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<td>585</td>
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WHEREAS, RANDALL BURKS, MSP #54440, was sentenced in Pearl River County, Mississippi, to serve ten (10) years for Robbery, which sentence began March 14, 1983; and

WHEREAS, RANDALL BURKS was paroled on September 23, 1985, and has since complied fully with the terms of said parole; and

WHEREAS, RANDALL BURKS was granted a commutation of sentence on January 12, 1988, and further confirms that he will cooperate fully with law enforcement authorities and will seek to continue to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by RANDALL BURKS by virtue of his conviction in the Circuit Court of Pearl River County, Mississippi, in said cause on the docket of said Court, entered March 14, 1983, be, and the same are hereby restored to RANDALL BURKS.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Pearl River County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 12th day of January in the year of our Lord, nineteen hundred and eighty-eight, and of the Independence of the United States of America, the two hundred and twelfth.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

DICK MORGAN
SECRETARY OF STATE
WHEREAS, JAMES F. ARRINGTON, DOC #00108, was sentenced in Lauderdale County, Mississippi, to serve four (4) years for burglary, which sentence began December 8, 1976; and

WHEREAS, JAMES F. ARRINGTON was discharged from probation on March 9, 1981; and

WHEREAS, JAMES F. ARRINGTON has complied fully with the terms of said discharged sentence, and further confirms that he will cooperate fully with law enforcement authorities and will seek to continue to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by JAMES F. ARRINGTON by virtue of his conviction in the Circuit Court of Lauderdale County, Mississippi, in said cause on the docket of said Court, entered December 8, 1976, be, and the same are hereby restored to JAMES F. ARRINGTON.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Lauderdale County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 11th day of January, in the year of our Lord, nineteen hundred and eighty-eight, and of the Independence of the United States of America, the two hundred and twelfth.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 583

WHEREAS, GARLAND C. KAHN, MSP #58762, was sentenced in Adams County, Mississippi, to serve one (1) year on two (2) counts of burglary; and

WHEREAS, GARLAND C. KAHN served his sentence and was discharged to probation status on November 14, 1985, successfully completing the term of his probation and was discharged therefrom on August 27, 1987; and

WHEREAS, GARLAND C. KAHN has since complied fully with the terms under which said sentence was discharged and is now living a good and useful life, and confirms that he will cooperate fully with law enforcement authorities and will seek to continue to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by GARLAND C. KAHN by virtue of his conviction in the Circuit Court of Adams County, Mississippi, in said cause on the docket of said Court, entered November 14, 1985, be, and the same are hereby restored to GARLAND C. KAHN.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Adams County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 11th day of January in the year of our Lord, nineteen hundred and eighty-eight, and of the Independence of the United States of America, the two hundred and twelfth.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, during the month of September, 1987, floods ravaged certain coastal areas, including Vancleave, Mississippi, and the facilities of "The Home of Grace": and

WHEREAS, certain inmates under the custody of the Mississippi Department of Corrections volunteered their assistance to the civilian authorities to alleviate the emergency conditions; and

WHEREAS, these inmates performed services to the State and citizens thereof which involved a certain amount of danger and was a laborious physical task resulting in the saving of public and private property; and

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates and to provide for the urgent need for assistance during an emergency situation; and

WHEREAS, these inmates who satisfactorily performed the aforesaid services should be compensated, and the best way to compensate them therefor is to grant a commutation and reduction of sentence commensurate with the volunteer work performed by them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Article 5, Section 124, Mississippi Constitution of 1890, and the Laws of this State, do hereby order as follows:

Any inmate under the custody of the Mississippi Department of Corrections who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Commissioner of Corrections, is hereby granted ten (10) days good time for each day he satisfactorily completed on said project, and such allowance of executive good time shall reduce the statutory time required for said inmate to become eligible for consideration for parole, release or discharge.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 18th day of December in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and eighty-seven.

[Signature]

GOVERNOR

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, during the month of July, 1987, the town of Indianola, Mississippi, was ravaged by floods, creating health and safety hazards; and

WHEREAS, certain inmates under the custody of the Mississippi Department of Corrections volunteered their assistance to the civilian authorities to alleviate the emergency conditions; and

WHEREAS, these inmates performed services to the State and citizens thereof which involved a certain amount of danger and was a laborious physical task resulting in the saving of public and private property; and

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates and to provide for the urgent need for assistance during an emergency situation; and

WHEREAS, these inmates who satisfactorily performed the aforesaid services should be compensated, and the best way to compensate them therefor is to grant a commutation and reduction of sentence commensurate with the volunteer work performed by them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Article 5, Section 124, Mississippi Constitution of 1890, and the Laws of this State, do hereby order as follows:

Any inmate under the custody of the Mississippi Department of Corrections who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Commissioner of Corrections, is hereby granted forty-five (45) days good time for each day he satisfactorily completed on said project, and such allowance of executive good time shall reduce the statutory time required for said inmate to become eligible for consideration for parole, release or discharge.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 18th day of December in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and eighty-seven.

[Signature]

GOVERNOR

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, BELINDA DRONET, DOC #01055, was sentenced in Harrison County, Mississippi, to serve four (4) years on probation for Burglary, which sentence began July 29, 1976; and

WHEREAS, BELINDA DRONET successfully completed her probationary period and was discharged from sentence on June 6, 1979; and

WHEREAS, BELINDA DRONET has since complied fully with the terms under which said sentence was discharged and is now living a good and useful life, and confirms that she will cooperate fully with law enforcement authorities and will seek to continue to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by BELINDA DRONET by virtue of her conviction in the Circuit Court of Harrison County, Mississippi, in said cause on the docket of said Court, entered July 29, 1976, be, and the same are hereby restored to BELINDA DRONET.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Harrison County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 9th day of December in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and twelfth.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 579

WHEREAS, RICHARD M. McNEIL, MSP #42360, was sentenced in Lamar County, Mississippi, to serve eight (8) years for Sale of Marijuana, and in Simpson County, Mississippi, to serve ten (10) years for Sale of Drugs, which sentences began July 8, 1977; and

WHEREAS, RICHARD M. McNEIL served four (4) years in the Corrections System, was released on work release and was transferred to parole status; and

WHEREAS, RICHARD M. McNEIL was discharged from parole on December 24, 1981, and has since complied fully with terms under which said sentences were discharged; and is now living a good and useful life in the State of Alabama, and confirms that he will cooperate fully with law enforcements authorities and will continue to live a good and useful life, scrupulously complying with the terms of said discharged sentence;

