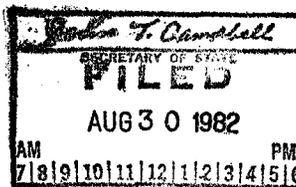
Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 30th day of August, 1982.


RICHARD W. RILEY
Governor

ATTEST:



STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-44

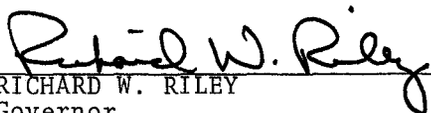
WHEREAS, there currently exists a vacancy in Seat 2 of the Family Court of the Fifth Judicial Circuit as a result of the resignation of the Honorable Harold R. Boulware; and

WHEREAS, pursuant to Section 20-7-1370(E) of the South Carolina Code, the Chief Justice has recommended the appointment of the Honorable Jasper M. Cureton, Master in Equity for Richland County, to fill the vacancy until the General Assembly shall elect a successor who shall serve for the remainder of the unexpired term; and

WHEREAS, Judge Cureton has agreed to serve as a temporary Family Court Judge;

NOW, THEREFORE, in the name of the State of South Carolina and by the authority vested in me as Governor, I do hereby commission Jasper M. Cureton as temporary Family Court Judge for the Fifth Judicial Circuit, Richland County, as required by Section 20-7-1370 (E) of the South Carolina Code, to serve until the office shall be permanently filled as provided by law.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 30th day of August, 1982.

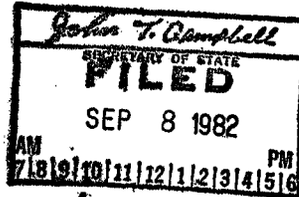

RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State



STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-45

WHEREAS, there currently exists a vacancy in the Office of Master-In-Equity of Richland County as a result of the recent resignation of Judge Jasper M. Cureton, who has been commissioned Family Court Judge of the Fifth Judicial Circuit; and

WHEREAS, vacancies in the Office of Master-In-Equity, which occur during the recess of the General Assembly, may be temporarily filled pursuant to Section 1-3-210 of the South Carolina Code by the Governor; and

WHEREAS, vacancies in the Office of Master-In-Equity may be filled by the Governor for the remainder of the term, subject to the advice and consent of the General Assembly, pursuant to Section 14-11-50 of the South Carolina Code; and

WHEREAS, James C. Harrison, Jr. has been recommended to me to fill the vacancy created by Judge Cureton's resignation; and

WHEREAS, James C. Harrison, Jr. is well qualified to serve as Master-In-Equity as exhibited through his service as Municipal Court Judge for the City of Columbia;

dur.
NOW THEREFORE, I do hereby appoint James C. Harrison, Jr. as Master-In-Equity for Richland County to serve until the Office is permanently filled as provided by law.

This appointment shall require James C. Harrison, Jr. to serve in a full-time capacity.

I am, in addition to this executive order, recommending for the General Assembly's consent, James C. Harrison, Jr. to permanently fill the Office of Master-In-Equity for the unexpired portion of the term.

This order shall be effective on September 16, 1982.

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia,
South Carolina, this 2th
day of September, 1982.



RICHARD W. RILEY
Governor

ATTEST:



JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 82-46

WHEREAS, there exists a need to improve coordination and cooperation between the State and its local governments, other states, and the federal government; and

WHEREAS, there exists a need in the executive and legislative branches for advice from local and state officials; and

WHEREAS, study of intergovernmental aspects of governmental structure, finance, functional performance, and relationships at the local, regional, state, and interstate levels is needed along with recommended solutions to problems; and

WHEREAS, an established regular system of reporting to state and local public officials can aid in the progress of South Carolina and its political subdivisions toward meeting their intergovernmental responsibilities; and

WHEREAS, encouragement and recommendation of methods for effective and efficient delivery of services at state and local levels can aid South Carolina through integration and combination of complementary services delivery functions; and

WHEREAS, the General Assembly, the Governor, and other interested parties can be provided with advice on intergovernmental concerns,

NOW, THEREFORE, I, RICHARD W. RILEY, as Governor of the State of South Carolina, by virtue of the powers conferred upon me by the Constitution and Laws of this State, do hereby establish the South Carolina Advisory Commission on Intergovernmental Relations, hereafter referred to as the "Commission."

The Commission shall consist of twelve members appointed by the Governor as follows: two members of the Senate, two members of the House of Representatives, one municipal official from the South Carolina Municipal Association, one county official from the South Carolina Association of Counties, one regional council official from the South Carolina Association of Regional Councils, one member from the South Carolina Association of Special Purpose Districts, and four members appointed by the Governor from the State at large.

