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**BEAUFORT
MUNICIPAL COURT**

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Beaufort, South Carolina
29902
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FAX

Fax Transmittal Form

OFFICE OF THE GOVERNOR

from

Sarah L. Farrow
Deputy Clerk of Court
Beaufort Municipal Court

Date sent: 03/30/2015
of pages including cover page: 8

Urgent XXX
For Review
Please Comment
Please Reply

Good afternoon,

Attached please find a Fugitive who did not waive extradition.

Please let me know if you have questions.

Sarah

CERTIFICATE OF TRANSMITTAL

** Rule 3 of the South Carolina Rules of Criminal Procedure requires the transmittal of a warrant to the clerk within fifteen (15) days of defendant's arrest.

The following papers pertaining to criminal proceedings were transmitted to the Clerk of Court on this date.

To Court / County: Beaufort County General Sessions / Beaufort

** Date Transmitted: 03/27/2015

From Court: 07206 - Municipal Bond Court

By : 6 | 2 | 9 | 7 | Tupper, Ralph Edwin
(Name and title of transmitting official)

1	State vs. Defendant (Last Name, First M.) Coffman, Paul Vernon	Date Of Arrest 03/27/2015	Warrant/Ticket Number (One Per Line) 2015A0720400054	Dismissed at Prelim.		Warrant or Ticket	Papers Being Transmitted on This Date (check only which apply)		
				Yes	No		Checklist	Bond	Other (describe)*
				X		W	X		X

* If abbreviations used, explain.

For use by Clerks only

The above listed documents were received on: _____ (Date)

Copies transmitted to the Solicitor on: _____ (Date)

_____ Clerk of Court

For use by Solicitors only

OPTIONAL:

Date Received by Solicitor _____

Received by _____ (Initials) _____ (Date)

White Original - Clerk of Court

Pink Copy - Solicitor (Optional)

Canary Copy - Transmitting Official

SCCA / 215 90)

SOUTH CAROLINA COURT ADMINISTRATION

IT IS FURTHER ORDERED

THAT THE DEFENDANT SHALL APPEAR AT AN EXTRADITION HEARING AT THE ATTORNEY GENERALS OFFICE, COLUMBIA, SC WHEN NOTIFIED BY MAIL. BY SIGNING THIS I UNDERSTAND AND AGREE THAT THE ATTORNEY GENERALS OFFICE WILL SEND ME ONE NOTICE TO THE ADDRESS BELOW, WHICH I HAVE PROVIDED TO THE COURT AS BEING MY CORRECT ADDRESS AND THAT IT IS MY RESPONSIBILITY TO NOTIFY THE OFFICE OF THE ATTORNEY GENERAL SHOULD MY ADDRESS CHANGE. I AGREE TO APPEAR ON THE DATE AND TIME PROVIDED BY THE ATTORNEY GENERAL OFFICE AND WILL REMAIN THERE THROUGHOUT THE TERM OF COURT OR UNTIL SOME DISPOSITION IS MADE OF THIS CASE OR AT SUCH OTHER PLACE, DATE, AND TIME AS THE COURT MAY DIRECT.

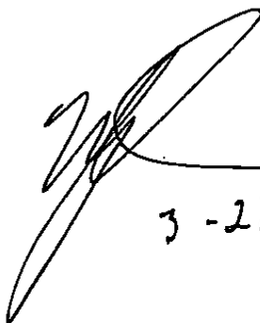
Paul Vernon Coffman, Jr.

Paul v. Coffman Jr.
DEFENDANT / DATE

1003 LONDON AVE.
Port Royal, S.C.

ADDRESS

29935


3-27-15

STATE OF SOUTH CAROLINA)
 COUNTY/CITY OF BEAUFORT)
)
 Paul Vernon Coffman Jr)
 Name of Defendant)
)

CHECKLIST

TRIAL COURT:
 GENERAL SESSIONS COURT
 MAGISTRATE COURT
 MUNICIPAL COURT

CASE NUMBER/CHARGE:

2015A0720400054 Fugitive / Fugitive from justice warrant



CHECKLIST FOR MAGISTRATE AND MUNICIPAL JUDGES

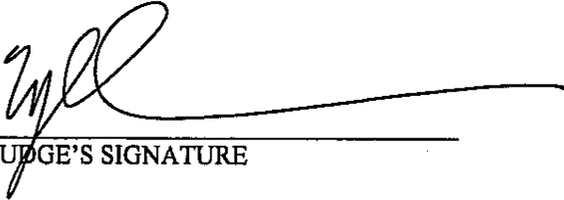
DIRECTIONS: Magistrate and Municipal Court Judges must use this checklist for ALL GENERAL SESSIONS and for ALL MAGISTRATE AND MUNICIPAL COURT CASES IN WHICH BOND HAS BEEN SET BY A JUDGE. Magistrates and municipal judges must also use the Checklist on those non-bailable GENERAL SESSIONS OFFENSES IN WHICH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