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any Civil Rights lost by RICHARD M. McNEIL by virtue of his conviction in the Circuit Courts of Lamar and Simpson Counties, Mississippi, in said causes on the docket of said Courts, entered July 8, 1977, be, and the same are hereby restored to RICHARD M. McNEIL.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerks of Lamar and Simpson Counties, Mississippi, for entry on the docket of said Courts and filing in said Causes.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 12th day of November in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and twelfth.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 578

WHEREAS, ALTON L. YARBER was sentenced in Clarke County, Mississippi, for Aggravated Assault on December 30, 1975; which sentence was suspended and was placed on probation for two (2) years; and

WHEREAS, ALTON L. YARBER successfully completed the terms of his probation and was discharged from said sentence on December 16, 1977; and

WHEREAS, ALTON L. YARBER is now living a productive life in the State of Alabama, and has complied fully with the terms under which his sentence was discharged, and confirms that he will cooperate fully with law enforcement authorities and will seek to continue to live a good and useful life, scrupulously complying with the terms of said discharged sentence.

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any Civil Rights lost by ALTON L. YARBER by virtue of his conviction in the Circuit Court of Clarke County, Mississippi, in said cause on the docket of said Court, entered December 30, 1975, be, and the same are hereby restored to ALTON L. YARBER.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Clarke County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 22nd day of October in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and twelfth.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, on May 5, 1987, notice was given by the Commissioner of Corrections to the Governor and the State Parole Board that the prison system population exceeded ninety-five percent (95%) of operating capacity; and

WHEREAS, the prison system population has remained in excess of ninety-five percent (95%) of operating capacity for at least thirty (30) consecutive days; and

WHEREAS, the Board of Corrections has reported its findings that there has been full appropriate exercise of its powers and of the powers of the Department of Corrections which tend to reduce the prison system population or expand its operating capacity, and the State Parole Board has reported its findings that there has been full appropriate exercise of its powers which tend to reduce the prison system population; and

WHEREAS, I have determined that the reports of the Board of Corrections and the State Parole Board establish the existence of conditions for a declaration of a prison system overcrowding state of emergency pursuant to the Prison Overcrowding Emergency Powers Act, Chapter 499, Laws of 1985, and such action is appropriate and necessary to maintain compliance with federal court mandates:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Chapter 499, Laws of 1985, do hereby order that a state of emergency shall commence and that the parole eligibility dates be advanced by ninety (90) days for those inmates who are not incarcerated for convictions of murder, kidnapping, arson, armed robbery, rape, sexual offense, any offense involving use of a deadly weapon or as habitual offenders, and who are within ninety (90) days of their parole eligibility date on the date of this order, making them eligible to be considered for release by the State Parole Board.

The state of emergency shall end at the expiration of ninety (90) days or when the prison system population has been at or below ninety-five percent (95%) of capacity for seven (7) consecutive days, whichever occurs first, and at its termination, the parole eligibility dates which were conditionally advanced shall be reset to the parole eligibility dates set prior to the emergency for those inmates who were not released or parole pursuant to this order.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of June, in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and eleventh.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the public policy of the State of Mississippi is to support technology transfer and utilization of the science and technology resources of the Federal Government, to promote the adaptation of technological innovations to State and local government use, to enhance technological innovations for commercial and public purposes in Mississippi, to improve the economic, environmental and social well-being of all Missis­sippians, to enhance the exchange of scientific and technical personnel among academia, industry, State and local governments and Federal laboratories; and

WHEREAS, pursuant to Section 9, Chapter 170, Mississippi Laws of 1985, and Section 6, Chapter 183, Mississippi Laws of 1986, the State of Mississippi constructed, furnished and equipped the 50,000 square feet Mississippi Technology Transfer Center and related facilities on a prominent site at the National Space Technology Laboratories, National Aeronautics and Space Administration, in Hancock County, Mississippi, hereinafter referred to as "NSTL", for the purpose of enhancing Mississippi's economic development activities, transferring technology from NSTL and other Federal laboratories to the public and private sectors of Mississippi, generating high impact jobs at NSTL, developing spin-off industry throughout the State and enhancing the capabilities of private support contractors; and

WHEREAS, pursuant to the provisions of the Stevenson-Wydler Technology Innovation Act of 1980 (P.L. 96-480), as amended by Federal Technology Transfer Act of 1986 (P.L. 99-502) and Section 9, Chapter 170, Mississippi Laws of 1985, the Director of NSTL and the Governor of the State of Mississippi entered into a written Agreement, and included therein as consideration for the State of Mississippi to construct and convey the Mississippi Technology Transfer Center to NSTL, and as benefits to the State of Mississippi NSTL will exercise exclusive control of and responsibility for the operation and maintenance of such facilities for the life thereof and at no cost to the State of Mississippi upon deliverance thereof to NSTL; and

WHEREAS, under said Agreement, approximately thirty percent (30%) of the space in the Mississippi Technology Transfer Center has been allocated during the life of the facility to the exclusive use of the State of Mississippi, with the assignment of space therein to be determined from time to time by the Governor acting through the senior scientist-administrator, who is the State's officially designated and acknowledged technology transfer representative at NSTL:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Consti­tution and applicable statutes of the State of Mississippi, including Section 7-1-13, Mississippi Code of 1972, and Section 9, Chapter 170, Mississippi Laws of 1985, and in order to ensure that Mississippi's technology transfer programs will be implemented for the general welfare of the citizens of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established the Mississippi Technology Transfer Office located in the space allocated to the State of Mississippi within the Mississippi
Technology Transfer Center at the National Space Technology Laboratories, National Aeronautics and Space Administration, in Hancock County, Mississippi, hereinafter referred to as "NSTL", which office shall be administered and staffed by the State Director of Technology Transfer.

SECTION 2. The position of State Director of Technology Transfer is hereby established, and the Director of the Mississippi Research and Development Center, with the approval of the Governor, shall either employ or contract with a senior scientist-administrator to fill the position of State Director of Technology Transfer, who is hereby designated as Mississippi's official technology transfer representative at NSTL.