Each member of the Commission shall perform the duties of a member of the Commission as additional duties required of him in his other official capacities.

All members shall be appointed by the Governor for two year terms; provided however, in order to provide for staggered terms, the initial appointments shall be as follows:

--Six members for one year terms

--Six members for two year terms

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

If a member serving as a representative of the Senate, House of Representatives, South Carolina Association of Counties, South Carolina Municipal Association, South Carolina Association of Regional Councils or the South Carolina Association of Special Purpose Districts, ceases his affiliation as a member of the group he represents, his membership on the Commission shall terminate immediately and there will be a vacancy in the membership. In the event of a vacancy as described above or a vacancy created by death or resignation of a member, within thirty days, any such vacancy shall be filled in the manner of the original appointment and the person so appointed shall serve to complete the unexpired term, and until his successor is appointed.

The Governor shall appoint the initial chairman who shall serve a term of one year. All succeeding chairmen shall be elected by the Commission. The Commission shall elect a vice-chairman and such other officers as it may deem necessary. Both the chairman and vice-chairman shall serve for one year and may be re-elected to succeed themselves 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 a majority vote.

All persons appointed to serve on the Commission shall have demonstrated expertise, interest and experience in the field of intergovernmental relations.

Seven of the members shall constitute a quorum.

The Commission may carry out the following functions and duties and such other functions and duties that may be determined by the Commission.

- serve as a forum for the discussion and study of intergovernmental mental problems.
- to the extent not otherwise provided by law, evaluate on a continuous basis the interrelationships among local, regional, state, inter-state and federal agencies in the provision of public services to the citizens of South Carolina and, as appropriate, prepare

- studies and recommendations to improve organizational structure, operational efficiency, the allocation of functional responsibilities, the delivery of services and related matters.
- analyze the structure, function, revenue requirements, and fiscal policies of South Carolina and its political subdivisions, and conduct studies of economic, administrative, tax and revenue matters for all levels of government, and make recommendations for needed improvement (if requested).
 - examine proposed and existing federal and state programs, assess their impact upon South Carolina and its political subdivisions, and provide such assessments and recommendations, where appropriate, to the General Assembly, the Governor, or any other group, public or private, whose activities affect intergovernmental relations.
 - encourage, and where appropriate, coordinate studies relating to intergovernmental relations conducted by universities, state, local, and federal agencies, and research and consulting organizations.
 - review the recommendations of national commissions studying federal, state, and local government relationships and problems and assess their possible application to South Carolina.
 - issue annual reports of its findings and recommendations that shall set forth the reasons and supporting data for each recommendation and may include draft legislation to implement such recommendations. Recommendations regarding economic and taxation issues shall be accompanied by supportive analysis of economic data. The Commission may issue special or interim reports on specific subjects as it may deem appropriate.
 - review and assess the work and recommendations of the federal Advisory Commission on Intergovernmental Relations and report such assessment.
 - the Commission is authorized to apply for, contract for, receive and expend for its purposes any appropriations or grants from the State, its political subdivisions, the Federal Government, or any other source public or private.
 - the Commission shall recommend an annual budget and appropriation request to the Governor.

The Commission may convene meetings and hearings and appoint committees as follows:

- the Commission shall hold meetings quarterly and at such other times as it deems necessary, except that the first meeting shall be at the call of the Governor. The Commission may hold hearings from time to time on matters that it deems to be in the public interest. Such meetings shall be public.
- each officer, board, commission, Council, department or agency of state government, and each political subdivision of the state shall, when not inconsistent with any law, rule or regulation regarding confidentiality, make available all facts, records, information, and data requested by the Commission and in all ways cooperate with the Commission in carrying out the functions and duties imposed by this order.
- the Commission may establish committees as it deem advisable and feasible, the membership of which may be made up in whole or part from members of the Commission.
- the Commission shall promulgate rules of procedure governing its operations.

Staff authorization is as follows:

- the Commission shall employ and set the compensation of an Executive Director, who shall serve at its pleasure. Within available funds, the Executive Director may employ and set the compensation of professional, technical, legal, or clerical staff as may be necessary, and may remove these personnel. The Executive Director, with the consent of the Commission, may acquire the services of university based expertise or other consultants, and enter into contracts on behalf of the Commission.