BAIL PROCEEDING/ FIRST APPEARANCE (NON-BAILABLE OFFENSES)

1. Form used at bail proceeding
 - a. Bond Form I (personal recognizance)
 - b. Bond Form II (surety, cash, percentage)
 - c. None (Non-Bailable Offense) because:
 - charge carries a penalty of life or death; or
 - defendant charged with violent offense while bonded out on violent offense
2. For cases in which bond was set, defendant was informed:
 - a. Warrant for arrest will be issued for violation of any condition of bail bond order.
 - b. His right and obligation to be present at trial and that trial will proceed in his absence if he fails to attend.
 - c. Failure to appear in court as required will result in institution of additional criminal charges. Failure to appear in connection with a felony, or while awaiting sentence after conviction, additional charge has penalty of not more than \$5,000 or imprisonment for not more than 5 years, or both. Failure to appear in connection with a charge for a misdemeanor for which the maximum possible sentence is at least one year, additional charge has penalty of not more than \$1,000 or imprisonment for not more than one year, or both. Failure to appear in court as required on any charge not specified above will result in the issuance of a warrant for defendant's arrest, as well as loss of any posted bond.
3. For cases to be tried in Court of General Sessions, defendant was informed of right to preliminary hearing if requested within ten (10) days:
 - a. Orally
 - b. In writing [NOTE: Defendant must be informed of right both orally and in writing]
4. Defendant was informed of the right to trial by jury.
5. In all general sessions cases, in all criminal domestic violence cases, and in all magistrate or municipal cases in which a prison sentence is likely to be imposed, defendant was informed of the following:
 - a. Charges against defendant and nature of the charges.
 - b. Right to counsel and right to court-appointed counsel if financially unable to employ counsel.
 - c. Defendant was informed orally and provided a copy of this form advising him of his right to obtain court appointed counsel if indigent (must meet federal poverty guidelines) and instructions on how to obtain court appointed counsel. In order to apply for court appointed counsel, defendant is required to appear before Clerk of Court's Office located at 102 Ribaut Road, Beaufort, SC for indigency screening. Defendant is responsible for a statutory fee of \$40.00 for indigency screening.
6. In all criminal domestic violence cases and any case where defendant is subject to an Order of Protection or Restraining Order, defendant signed and was provided a document explaining that entering the grounds or property of a domestic violence shelter in which the person's household member resides constitutes an additional misdemeanor charge and, if in possession of a dangerous weapon, an additional felony charge.
7. If the charges that have been brought against you are discharged, dismissed, or nolle prossed or if you are found not guilty, you may have your record expunged.

AT CALL OF THE GOVERNOR

 First Appearance or Bond Hearing Date



 JUDGE'S SIGNATURE

Arraignment

Paul Vernon Coffman Jr

Defendant Name

Defendant AKA (if applicable)

1003 London Avenue

Port Royal, SC 29935

Address

003061048

Drivers License #

SC

State Issued DL

1753-01-01

Date of Birth

251-70-2866

Social Security #

M. Fitzgibbons
Summary Court Judge

25000 CASH / *Security*
Bond

Cony Fleming

Defendant Attorney

Ofc. Rioux - Port Royal Police

Department

Officer/Agency

You have been arrested and charged with the crime(s) of: **Fugitive / Fugitive from justice warrant**

You have the right to employ counsel to represent you.

In the event you are financially unable to employ counsel, the State will provide you with counsel by appointment, or with the services of the Public Defender of this county. If you desire the state to provide you with counsel, you may make application for counsel, (unless you are not eligible under the order of the court). You may *apply for counsel*, should you qualify at the Clerk of Court's office in **AT CALL OF THE GOVERNOR, 2001 ASSEMBLY STREET, COLUMBIA, SC 29201**

Defendant must initial each paragraph:

<i>PCJ</i>	The Defendant has been advised that if he/she chooses to apply for counsel, a <u>\$40.00</u> application fee must be paid to the Clerk of Court, located at 102 Ribaut Road, Beaufort, SC 29902 before that application will be processed.
<i>PCJ</i>	The Defendant understands that he/she has a right to apply for the services of the Public Defender, and that he/she expressly <u>waives</u> the services of counsel by appointment of the Public Defender.
<i>PvS</i>	The Defendant has been informed that he/she has a right to be present at the trial on the charges(s) for which he/she has been arrested, and that the trial will proceed in his/her absence should he/she fail to appear in court.