SECTION 3. The State Director of Technology Transfer shall have the following duties and responsibilities:

A. Manage and control the Mississippi Technology Transfer Office, and recommend from time to time to the Governor such utilization of space available in the Mississippi Technology Transfer Center deemed appropriate as having a direct impact on the transfer of technology;

B. Establish a mechanism through which utilization of available space within the Center can best be determined to be in the State's best interest;

C. Provide an office for and maintain liaison with NSTL's Technology Utilization Officer for a direct interface with Federal laboratory expertise for NSTL's technology transfer and economic development endeavors;

D. Assist the Director of the Research and Development Center to examine the potential for including the establishment at or near NSTL of university research centers in engineering, science or technology in the strategy and planning for any future research and development programs for the State, such university centers to focus on areas of fundamental research and technology that are scientifically promising and have the potential to contribute to Mississippi's long-term economic competitiveness and growth;

E. Encourage and facilitate collaboration among State and local governments, universities, the private sector, particularly small business, and NSTL and other Federal laboratories in order to assist in the transfer of science and technology to the marketplace;

F. Facilitate communication, coordination and cooperation between State and local technology transfer organizations and the Offices of Research and Technology Applications of Federal laboratories; and

G. Prepare and submit monthly to the Governor and the Director of the Research and Development Center a report summarizing the activities performed by the Mississippi Technology Transfer Office.

SECTION 4. The Mississippi Technology Transfer Office shall have the following functions and duties:

A. In order to ensure that Mississippi benefits from and fully exploits scientific research and technology developed at NSTL and other Federal laboratories, participate with NSTL not
SECTION 6. The exercise by the Mississippi Technology Transfer Office and the State Director of Technology Transfer of the duties conferred by this Order shall be deemed and held to be the performance of an essential governmental function of the State of Mississippi.

SECTION 7. It shall be the duty of every department, agency, office, institution and political subdivision of the State of Mississippi, and the officers thereof, to cooperate with and assist the Mississippi Technology Transfer Office and the State Director of Technology Transfer in every reasonable way.

SECTION 8. Executive Order No. 84, dated July 27, 1971, which created the Governor's Space and Technology Advisory Council and the State Liaison and Coordinating Office within the Office of the Governor located at the Mississippi Test Facility, National Aeronautics and Space Administration, is hereby rescinded and held for naught.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 20th day of May in the year of our Lord nineteen hundred and eighty-seven and of the Independence of the United States of America the two hundred and eleventh.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
WHEREAS, during the months of March and April, 1987, the County of Leflore, Mississippi, and the area surrounding Greenwood, was ravaged by torrential rains which caused the Pelusha Creek to rise, which in turn threatened the Pelusha Levee (which levee protects three (3) major subdivisions from flood waters), necessitating the use of all available civilian manpower to reinforce this levee; and

WHEREAS, certain inmates under the custody of the Mississippi Department of Corrections volunteered their assistance to the civilian authorities to alleviate the emergency conditions; and

WHEREAS, these inmates performed services to the State and the citizens thereof which involved a certain amount of danger and was a laborious physical task resulting in the saving of public and private property; and

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates to provide for the urgent need for assistance during an emergency situation; and

WHEREAS, these inmates who satisfactorily performed the aforesaid services should be compensated, and the best way to compensate them is to grant a commutation and reduction of sentence commensurate with the volunteer work performed by them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Article 5, Section 124, Mississippi Constitution of 1890, and applicable statutes of this State, do hereby order as follows:

Any inmate under the custody and control of the Mississippi Department of Corrections who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Commissioner of Corrections, is hereby granted thirty (30) days good time for the first full day he satisfactorily completed on said project; ten (10) days good time for each of the next five (5) days he completed satisfactorily on said project; five (5) days good time for each subsequent day he completed satisfactorily on said projects and such allowance of executive good time shall reduce the statutory time required for said inmate to become eligible for consideration for parole, release or discharge.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 14th day of May in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and eleventh.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, Section 112 of the Carl D. Perkins Vocational Education Act (P.L. 98-524) requires each State which desires to participate in vocational education programs authorized by said Act for any fiscal year to establish a State council on vocational education to be appointed by the Governor; and

WHEREAS, it is incumbent upon the State of Mississippi to establish a State council on vocational education so that the State can participate in vocational education programs authorized by said Act:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me under the Constitution and applicable statutes of the State of Mississippi, and for the purpose of effectuating the State council on vocational education provisions of Section 112 of the Carl D. Perkins Vocational Education Act (P.L. 98-524), do hereby order as follows:

SECTION 1. There is hereby created and established the Mississippi Council on Vocational Education, hereinafter called "State Council", to consist of thirteen (13) members appointed by the Governor.

SECTION 2. The State Council shall be composed of the following membership:

A. Seven (7) representatives of the private sector in the State as follows:

   (1) Five (5) representatives of business, industry and agriculture, including one (1) member who is representative of small business concerns and one (1) member who is a private sector member of the State Job Training Coordinating Council (established pursuant to Section 122 of the Job Training Partnership Act); and

   (2) Two (2) representatives of labor organizations.

B. Six (6) representatives of secondary and postsecondary vocational institutions (equitably distributed among such institutions), career guidance and counseling organizations within the State, individuals with special knowledge and qualifications with respect to the special educational and career development needs of special populations and of whom one is a representative of special education.

SECTION 3. Of the members initially appointed to the State Council, three (3) shall be appointed for the term ending December 31, 1988, three (3) shall be appointed for the term ending December 31, 1989, three (3) shall be appointed for the term ending December 31, 1990, and four (4) shall be appointed for the term ending December 31, 1991. Thereafter, the term of each member shall be for three (3) years. All vacancies among the members of the State Council shall be filled for the balance of the unexpired term.

SECTION 4. The State Council shall select from among its membership a chairperson who shall be a representative of the private sector, and it shall adopt such rules for operating procedures and staffing as deemed necessary, except that such rules must provide for no less than one (1) public meeting each year.
WHEREAS, Title III of the Superfund Amendments and Reautho-
ration Act (SARA) of 1986 (Pub.L. 99-499), also known as the
"Emergency Planning and Community Right-To-Know Act of 1986",
is intended to encourage and support chemical emergency planning
efforts at the State and local levels and to provide State and
local governments and the general public with information about
potential chemical hazards present in their communities; and

WHEREAS, Title III of SARA requires State and local govern-
ments to establish the infrastructure needed to facilitate emer-
gency planning and provides technical support to these programs,
and it requires certain facilities to supply the information on
chemicals present at the facility which is necessary for contin-
gency planning; and

WHEREAS, emergency planning requirements of SARA recognize
the need to establish and maintain contingency plans for respon-
ding to chemical accidents which can inflict health and environ-
mental damage as well as cause significant disruption within a
community; and

WHEREAS, the Emergency Planning and Community Right-To-Know
Act of 1986 requires the Governor, not later than April 17, 1987,
to establish and appoint a State emergency response commission:

NOW, THEREFORE, I, William A. Allain, Governor of the State
of Mississippi, pursuant to the authority vested in me by the
Constitution and applicable statutes of the State of Mississippi,
particularly Title 33, Chapter 15, Mississippi Code of 1972, and
Title III of the Superfund Amendments and Reauthorization Act
(SARA) of 1986 (Pub.L. 99-499), also known as the "Emergency
Planning and Community Right-To-Know Act of 1986", and in the
public interest, do hereby order as follows:

SECTION 1. The Mississippi Emergency Management Agency is
hereby designated as the Mississippi Emergency Response Commiss-
ion ("the Commission"), which is hereby created and established
to provide policy and program direction to the local emergency
planning committees.