- the Commission shall work with the State Personnel Division to determine a salary range for the Executive Director and the Executive Director shall work with the State Personnel Division to determine salary ranges for other Commission personnel.
- the staff of the Commission shall be governed by the same rules as are the personnel of state agencies, and shall receive the same rights and benefits. The Commission staff shall be members of the South Carolina Retirement System and the Commission shall make employer contributions for this purpose.

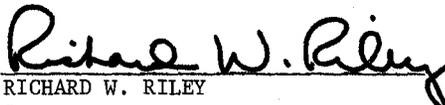
A member of the Commission is not entitled to a salary for duties performed as a member of the Commission, except that the members, other than public employees, shall receive the per diem authorized for members of the General Assembly. Each member is entitled to reimbursement for travel and other necessary expenses incurred in the performance of official duties.

If any provision of this Order or the application thereof to any person or circumstance is held invalid; it is intended that the invalidity shall not affect other provisions or applications of the Order which can be given effect without the invalid provision or application, and to this end the provisions of this Order are declared severable.

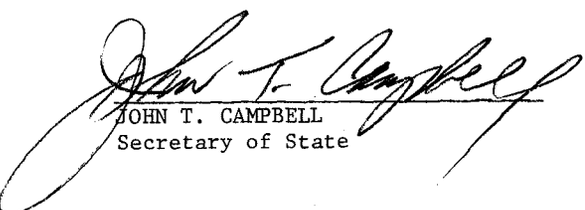
The Executive Order shall be immediately effective and shall expire at the pleasure of the Governor.

Executive Order 79-11 is hereby superceded.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 10th day of September, 1982.


RICHARD W. RILEY
Governor

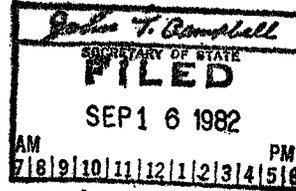
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-47

WHEREAS, there currently exists a vacancy in the Office of Magistrate of Dorchester County due to the death of Judge Levi Wimberly; and

WHEREAS, Section 1-3-210 of the South Carolina Code grants the Governor discretionary authority to fill any vacancy in the Office of Magistrate during the recess of the Senate; and

NOW, THEREFORE, by the authority granted in me by the statue and Constitution of South Carolina, I do hereby appoint Mr. Charles C. Maxwell as Magistrate of Dorchester County.

If the Senate does not advise and consent to the appointment, the office shall be vacant and filled as provided by law. If the Senate does concur in the appointment of Charles C. Maxwell, he shall serve for the remainder of the term.

Given under my hand and the Great Seal of the State of South Carolina at Columbia, South Carolina, this 14th day of September, 1982.


RICHARD W. RILEY
Governor

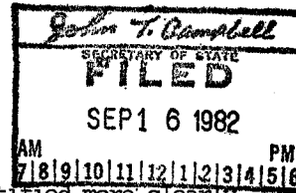
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-48

WHEREAS, South Carolina in recent years has identified more clearly the critical importance of strengthening resources for programs designed to serve the needs of the disabled citizens; and

WHEREAS, the State must make the most effective use of its resources to meet such needs, and to do so requires that realistic policies, plans, and programs be developed, implemented, and evaluated continuously; and

WHEREAS, the well-being of citizens of South Carolina affected with substantial handicaps is a priority concern and responsibility of state government;

NOW, THEREFORE, pursuant to the powers conferred upon me by the Constitution and Laws of the State, there is hereby re-established the South Carolina Developmental Disabilities Council which will be the State's forum for matters pertaining to developmental disabilities and to serve as advocates for persons with these disabilities.

This Council is also established in accordance with the federal Developmental Disabilities Assistance and Bill of Rights Act, Title V, Public Law 95-602. The Act defines the term developmental disability as a severe, chronic disability of a person which is attributable to a mental or physical impairment or combination of mental and physical impairments; is manifested before the person attains age twenty-two; is likely to continue indefinitely; results in substantial functional limitations in three or more of the following areas of major life activity: self care, receptive and expressive language, learning, mobility, self-direction, capacity for independent living, and economic sufficiency; and disability(ies) reflects the person's need for a combination and sequence of special, interdisciplinary, or generic care, treatment, or other services which are of lifelong or extended duration and are individually planned and coordinated.

The Council shall at all times include in its membership representatives of the principal state governmental agencies which administer and/or provide services to persons with developmental disabilities, higher education institutions and programs, as well as other related state and local governmental

agencies and organizations. The Governor shall appoint the directors of the following public agencies and programs:

- South Carolina Department of Education
- South Carolina Department of Health and Environmental Control
- South Carolina Department of Mental Health
- South Carolina Department of Mental Retardation
- South Carolina Department of Social Services
- South Carolina Vocational Rehabilitation Department
- South Carolina School for the Deaf and the Blind
- South Carolina Commission for the Blind
- South Carolina Department of Corrections
- South Carolina Department of Youth Services
- South Carolina Department of Higher Education

These agencies shall be represented by their director or his designated representative who shall have full power and authority to act in his stead in any and all deliberations of the Council.