AT, this for me

The undersigned certifies that he/she has been informed of the charges against him/her and the nature thereof.

Executed before me, on **Friday, March 27, 2015**

Paul V. Coffman Jr.
Defendant

[Signature]
Judge

STATE OF SOUTH CAROLINA)
)
 COUNTY/CITY BEAUFORT)
)
)
)
 State of South Carolina)
)
 vs)
)
Paul Vernon Coffman Jr)
 Defendant)

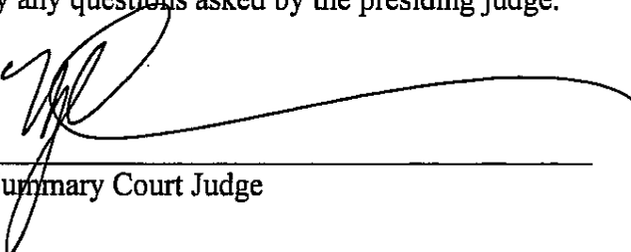
IN THE SUMMARY COURT

Ticket/Warrant Number(s)
 2015A0720400054

Order
 For Conditions of Bond

TO THE ABOVE NAMED DEFENDANT:

You are hereby ordered to appear at an Initial Appearance at **GOVERNOR'S OFFICE, 2001 ASSEMBLY STREET, COLUMBIA, SC 29201** on AT THE CALL OF THE GOVERNOR to answer truthfully any questions asked by the presiding judge.



 Summary Court Judge

ACKNOWLEDGEMENT BY THE DEFENDANT

- I acknowledge and understand that I am to appear at the above scheduled Initial Appearance.
- I understand that should I fail to appear for my Initial Appearance, a bench warrant will be issued for my arrest.
- I understand it is my responsibility and condition of my bond that I obtain a private attorney or apply for the Public Defender.
- I understand there is a fee of \$40.00 to pay at the Clerk of Court's office for processing of my application for the Public Defender.
- I understand that it is my responsibility to notify the Solicitor's Office, via the form I have been given, of how I will be represented by _____.
- Should I fail to notify the Solicitor's Office of my decision on representation, I understand that my bond will be revoked at the Initial Appearance.

Paul V. Coffman Jr.
 Defendant

3/27/15
 Date

Criminal Charging Document No.

BAIL PROCEEDING FORM II

STATE OF SOUTH CAROLINA COUNTY OF Beaufort

IN THE Beaufort County General Sessions

STATE OF SOUTH CAROLINA

ORDER SPECIFYING METHODS AND CONDITIONS OF RELEASE

Coffman, Paul Vernon Jr

NAME OF DEFENDANT

Offense Charged: Fugitive / Fugitive from justice warrant-[2015A0720400054]

At a bail proceeding conducted by the undersigned judge, for the defendant named above, it was determined by the court (check one or both):

- The release of the defendant on recognizance will not reasonably assure his appearance as required.
The release of the defendant on recognizance will result in an unreasonable danger to the community.

This determination was based upon the following findings of fact:

Nature of Circumstances of Offense; Must Notify Court Immediately of Change of Address

[Considerations: Nature and Circumstances of the offense charged, the defendant's family ties, employment, financial resources, character and mental condition, the length of his residence in the community, his record of convictions, and any record of flight to avoid prosecution or failure to appear at other court proceedings.]

THEREFORE, IT IS HEREBY ORDERED:

1. That the above named defendant be released from custody on the condition that he will personally appear before the designated court at the place, date and time required to answer the charge made against him and do what shall be ordered by the court and not depart the State without the permission of the court and be of good behavior.

2. That the above named defendant be released from custody provided as follows (check all that apply):

CASH IN LIEU OF BOND

The defendant, acknowledges himself to be indebted to the State of South Carolina in the sum of \$ 25,000 to secure his release from custody. Should the defendant fail to comply with all terms and conditions of this Order, this sum of money is subject to being forfeited to the State.

CASH PERCENTAGE IN LIEU OF BOND

The defendant, acknowledging himself to be indebted to the State of South Carolina in the full amount of \$, his release to be obtained by payment to the court of % (not to exceed 10%) of the full amount of the bond, deposits \$ to secure his release from custody. Should the defendant fail to perform the conditions of this Order, the full amount shall be levied on his real and personal property for the use of the state.