SECTION 2. The Director of the Mississippi Emergency
Management Agency shall be and serve as Chairman of the Commis-
sion.

SECTION 3. The Commission shall:

(a) Not later than July 17, 1987, designate and establish
the emergency planning districts of the State in which local
emergency planning committees will be formed in order to facili-
tate the development, preparation and implementation of State
and local emergency response plans;

(b) Where appropriate and after consultation with local
officials, designate existing political subdivisions or multi-
jurisdictional planning organizations as such emergency planning
districts;
(c) Not later than thirty (30) days after designation of emergency planning districts or August 17, 1987, whichever is earlier, appoint members of a local emergency planning committee composed of representation of appropriate groups and organizations for each emergency planning district and supervise and coordinate the activities of such committees. Each committee shall elect a chairperson, and shall establish rules by which the Committee shall function;

(d) Revise its designations and appointments made under subsections (a) and (c) of this Section as it deems appropriate;

(e) Establish procedures, including the designation of an official to serve as coordinator for information, for receiving and processing requests from the public for data and information, and for providing the public with important information on the hazardous chemicals in their communities for the purpose of enhancing public awareness of chemical hazards and facilitating the development of State and local emergency response plans;

(f) Review the emergency plans submitted by each local emergency planning committee, and make recommendations to such committee on revisions of the plan that may be necessary to ensure coordination of such plan with emergency response plans of other emergency planning districts;

(g) Receive and maintain current copies of each local emergency response plans, Material Safety Data Sheets, emergency and hazardous chemical inventory forms and toxic chemical release forms from each owner or operator of any facility which is required to prepare the same;

(h) Provide the local emergency planning committees with such technical information and assistance as the Commission may have available;

(i) Issue such regulations as may be necessary to carry out the functions delegated to it by this Order;

(j) In the performance of any function under this Order, consult with the Regional Response Team, as well as with interested State agencies;

(k) Provide the Administrator of EPA with information concerning the notifications received from any facility subject to the provisions of Section 302 of Title III of SARA.

SECTION 4. Each local emergency planning committee will have the initial responsibility for preparation of the community emergency response plan specified in Section 303 of Title III of SARA, and the ongoing responsibility for updating, revising and exercising the plan.

SECTION 5. Nothing in this Order shall create any right or benefit, substantive or procedural, enforceable at law by a party against the State of Mississippi, its agencies, officers or any person.

SECTION 6. Notwithstanding any other provision of this Order, any representation pursuant to or under this Order in any judicial proceeding shall be by or through the Attorney General. The conduct and control of all litigation arising under this Order shall be the responsibility of the Attorney General.

SECTION 7. The exercise by the Commission and the Mississippi Emergency Management Agency of the duties conferred by this Order shall be deemed and held to be the performance of an
essential governmental function of the State of Mississippi. It shall be the duty of every department, agency, office, institution and political subdivision of the State of Mississippi and the officers thereof to cooperate with and assist the Council and the Agency in every reasonable way.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 3rd day of March in the year of our Lord nineteen hundred and eighty-seven and of the Independence of the United States of America the two hundred and eleventh.

Governor

Secretary of State
WHEREAS, 1987 marks the two-hundredth birthday of the Constitution of the United States of America; and

WHEREAS, the Bicentennial of the Constitution is an occasion for celebrating the noble and magnificent origin of this great Federal Republic; and

WHEREAS, a nation-wide, comprehensive commemoration of the Bicentennial of the Constitution will dramatize this two hundred year old political experiment of a free and independent people; and

WHEREAS, it is appropriate that Mississippi create a framework within which such a celebration may occur:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable laws of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established the United States Constitution Bicentennial Commission of Mississippi.

SECTION 2. The Commission shall consist of Co-Chairmen, Judge William C. Keady and Judge Harry G. Walker, and such other members to be appointed by the Governor as the Governor deems necessary from time to time to serve on the Commission, all of whom shall serve without compensation. The Office of the Governor shall provide the Commission with such administrative and professional services as may be necessary for the Commission to function properly.

SECTION 3. The Commission shall prepare an overall program for commemorating the Bicentennial of the Constitution of the United States of America in 1987, and shall plan, encourage, develop and coordinate observances and activities commemorating the historic events that preceded and are associated with the drafting of the Constitution and its ratification.

SECTION 4. In preparing its plans and programs, the Commission shall consider any related plans and programs developed by any National Commission and local and private groups, and it may designate special committees with representation from such bodies to plan, develop and coordinate specific activities.

SECTION 5. The Co-Chairmen shall call an organizational meeting of the Commission at the earliest practicable date.

SECTION 6. The public interest demands and the general welfare requires this procedure so that all present plans and future programs involving the commemoration of the Bicentennial of the Constitution of the United States of America in Mississippi may be coordinated throughout the State in the most effective manner.
SECTION 7. It shall be the duty of every department, agency, office, institution and political subdivision of the State of Mississippi and the officers thereof to cooperate with and assist the Commission in every reasonable way.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 3rd day of February in the year of our Lord, nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and eleventh.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 571

WHEREAS, GRADY J. ARDIS, DOC #00104, was sentenced in Harrison County, Mississippi, and placed on probation for four (4) years; and

WHEREAS, GRADY J. ARDIS has successfully completed his probation and was discharged on June 14, 1979; and

WHEREAS, GRADY J. ARDIS has complied fully with the terms under which said sentence was discharged, and confirms that he will cooperate fully with law enforcement authorities and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by GRADY J. ARDIS by virtue of his conviction in the Circuit Court of Harrison County, Mississippi, in said cause on the docket of said Court, entered November 8, 1976, be, and the same are hereby restored to GRADY J. ARDIS.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Harrison County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 20th day of January, in the year of our Lord nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and eleventh.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, TERRY L. PEDDICORD, MSP #X-35993, was sentenced in Rankin County, Mississippi to serve a Life Term for Murder, which sentence began July 18, 1971; and

WHEREAS, TERRY L. PEDDICORD was released on Supervised Earned Release on September 16, 1977, and transferred to Parole on August 13, 1980; and

WHEREAS, on January 19, 1987, TERRY L. PEDDICORD was granted a commutation of sentence to that time which he has already served, which shall mean that he is free from any restraints or penalties of his former conviction:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by TERRY L. PEDDICORD by virtue of his conviction in the Circuit Court of Rankin County, Mississippi, in said cause on the docket of said Court, entered July 18, 1971, be, and the same are hereby restored to TERRY L. PEDDICORD.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Rankin County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 20th day of January, in the year of our Lord nineteen hundred and eighty-seven, and of the Independence of the United States of America, the two hundred and eleventh.