Additionally, in order to provide a continuum to its advocacy efforts, the Council shall include representation of non-governmental agencies and organizations concerned with the developmentally disabled. At a minimum the following private organizations and programs shall be represented by a board member or their chief administrative officer who shall be empowered to act on behalf of the organization in any and all deliberations of the Council:

- Easter Seal Society for Crippled Children and Adults
of South Carolina
- South Carolina Association for Retarded Citizens
- South Carolina Epilepsy Association
- South Carolina Society for Autistic Children

No less than one-half of the total Council membership shall consist of consumer representatives who are not officers or have ownership or controlling interest of any entity, or who are not employees of any state agency which receives funds and provides services under the Developmental Disabilities Act. Of the consumer members, at least one-third shall be persons with developmental disabilities; one third shall be parents or guardians of persons with developmental disabilities; and one-third shall be parents, guardians or immediate relatives of persons who have mentally impairing developmental disability with at least one of these having a family member in an institution.

The consumers members of the Council shall be appointed by the Governor from among the residents of the state to serve at his pleasure on a rotating basis. Terms of office shall be four years and no member shall serve more than two consecutive terms.

The Chairman of the Council shall be appointed by the Governor for a term of two years with a limit of two successive terms. The Chairman shall be selected from the active consumer members of the existing Council. For purposes of appointment, consumer members may not be providers of service. The Council shall submit recommendations of names of persons to be considered by the Governor. All other officers of the Council shall be elected by the membership of the Council and election shall not be limited to consumers.

Representatives of other agencies and organizations or individuals who deal with persons with developmental disabilities may be appointed by the Council chairman to serve in an ex-officio, non-voting capacity as selected by the Council to complement their efforts.

The Council shall promulgate by-laws for the orderly conduct of its business, and in discharging its responsibilities, the Council shall:

- Develop jointly with the designated administering agency(ies) the Developmental Disabilities State Plan, and approve the State Plan for the provision of services for persons with developmental disabilities.
- Monitor, review, and evaluate the implementation of such state plan and the state program.
- Formulate its program and recommendations in accordance with the Act upon review and comment of all state plans and other activities in the State which relate to the developmentally disabled population.
- Submit to the Secretary of the United States Department of Health and Human Services, through the Governor, such periodic reports on its activities as may reasonably be requested, and keep such records and afford access thereto as the Secretary finds necessary to verify such reports.

In support of the Council, the Governor shall house the Council staff within the Office of the Governor and shall provide as appropriate the support of the Office of Executive Policy and Programs.

State agency(ies) to administer the state program shall be designated by the Governor and described in the state plan.

This Executive Order shall take effect upon the signature of the Governor, revoking Executive Order 80-7, and becoming effective in its stead.

Given under my hand and the
Great Seal of the State of
South Carolina at Columbia,
South Carolina, this 14th
day of September, 1982


RICHARD W. RILEY

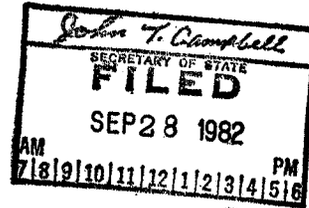
ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-49

WHEREAS, Judge John W. Harte has retired as Family Court Judge of the Second Judicial Circuit effective October 1, 1982; and

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

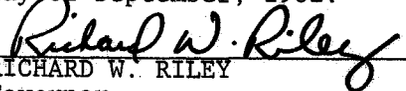
WHEREAS, pursuant to Section 20-7-1370(E) of the South Carolina Code, the Chief Justice has recommended the appointment of Arthur D. Rich to fill the vacancy until the General Assembly shall elect a successor who shall serve for the remainder of the unexpired term; and

WHEREAS, Arthur D. Rich has advised the Chief Justice he does not intend to pursue a family court judgeship on a permanent basis;

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

This Commission shall be effective October 4, 1982.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 28th day of September, 1982.


RICHARD W. RILEY
Governor

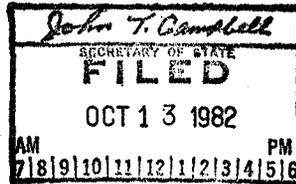
ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-50

WHEREAS, it appears to my satisfaction that Melvin Laverne Crum, a member of the South Carolina Family Farm Development Authority, has been duly indicted by a federal grand jury in the Orangeburg Division of the District of South Carolina, upon a charge of conspiracy to violate 15, U.S.C. § 714m(a) and 18, U.S.C. § 2.