APPEARANCE RECOGNIZANCE WITH SURETY

The defendant will provide good and sufficient surety approved by the court, in the form hereinafter set forth in this Order, acknowledging an indebtedness to the State in the amount of \$

3. That the defendant shall appear at (check one):

the term of COURT OF GENERAL SESSIONS beginning on at o' clock, at CALL OF THE COURT and remain there throughout that term of court. If no disposition is made during that term, the defendant shall appear and remain throughout each succeeding term of court until final disposition is made of his case, unless otherwise ordered by the court.

the session of MAGISTRATE COURT MUNICIPAL COURT beginning on at o' clock, at

If no final disposition is made during that session, the defendant shall appear at such other times and places as ordered by the court.

Bond Amount(s): \$25,000.00 (CS) or \$25,000.00 (SB)

INITIALS OF DEFENDANT

P.V.J.

4. That the defendant will notify the court promptly if he changes his address from the one contained in this order and he will comply with those conditions described hereinafter in the Order.

SIGNATURE OF JUDGE

DATE

3/27/15

ARREST WARRANT

2015A0720400054

STATE OF SOUTH CAROLINA

County/ Municipality of PORT ROYAL

THE STATE

against

PAUL VERNON COFFMAN JR

Address: 1003 LONDON AVE

PORT ROYAL SC 29935

Phone: (843) 592-1607 SSN: 251-70-2866

Sex: M Race: W Height: 5-9 Weight: 180

DL State: SC DL#: 003061048

DOB: 10/03/1945 Agency ORI#: SC0070300

Prosecuting Agency: PORT ROYAL POLICE

Prosecuting Officer: RIOUX

Offense: FUGITIVE FROM JUSTICE

Code/Ordinance Sec. 17-09-0010 Offense Code: 3135

This warrant is CERTIFIED FOR SERVICE in the

County/ Municipality of

BEAUFORT The accused is to be arrested and brought before me to be dealt with according to law.

Signature of Judge: *[Signature]* (L.S.)

Date: 3/27/15

RETURN

A copy of this arrest warrant was delivered to defendant PAUL VERNON COFFMAN JR on

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

JAMES GRIMSLEY

P.O. DRAWER 9

PORT ROYAL, SC

29935

AFFIDAVIT

STATE OF SOUTH CAROLINA

County/ Municipality of PORT ROYAL

Personally appeared before me the affiant GEORGE RIOUX PTL

being duly sworn deposes and says that defendant PAUL VERNON COFFMAN JR

did within this county and state on 03/27/2015 to 03/27/2015

State of South Carolina (or ordinance of County/ Municipality of PORT ROYAL

in the following particulars:

DESCRIPTION OF OFFENSE: 17-09-0010 / FUGITIVE FROM JUSTICE

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

THAT ON MARCH 27, 2015, AT ABOUT 0945 HOURS, THE DEFENDANT, ONE PAUL VERNON COFFMAN JR, DID KNOWINGLY AND UNLAWFULLY VIOLATE THE SOUTH CAROLINA CODE OF LAWS OF FUGITIVE FROM JUSTICE. THE DEFENDANT WAS LISTED IN NCIC AS WANTED (NIC#W432953351) FOR VIOLATION OF A COURT ORDER FROM HANOVER COUNTY, VIRGINIA. A TEN MINUTE HIT WAS SENT AND THE WARRANT WAS CONFIRMED. THE PENALTY FOR CONTEMPT OF COURT IN VIRGINIA DOES CARRY A PENALTY OF AT LEAST ONE YEAR OF IMPRISONMENT. THIS INCIDENT DID OCCUR AT 1003 LONDON AVENUE, PORT ROYAL, SOUTH CAROLINA, IN THE COUNTY OF BEAUFORT. THE AFFIANT AND OTHERS ARE WITNESS TO PROVE THE SAME.

Signature of Affiant

[Signature]

STATE OF SOUTH CAROLINA

County/ Municipality of PORT ROYAL

Affiant's Address 1748 PARIS AVE

PORT ROYAL SC 29935

Affiant's Telephone 843-986-2220

ARREST WARRANT

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

It appearing from the above affidavit that there are reasonable grounds to believe that on 03/27/2015 defendant PAUL VERNON COFFMAN JR

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

County/ Municipality of PORT ROYAL

) as set forth below:

DESCRIPTION OF OFFENSE: FUGITIVE / FUG. FROM JUSTICE WARRANT, NON-CRIM. HOLD FUG. MAX. 20 DAYS. GOV. OFC.

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

Sworn to and subscribed before me

on 03/27/2015

Signature of Issuing Judge: *[Signature]*

Judge's Address

Judge's Telephone

Issuing Court: Magistrate Municipal Circuit

Judge Code: 7144

DEFENDANT COPY

Case: 15PR04077