[Signature]
GOVERNOR

BY THE GOVERNOR:
[Signature]
SECRETARY OF STATE
WHEREAS, conditions existing in Covington County, Mississippi, caused by the toxic gases escaping from ruptured rail tank cars are of such grave nature as to be hazardous to persons in the area and could cause serious injury, illness and harm to the general public unless the residents are evacuated; and

WHEREAS, civil authorities are unable to cope with the matter with the personnel and equipment available to them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217, Mississippi Constitution of 1890, and Sections 7-1-5, 33-3-1, 33-7-301 and 33-7-305, Mississippi Code of 1972, do hereby direct The Adjutant General of the State of Mississippi to order out such officers and enlisted personnel of the Mississippi National Guard as he deems necessary and requisite and for such duration as he deems appropriate to assist the civil authorities in the area affected by the toxic gases escaping from ruptured rail tank cars in Covington County, Mississippi, in the evacuation and housing of refugees and traffic control and to protect lives.

The Adjutant General will be in direct command of the troops ordered to active duty and will use such equipment as may be found necessary in his opinion to accomplish the mission of the National Guard troops. The number of troops used and the amount of expense incurred will be held to a minimum compatible with the mission to be performed.

The Adjutant General will be the overall contact and coordinating authority for State agencies in this mission, and the direction of the troops will rest entirely with The Adjutant General, subject to the orders from the Governor.

The members of the Mississippi National Guard ordered to active duty under the provisions of this order shall be subject to the provisions, privileges and immunities of the statutes of the State of Mississippi governing the National Guard and State Militia where applicable.

The pay and expenses of the troops ordered out will be paid as provided in Sections 33-7-23, 33-7-313 and 33-7-315, Mississippi Code of 1972.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 8th day of September in the year of our Lord nineteen hundred and eighty-six and of the Independence of the United States of America the two hundred and eleventh.

BY THE GOVERNOR

[Signature]

GOVERNOR

SECRETARY OF STATE
WHEREAS, the executive agencies of State Government must develop further the capability to respond to major issues with a unified policy and course of action; and

WHEREAS, the executive agencies should seek to improve communications and information-sharing and achieve more effective coordination:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby established the Governor's Council on Policy and Action to consist of the following members:

1. Commissioner of Banking and Consumer Finance
2. Director of Central Data Processing Authority
3. Commissioner of Corrections
4. Director of Department of Economic Development
5. Director of Employment Security Commission
6. Director of Department of Energy and Transportation
7. Director of Federal-State Programs
8. State Fiscal Officer
9. Director of Division of General Services
10. State Health Officer
11. Director of Division of Medicaid
12. Director of Department of Mental Health
13. Director of Bureau of Narcotics
14. Director of Department of Natural Resources
15. State Personnel Officer
16. State Superintendent of Public Education
17. Commissioner of Public Safety
18. Commissioner of Public Welfare
19. Director of Research and Development Center
20. Commissioner of Revenue
21. Executive Officer of Board of Trustees of Institutions of Higher Learning
22. Executive Officer of State Board of Community and Junior Colleges

The foregoing membership may be altered from time to time as deemed proper, and the Council shall meet at the call of the Governor.

SECTION 2. The Council shall identify areas of public interest and concern where services are inadequate or being duplicated, and analyze possible alternatives for current policies and practices.

SECTION 3. The Council shall assist the Governor in evaluating the effectiveness of state- and federally-funded programs and in developing possible alternatives to improve the effectiveness thereof.
SECTION 4. The senior staff of the Governor's Office will serve as a Staff Advisory Committee to the Council, and is directed to prepare and submit any matters, interdepartmental problems or other problems confronting State Government to the Council for review, discussion and appropriate action.

SECTION 5. The Council shall provide leadership in the development of cooperative and coordinated legislative programs and budgets to assure maximum utilization of available state resources toward implementation of approved state policies.

SECTION 6. It is requested that every department, agency, office, institution and political subdivision of the State of Mississippi and the officers thereof cooperate with and assist the Governor's Council on Policy and Action in every reasonable way to achieve optimum utilization of available resources toward the attainment of adopted goals and priorities for delivery of services in the most effective and efficient manner.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 18th day of July in the year of our Lord nineteen hundred and eighty-six and of the Independence of the United States of America the two hundred and eleventh.

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, on April 3, 1986, notice was given by the Commissioner of Corrections to the Governor and the State Parole Board that the prison system population exceeded ninety-five percent (95%) of operating capacity; and

WHEREAS, the prison system population has remained in excess of ninety-five percent (95%) of operating capacity for at least thirty (30) consecutive days; and

WHEREAS, the Board of Corrections has reported its findings that there has been full appropriate exercise of its powers and of the powers of the Department of Corrections which tend to reduce the prison system population or expand its operating capacity, and the State Parole Board has reported its findings that there has been full appropriate exercise of its powers which tend to reduce the prison system population; and

WHEREAS, I have determined that the reports of the Board of Corrections and the State Parole Board establish the existence of conditions for a declaration of a prison system overcrowding state of emergency pursuant to the Prison Overcrowding Emergency Powers Act, Chapter 499, Laws of 1985, and such action is appropriate and necessary to maintain compliance with federal court mandates:

NOW THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Chapter 499, Laws of 1985, do hereby order that a state of emergency shall commence and that the parole eligibility dates be advanced by ninety (90) days for those inmates who are not incarcerated for convictions of murder, kidnapping, arson, armed robbery, rape, sexual offenses, any offense involving the use of a deadly weapon or as habitual offenders, and who are within ninety (90) days of their parole eligibility date on the date of this order, making them eligible to be considered for release by the State Parole Board.