WHEREAS, Melvin Laverne Crum 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, 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 Melvin Laverne Crum, 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 Melvin Laverne Crum and shall not be construed as an expression 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 13th day of October, 1982.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA

EXECUTIVE ORDER NO. 82-51

WHEREAS, it appears to my satisfaction that Theodore McFarlin, Sheriff of Williamsburg County, has been indicted by the Grand Jury of Williamsburg County on charges of Official Misconduct and Obstruction of Justice; and

WHEREAS, Theodore McFarlin is scheduled to be brought to trial pursuant to said indictments; and

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

"Any State or county official 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 duties and responsibilities vested in me by the Constitution and laws of this State.

NOW, THEREFORE, by virtue of such authority,

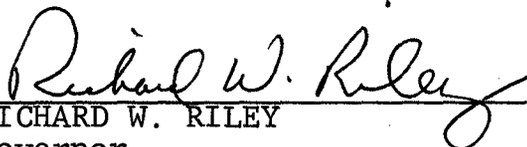
IT IS ORDERED that Theodore McFarlin, Sheriff of Williamsburg County, be and he is hereby suspended immediately from the Office of Sheriff until such time as he shall be formally acquitted or convicted.

#1
RMK.

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

I hereby appoint George D. Fulton, of Kingstree, South Carolina, to serve as temporary replacement as Sheriff of Williamsburg County until the charges against Theodore McFarlin are disposed of.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 23rd day of October, 1982.

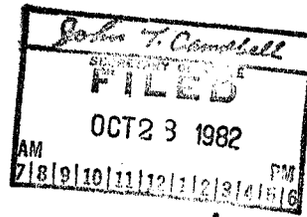

RICHARD W. RILEY
Governor

#2

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA



EXECUTIVE ORDER NO. 82-52

WHEREAS, Wayne Dickerson, a member of the Board of Trustees of the Firemen's Pension and Retirement Fund of the City of Columbia has pleaded guilty to knowingly requiring and possessing \$4000 of food stamp coupons in violation of Title 7, Chapter 51 of the United States Code and to exchanging said food stamp coupons for cash in violation of 7 USC 2024(b) and 18 USC 2;

NOW, THEREFORE, pursuant to Article VI, Section 8 of the South Carolina Constitution and Section 8-1-100 of the South Carolina Code, I do hereby declare the office of Wayne Dickerson vacant.

The temporary appointment of Captain W. O. Pittman through Executive Order 82-43 is voided by virtue of Mr. Dickerson's removal from Office.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 27th day of October, 1982.


RICHARD W. RILEY
Governor

ATTEST:

JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-53

WHEREAS, George W. Hopkins, Magistrate of Saluda County, has been convicted of receiving stolen goods, a crime involving moral turpitude; and

WHEREAS, I am mindful of the responsibilities and obligations placed upon me as Governor by the Constitution and Statutes of South Carolina;

NOW, THEREFORE, I do hereby declare, as required by law, the Office of Magistrate of Saluda County, filled by George W. Hopkins to be vacant.

The vacancy shall be filled as provided by law.

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia,
South Carolina, this 3rd
day of November, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-54

WHEREAS, recent trends have alerted this state to the potential economic and social impacts of water use conflicts arising from an inadequate supply of water to meet current or future demands; and

WHEREAS, no clear authority or responsibility for drought management exists within the state; and

WHEREAS, the state's existing legal and administrative structures may be inadequate to manage and resolve water use conflicts in the event demand for water exceeds or is predicted to exceed supply;

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 State Water Law Review Committee and charge it with considering and reporting its findings on the following:

- (1) The adequacy of existing law and state government administrative mechanisms to minimize economic and social disruptions during a period of drought; and
- (2) The adequacy of existing law and state government administrative mechanisms to manage and resolve conflicts among water users in periods of normal water supply as well as drought.

In preparing its findings, the Committee shall review legal and administrative mechanisms used to manage and resolve water use conflicts in selected other states. Based on its findings, the Committee shall also make recommendations for proposed changes that clarify or amend existing law, regulation or administrative mechanism in this state.