The state of emergency shall end at the expiration of ninety (90) days or when the prison system population has been at or below ninety-five percent (95%) of capacity for seven (7) consecutive days, whichever occurs first, and at its termination, the parole eligibility dates which were conditionally advanced shall be reset to the parole eligibility dates set prior to the emergency for those inmates who were not released on parole pursuant to this order.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 12th day of May in the year of our Lord nineteen hundred and eighty-six, and of the Independence of the United States of America, the two hundred and tenth.

GOVERNOR

SECRETARY OF STATE
EXECUTIVE ORDER NO. 566

WHEREAS, ROBERT MAURICE CASE, MSP #10283, was sentenced in Lincoln County, Mississippi, to serve five (5) years probation for Burglary; and

WHEREAS, on September 26, 1985 ROBERT MAURICE CASE was granted a discharge of his probation by Judge Joe Pigott; and

WHEREAS, ROBERT MAURICE CASE has since complied fully with the terms under which said sentence was discharged, and confirms that he will cooperate fully with law enforcement authorities and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence.

NOW THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order than any Civil Rights lost by ROBERT MAURICE CASE, MSP #10283, by virtue of his conviction in the Circuit Court of Lincoln County, Mississippi, in said cause on the docket of said Court, entered September 15, 1982, be, and the same are hereby restored to ROBERT MAURICE CASE.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Lincoln County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 1st day of April in the year of our Lord, nineteen hundred and eighty-six, and of the Independence of the United States of America, the two hundred and tenth.

G 0 V E R N O R

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 565

By virtue of the authority vested in me as Governor of the State of Mississippi and pursuant to the Constitution and applicable statutes of the State of Mississippi, Executive Order No. 564, dated January 31, 1986, having served its intended purpose, is hereby rescinded and held for naught.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 11th day of February in the year of our Lord nineteen hundred and eighty-six and of the Independence of the United States of America the two hundred and tenth.

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, it appears that the Mississippi State Highway Department purportedly commits State funds to proposed projects when, in fact, such assignment of costs therefor does not constitute an obligation of the State of Mississippi; and

WHEREAS, it appears to be in the best interest of the people of this State that an extraordinary measure is essential in order to ascertain just how much money the Mississippi State Highway Department has under its control that is not currently encumbered as a binding contractual obligation of the State of Mississippi; and

WHEREAS, the chief executive power of this State is vested in the Governor by the Constitution, and such is acknowledged by the Legislature by statute which declares the Governor to be the supreme executive officer of the State and which confers the power and imposes the duty upon him to supervise the official conduct of all executive and ministerial officers:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 116, Mississippi Constitution of 1890, and Section 7-1-5, Mississippi Code of 1972, in furtherance of my Constitutional duty, and for the general welfare of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. The Mississippi State Highway Commission and the Director of the Mississippi State Highway Department are hereby directed to cease and desist from making any future commitment of and from encumbering, obligating and spending any State funds for any proposed construction projects under their jurisdiction and for which there is no valid, binding contractual obligation of the Mississippi State Highway Department or the State of Mississippi as of this date until the Governor has received satisfactory evidence from them of all State funds available to them for construction but for which no such contractual obligation exists.

SECTION 2. The State Department of Audit is hereby requested, pursuant to Section 7-7-211, Mississippi Code of 1972, to pre-audit and investigate the financial affairs of the State Highway Department as they relate to State funds under its jurisdiction purportedly for construction and for which no contractual obligation exists and to report thereon to the Governor as soon as practicable.

SECTION 3. This Executive Order is not intended to nor will it interfere with or hinder any ongoing construction project for which there is a valid, binding contract and for which State funds have been heretofore encumbered, nor will it interrupt the daily operation of the State Highway Department.
SECTION 4. This Executive Order shall remain in full force and effect until rescinded.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 31st day of January in the year of our Lord nineteen hundred and eighty-six and of the Independence of the United States of America the two hundred and tenth.

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
EXECUTIVE ORDER NO. 563

WHEREAS, VERNON T. HUGHES, MSP #57694, was sentenced in Coahoma County, Mississippi, to serve four (4) years in the Mississippi State Penitentiary for two (2) counts of Possession of a Controlled Substance, which sentence began August 24, 1984; and

WHEREAS, VERNON T. HUGHES was granted an indefinite suspension of sentence on March 22, 1985, and has since complied fully with the terms of said suspension; and

WHEREAS, on January 8, 1986, VERNON T. HUGHES was granted a commutation of sentence to that time which he has already served which shall mean that he is free from any restraints or penalties of his former conviction.

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any Civil Rights lost by VERNON T. HUGHES by virtue of his conviction in the Circuit Court of Coahoma County, Mississippi, and in said cause on the docket of said Court, entered August, 1984, be, and the same are hereby restored to VERNON T. HUGHES.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Coahoma County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 8th day of January in the year of our Lord, nineteen hundred and eighty-six, and of the Independence of the United States of America, the two hundred and tenth.

G O V E R N O R

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 562

By virtue of the authority vested in me as Governor of the State of Mississippi and pursuant to the Constitution and applicable statutes of the State of Mississippi, Executive Order No. 459, dated May 26, 1983, is hereby amended as follows, to-wit:

AMEND: Amend Section 4, Executive Order No. 459, dated May 26, 1983, in the following manner:

SECTION 4. ADD, to the composition of the MARIS Policy Committee:

State Soil and Water Conservation Commission

CHANGE TO READ: Remote Sensing Center, Mississippi State University

AMEND: Amend Section 6, Executive Order No. 459, dated May 26, 1983, in the following manner:

CHANGE TO READ: Section 6. There is hereby created and established the MARIS Task Force which shall be composed of at least one representative from each of the aforesaid agencies with knowledge in computer applications to natural, cultural, industrial or economic resources to be appointed by the respective directors thereof, and any other persons deemed advisable by the Policy Committee.

AMEND: Amend Section 7, Executive Order No. 459, dated May 26, 1983, in the following manner:

CHANGE TO READ: Section 7. The State agency that houses the MARIS equipment and staff shall provide administrative support for the Policy Committee and technical support to all member agencies.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 15th day of January in the year of our Lord nineteen hundred and eighty-six and of the Independence of the United States of America the two hundred and tenth.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 561

WHEREAS, during the month of September, 1985, the counties of Hancock, Harrison and Jackson, and surrounding areas were ravaged by a hurricane, which necessitated the use of all available civilian manpower; and

WHEREAS, certain inmates under the custody of the Mississippi Department of Corrections volunteered their assistance to the civilian authorities to alleviate the emergency conditions; and

WHEREAS, these inmates performed services to the State and citizens thereof which involved a certain amount of danger and was a laborious physical task resulting in the saving of public and private property; and

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates and to provide for the urgent need for assistance during an emergency situation; and

WHEREAS, these inmates who satisfactorily performed the aforesaid services should be compensated, and the best way to compensate them therefor is to grant a commutation and reduction of sentence commensurate with the volunteer work performed by them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Article 5, Section 124, Mississippi Constitution of 1890, and the Laws of this State, do hereby order as follows:

Any inmate under the custody of the Mississippi Department of Corrections who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Commissioner of Corrections, is hereby granted thirty (30) days good time for the first full day he satisfactorily completed on said project; and, ten (10) days good time for each of the next ten (10) days he completed satisfactorily on said project; and, five (5) days good time for each subsequent day he completed satisfactorily on said project, and such allowance of executive good time shall reduce the statutory time required for said inmate to become eligible for consideration for parole, release or discharge.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 27th day of November in the year of our Lord, nineteen hundred and eighty-five, and of the Independence of the United States of America, the two hundred and tenth.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, on September 24, 1985, notice was given by the Commissioner of Corrections to the Governor and the State Parole Board that the prison system population exceeded ninety-five percent (95%) of operating capacity; and

WHEREAS, the prison system population has remained in excess of ninety-five percent (95%) of operating capacity for at least thirty (30) consecutive days; and

WHEREAS, the Board of Corrections has reported its findings that there has been full appropriate exercise of its powers and of the powers of the Department of Corrections which tend to reduce the prison system population or expand its operating capacity, and the State Parole Board has reported its findings that there has been full appropriate exercise of its powers which tend to reduce the prison system population; and

WHEREAS, I have determined that the reports of the Board of Corrections and the State Parole Board establish the existence of conditions for a declaration of a prison system overcrowding state of emergency pursuant to the Prison Overcrowding Emergency Powers Act, Chapter 499, Laws of 1985, and such action is appropriate and necessary to maintain compliance with federal court mandates:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Chapter 499, Laws of 1985, do hereby order that a state of emergency shall commence and that the parole eligibility dates be advanced by ninety (90) days for those inmates who are not incarcerated for convictions of murder, kidnapping, arson, armed robbery, rape, sexual offenses, any offense involving the use of a deadly weapon or as habitual offenders, and who are within ninety (90) days of their parole eligibility date on the date of this order, making them eligible to be considered for release by the State Parole Board.

The state of emergency shall end at the expiration of ninety (90) days or when the prison system population has been at or below ninety-five percent (95%) of capacity for seven (7) consecutive days, whichever occurs first, and at its termination, the parole eligibility dates which were conditionally advanced shall be reset to the parole eligibility dates set prior to the emergency for those inmates who were not released on parole pursuant to this order.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 25th day of October in the year of our Lord, nineteen hundred and eighty-five, and of the Independence of the United States of America, the two hundred and tenth.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the Deficit Reduction Act (DEFRA) of 1984 requires State agencies that administer (1) Food Stamp Programs (FSP), (2) Aid to Families with Dependent Children (AFDC), (3) Unemployment Compensation (UC), (4) Medicaid and (5) Adult Assistance Programs to avail themselves of the information about wages and benefits from the State Wage Information Collection Agency (SWICA), wage, benefit and other income data from the Social Security Administration (SSA) and unearned income data from the Internal Revenue Service (IRS); and

WHEREAS, it is essential that Mississippi develop a Statewide Income and Eligibility Verification System (SIEVS) which meets the requirements of Section 1137 of the Social Security Act and which ensures coordination among federally-funded benefit programs in obtaining and exchanging information; and

WHEREAS, the Mississippi Employment Security Commission (MESC) collects quarterly wage reports from liable employers in the state, and in order to avoid unnecessary expense and duplication of effort, MESC should be designated as the SWICA to administer the SIEVS:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi and for the purpose of providing a procedure that will enable certain State agencies to comply with applicable provisions of the Deficit Reduction Act of 1984, do hereby order as follows:

SECTION 1. The Mississippi Employment Security Commission (MESC) shall develop a Statewide Income and Eligibility Verification System (SIEVS) which will meet the requirements of Section 1137 of the Social Security Act and which will ensure coordination among federally-funded benefit programs in obtaining and exchanging information.

SECTION 2. The Mississippi Employment Security Commission (MESC) is hereby designated as the State Wage Information Collection Agency (SWICA) for the State of Mississippi to administer the State's SIEVS.

SECTION 3. The public interest demands and the general welfare requires this procedure for the purpose of ensuring coordination among State agencies that administer all federally-funded benefit programs in obtaining and exchanging information.

SECTION 4. All State agencies that administer federally-funded benefit programs shall avail themselves of the information about wages and benefits from the SWICA.

Section 5. All State agencies that administer federally-funded benefit programs shall obtain state wage information through the SIEVS from the SWICA for all applicants and, on a quarterly basis, for all recipients.
SECTION 6. Any State agency that administers federally-funded benefit programs shall furnish information to the other State agencies that administer federally-funded benefit programs, and such State agency shall use information obtained through the SIEVS to verify the eligibility and benefit level of the applicant and participating households.

SECTION 7. The MESC will enter into specific written agreements with such State agencies which agreements will include as a minimum: (1) the purposes and specific information needed, (2) identification and authority, (3) methods or format of requests for information, (4) basis for establishing reporting periods, (5) provisions for ascertaining cost reimbursements and (6) information safeguards.

SECTION 8. All applicants for and recipients of benefits under programs included in SIEVS shall be notified at the time of application and periodically thereafter that information available through SIEVS will be requested and utilized.

SECTION 9. Any State agency that administers federally-funded benefit programs may request Social Security Administration (SSA) information for an applicant through the Beneficiary and Earnings Data Exchange (BENDEX), and if State agencies use BENDEX to request SSA data for an applicant entered into BENDEX, no further match would be required.

SECTION 10. Any State agency that administers federally-funded benefit programs shall carry out the provisions of its applicable laws within existing eligibility and information systems, making modifications only as necessary to meet these new requirements, and each such State agency will continue to be responsible for the accuracy of its eligibility determinations and the amount of assistance payments.