The Committee shall consist of 10 members as follows:

The Chairman of the Joint Legislative Water Resources Study Committee;

One representative of agricultural interests, appointed by the Commissioner of Agriculture;

One representative of industrial interests, appointed by the President of the South Carolina Chamber of Commerce;

One representative of recreational interests appointed by the Chairman of the SCORP Exchange Council;

One representative of hydroelectric generator interests, appointed by the Joint Legislative Committee on Energy;

One representative of the Circuit Court, appointed by the Chief Justice of the South Carolina Supreme Court;

Two representatives of local government interests, appointed by the Governor; and

Two representatives at large, appointed by the Governor, at least one of whom shall be knowledgeable of environmental protection issues.

In addition, the Committee shall have as ex-officio members the following:

One representative of the South Carolina Department of Health and Environmental Control, Environmental Quality Control Division, to be appointed by the Commissioner;

One representative of the South Carolina Water Resources Commission, to be appointed by the Executive Director;

One representative of the Public Service Commission, Utilities Division, to be appointed by the Executive Director of the Commission; and

One representative of the South Carolina Department of Wildlife and Marine Resources, to be appointed by the Executive Director.

A Chairperson shall be appointed by the Governor from among his appointees to the Committee.

The Committee may divide into subcommittees as necessary. Staff support will be provided by the Governor's Division of Natural Resources. The Committee will report its findings to the Governor no later than December 31, 1982.

Committee members except for ex-officio members may be reimbursed for subsistence expenses incurred in fulfilling the duties of the Committee in the manner prescribed in law or regulation for state boards, committees and commissions.

Other expenses may be incurred in so far as they directly relate to the accomplishment of the tasks assigned by this Order.

Expenses of the Committee shall be approved by the Chairman prior to payment.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 4th day of November, 1982.


RICHARD W. RILEY
Governor

ATTEST:

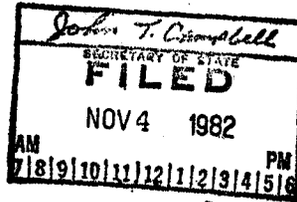


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-55

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

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

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

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

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

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

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of the State, there are hereby created four (4) Governor's Regional Task Forces on Drinking and Driving.

Four (4) regional task forces, 12-15 members each, shall be appointed by the Governor and be composed of representatives from law enforcement, alcohol rehabilitation, the judiciary, education, business and industry, concerned citizen groups and the community at large. The Governor shall designate the Chairperson of each task force and the members shall serve at the pleasure of the Governor.

The Governor's Regional Task Forces on Drinking and Driving shall:

1. Identify strategies to deal with the drinking driver problem on a community and state level.
2. Analyze South Carolina's system of sanctions, penalties and fines for D.U.I.; and make

3. Make recommendations to the Governor's Committee on Highway Safety and to the Governor on steps to be taken to develop a comprehensive system of countermeasures to remedy the problem of driving under the influence.
4. Increase awareness in communities about the risk of driving under the influence of alcohol.
5. Identify effective deterrents to be used in a community setting.
6. Take other actions as may be necessary and appropriate to carry out assigned duties and responsibilities.

The Governor's Regional Task Forces shall meet at least monthly at the call of the Chairperson in order to study, implement, and monitor local programs and to make other policy, sanctions and legislative recommendations for statewide impact.

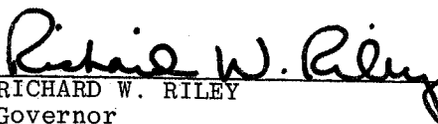
The Governor's Regional Task Forces shall make periodic reports of their progress.

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

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

This order shall expire on December 31, 1983. This order shall take effect immediately.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 4th day of November, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-56

WHEREAS, Michael Rhodes, a member of the Lake City City Council has been indicted in the District Court of the United States for the District of South Carolina, Florence Division for converting money and property belonging to the United States in the amount of \$15,774.00, a violation of 18 U.S.C. 641; and

WHEREAS, Michael Rhodes, has been indicted for a second count of obtaining by fraud, \$31,000 of money and property which were the subject of a grant of the United States, a violation of 42 U.S.C. 2971 (f); and

WHEREAS, Article VI, Section 8 of the South Carolina Constitution directs that any officer of the State or its political subdivisions be suspended upon the indictment of a crime involving embezzlement or the appropriation of public or trust funds to private use;

WHEREAS, Governor Riley is currently out of the United States on an industry seeking mission; and

WHEREAS, I am mindful of the obligations and duties placed in me by the statutes and Constitution of South Carolina;

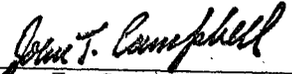
NOW, THEREFORE, I do hereby suspend Michael Rhodes from service on the Lake City City Council pending a resolution of charges brought against him by the United States.

This order shall in no way reflect upon the innocence or guilt of Mr. Rhodes.

Given under my hand and the
Great Seal of the State of
South Carolina, at Columbia,
South Carolina, this 12th
day of November, 1982.


Nancy Stevenson
Lieutenant Governor

ATTEST:


John T. Campbell

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-57

WHEREAS, there exists a vacant judgeship in the Family Court of the Fourth Judicial Circuit due to the recent death of Judge LeRoy M. Want; and

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

WHEREAS, pursuant to Section 20-7-1370(E) of the South Carolina Code, the Chief Justice has recommended Jamie F. Lee to fill the vacancy until the General Assembly shall elect a successor who shall serve for the remainder of the unexpired term;

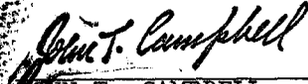
NOW, THEREFORE, in the name of the State of South Carolina and by the authorities vested in me as Governor, I do hereby commission Jamie F. Lee, as temporary family court judge for the Fourth Judicial Circuit as required by Section 20-7-1370(E) of the Code, to serve until the office shall be permanently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

This Commission shall be effective on December 17, 1982.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 29th day of November, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-58

WHEREAS, Melvin Laverne Crum, was duly indicted by a federal grand jury on the charge of conspiracy to violate 15, U.S.C. Section 714m(a) and 18, U.S.C. Section 2.

WHEREAS, Melvin Laverne Crum, was suspended by me in Executive Order 82-50, dated the 13th day of October, 1982, as a member of the South Carolina Family Farm Development Authority, under Article VI, Section 8 of the South Carolina Constitution; and

WHEREAS, Melvin Laverne Crum, has been found not guilty on the charge of conspiracy to violate 15 U.S.C. Section 714m(a) and 18, U.S.C. Section 2;

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. 82-50, dated the 13th day of October, 1982, is hereby rescinded and that Melvin Laverne Crum be reinstated to serve 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 29th day of November, 1982.


RICHARD W. RILEY
Governor

ATTEST:

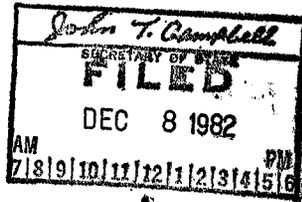


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-59

WHEREAS, municipal and county detention facilities play a crucial role in the State's criminal justice system; and

WHEREAS, local detention facilities' compliance with the Minimum Standards for Local Detention Facilities helps to provide for safe, secure, humane, and constitutional operations and conditions of such facilities; and

WHEREAS, studies conducted under contract with the Governor's Office have indicated that many of these facilities are having problems complying with Standards; and

WHEREAS, compliance with Standards will reduce the likelihood that agencies of local government and their officials and employees will be held civilly liable for damages as a result of operations or conditions of local detention facilities; and

WHEREAS, compliance with standards will contribute to the professionalization of facilities' staffs and to improvement of staff effectiveness and morale; and

WHEREAS, fuller voluntary compliance with Standards will reduce the likelihood of closing of local detention facilities as a result of noncompliance with Standards; and

WHEREAS, compliance with Standards should enhance the image of South Carolina criminal justice of being both effective and humane and reduce any undesirable effects on detainees resulting from being incarcerated in local detention facilities; and

WHEREAS, the activities involved in developing and maintaining standards-compliant local detention facilities require the coordinated cooperation of numerous state agencies and organizations as well as local authorities;

NOW, THEREFORE, by virtue of the powers conferred upon me by the Constitution and laws of this State, I hereby create and establish the South Carolina Jail Commission.

The Commission shall:

- (1) study, consider, and determine extent of implementation of the recommendations in the Study of Compliance (Center for Justice Planning, 1982);
- (2) coordinate implementation of approved recommendations not requiring new legislation or appropriations;
- (3) make recommendations to the Governor and the General Assembly on legislation or other measures to accomplish the implementation of standards and other recommendations;
- (4) promote and facilitate action by and cooperation among state and local government agencies and other organizations to improve the conditions, operations, and professionalism of personnel of local detention facilities and compliance with Standards by those facilities;
- (5) promote awareness of local government officials and the general public of the importance of maintaining safe, secure, humane, and constitutional local detention facilities and of the potential adverse consequences of failing to do so;
- (6) convey any recommendations concerning revision of, addition to, or deletion from Standards to the Department of Corrections and cooperate in any revision of Standards; and
- (7) act as a forum to discuss and seek solutions of problems relating generally to local detention facilities in South Carolina and to articulate positions on issues relating generally to local detention facilities in South Carolina.

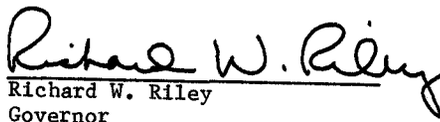
I will appoint as members one representative from each of the following agencies and organizations and five at-large members. I shall designate a Chairperson.

Department of Corrections
Department of Youth Services
Governor's Office, Division of Public Safety Programs
Department of Health and Environmental Control
College of Criminal Justice, University of South Carolina
South Carolina Commission on Alcohol and Drug Abuse
State Criminal Justice Academy
Division of State Fire Marshal
Sheriff's Association
Association of Counties
Municipal Association
South Carolina Community Corrections Association
Law Enforcement Officer's Association
South Carolina Medical Association
South Carolina Bar Association
National Association for the Advancement of Colored People
Alston Wilkes Society
American Civil Liberties Union

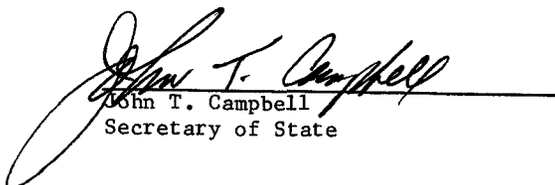
Staff support will be provided by the Governor's Office, Division of Public Safety Programs.

This Executive Order will expire on July 1, 1985. This order shall take effect immediately.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 8th date of October, 1982.


Richard W. Riley
Governor

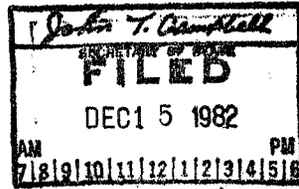
ATTEST:


John T. Campbell
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-60

WHEREAS, the Berkeley County Election Commission has notified me that the December 7, 1982 election to fill seat #2 of the Berkeley County Board of Education resulted in a tie vote leaving the matter undecided; and

WHEREAS, Section 7-13-170 of the South Carolina Code authorizes the Governor to order a new election to ensure the will of the electorate is expressed;

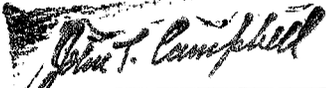
NOW, THEREFORE, I do hereby order a new election to be held to fill the seat for District No. 2 of the Berkeley County Board of Education.

The election shall be conducted on February 22, 1982 by the Berkeley County Election Commission in accordance with state law for special elections. Notice shall be given as provided by Section 7-13-35 of the Code in the HANAHAN NEWS and the GOOSE CREEK GAZETTE. The election shall be held in Hanahan Precinct and Goose Creek #2 Precinct.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 15th day of December, 1982.


RICHARD W. RILEY
Governor

ATTEST:

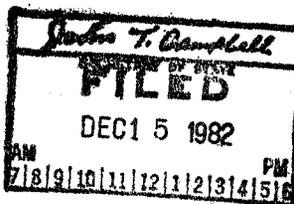


JOHN T. CAMPBELL
Secretary of State

STATE OF SOUTH CAROLINA

EXECUTIVE OFFICE

COLUMBIA



EXECUTIVE ORDER NO. 82-61

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 and the Environment 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 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 purpose.

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, 81-25 and 81-28 are rescinded.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 15th day of December, 1982.


RICHARD W. RILEY
Governor

ATTEST:



STATE OF SOUTH CAROLINA
EXECUTIVE OFFICE
COLUMBIA

EXECUTIVE ORDER NO. 82-62

WHEREAS, an election was not held on November 2, 1982, to fill an expired term of Commissioner of the Belvedere Fire District; and

WHEREAS, Section 7-13-1170 of the South Carolina Code authorizes the Governor to order a new election whenever an election has not been held at the appropriate time; and

WHEREAS, it is necessary that an election be held to ensure the will of the electorate is fairly expressed in the operation of the Belvedere Fire District;

NOW, THEREFORE, I do hereby order that a new election be held on April 13, 1983 for the purpose of electing a Commissioner to the Belvedere Fire District.

The Aiken County Election Commission shall perform the necessary official duties pertaining to the election as required by South Carolina laws concerning special elections.

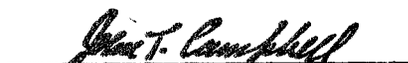
All precincts within the boundaries of the Belvedere Fire District shall be operational for voting purposes.

Notice shall be given pursuant to Section 7-13-35 of the South Carolina Code.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 16th day of December, 1982.


RICHARD W. RILEY
Governor

ATTEST:


JOHN T. CAMPBELL
Secretary of State