SECTION 11. The exercise by MESC of the duties conferred by this Order shall be deemed and held to be the performance of an essential governmental function of the State of Mississippi. It shall be the duty of every department, agency, office and institution of the State of Mississippi and the officers thereof to cooperate with and assist the MESC in every reasonable way.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 9th day of October in the year of our Lord nineteen hundred and eighty-five and of the Independence of the United States of America the two hundred and tenth.

Governor

Secretary of State
WHEREAS, on November 2, 1975, LEON HENDERSON was sentenced in Monroe County, Mississippi, to serve seven (7) years in the Mississippi State Penitentiary for two (2) counts of Burglary and Larceny; case was appealed to the Supreme Court and affirmed on October 1, 1973; was sentenced in Chickasaw County, Mississippi, on May 2, 1973, to serve seven (7) years for Burglary; and

WHEREAS, LEON HENDERSON was paroled on February 21, 1975, and was discharged from his sentences on December 22, 1976, and has since complied fully with the terms under which said sentences were discharged, and confirms that he will cooperate fully with law enforcement authorities and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by LEON HENDERSON by virtue of his conviction in the Circuit Court of Monroe County, Mississippi, and Chickasaw County, Mississippi, in said cause on the docket of said Courts, entered November 2, 1975, and May 2, 1973, be, and the same are hereby restored to LEON HENDERSON.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Monroe County, Mississippi, and Chickasaw County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 8th day of October in the year of our Lord, nineteen hundred and eighty-five, and of the Independence of the United States of America, the two hundred and tenth.

WILLIAM A. ALLAIN
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, conditions expected to exist on the Gulf Coast and inland parts of the State of Mississippi to be caused by HURRICANE ELENA are of such grave nature as to result in imminent danger of the loss of life and property, the breakdown of public utilities and communications and the congestion of vehicles; and

WHEREAS, civil authorities are unable to cope with the matter with the personnel and equipment available to them;

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217, Mississippi Constitution of 1890, and Sections 7-1-5, 33-3-1, 33-7-301 and 33-7-305, Mississippi Code of 1972, do hereby direct The Adjutant General of the State of Mississippi to order out such officers and enlisted personnel of the Mississippi National Guard as he deems necessary and requisite and for such duration as he deems appropriate to assist the civil authorities in the areas affected by HURRICANE ELENA in the evacuation and housing of refugees and traffic control, to restore and preserve order and to protect lives and property.

The Adjutant General will be in direct command of the troops ordered to active duty and will use such equipment as may be found necessary in his opinion to accomplish the mission of the National Guard troops. The number of troops used and the amount of expense incurred will be held to a minimum compatible with the mission to be performed.

The Adjutant General will be the overall contact and coordinating authority for State agencies in this mission, and the direction of the troops will rest entirely with The Adjutant General, subject to the orders from the Governor.

The members of the Mississippi National Guard ordered to active duty under the provisions of this order shall be subject to the provisions, privileges and immunities of the statutes of the State of Mississippi governing the National Guard and State Militia where applicable.

The pay and expenses of the troops ordered out will be paid as provided in Sections 33-7-23, 33-7-313 and 33-7-315, Mississippi Code of 1972.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 29th day of August in the year of our Lord nineteen hundred and eighty-five and of the Independence of the United States of America two hundred and tenth.

BY THE GOVERNOR

[Signature]

SECRETARY OF STATE
WHEREAS, the people of Mississippi have an interest and concern for the needs of persons within the State with developmental disabilities; and

WHEREAS, it is essential that the State establish a system for adequate program planning for those citizens with developmental disabilities, pursuant to Section 124 of the Developmental Disabilities Assistance and Bill of Rights Act (P.L. 98-527):

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, for the purposes of effectuating the program planning provisions of P.L. 98-527, do hereby order as follows:

SECTION 1. There is hereby established the Developmental Disabilities Planning Council which will work with the Mississippi Department of Mental Health, Bureau of Mental Retardation, in planning programs for the developmentally disabled citizens of Mississippi.

SECTION 2. The Developmental Disabilities Planning Council shall consist of not more than thirty (30) members, all of whom shall be appointed by the Governor.

A. Of the total membership, at least one-half of the members shall be persons with developmental disabilities, or the parents, guardians or immediate relatives of persons with developmental disabilities as provided for in Section 124 (B) of P.L. 98-527.

B. Of the members described in subparagraph (A), (1) at least one-third shall be persons with developmental disabilities, and (2) at least one-third shall be parents, guardians or immediate relatives of persons with developmental disabilities, one of whom shall be a parent or guardian of an institutionalized person with a developmental disability. The other members described in paragraph (A) above may be either developmentally disabled persons, or parents, guardians or immediate relatives of developmentally disabled persons.

C. Excluding those persons described in subparagraphs (A) and (B), the membership shall include representatives of the following agencies.

1. the Department of Education, Division of Special Education
2. the Department of Rehabilitation Services
3. the Governor's Office of Federal-State Programs, Office of Planning and Policy
4. the Division of Medicaid, Office of the Governor
5. the Mississippi Health Care Commission
6. the Department of Public Welfare
7. the Mississippi University Affiliated Program
8. the Mississippi Protection and Advocacy System for the Developmentally Disabled, Incorporated
9. the Department of Health
10. a higher educational training facility
11. a local service agency
12. a non-governmental agency
13. a private non-profit organization concerned with services for persons with developmental disabilities
14. one of the state's mental retardation centers

D. All Council members described in subparagraphs (B) and (C) shall be voting members, each member having one vote.

E. A Council member may represent more than one of the above agencies. However, those Council members who are consumers shall not represent a service agency.

SECTION 3. The terms of the members of the Developmental Disabilities Planning Council shall be as follows:

A. Of the members described in SECTION 2, subparagraph (B) herein, members shall be designated as persons with developmental disabilities or as parents, guardians or immediate relatives of persons with developmental disabilities. Of these, one-third shall be appointed for a period of two (2) years, or until their successors are appointed; one-third shall be appointed for a period of three (3) years, or until their successors are appointed; and one-third shall be appointed for a period of four (4) years, or until their successors are appointed. Upon expiration of these terms, their successors shall serve a term of four (4) years. Members may be reappointed to a successive term, and may serve again after a period of one (1) year following the expiration of their last term of service.

B. Of the members described in SECTION 2, subparagraph (C) herein, members shall be designated as representatives of agencies which provide services to persons with developmental disabilities. Of these, one-third shall be appointed for a period of two (2) years, or until their successors are appointed; one-third shall be appointed for a period of three (3) years, or until their successors are appointed; and one-third shall be appointed for a period of four (4) years, or until their successors are appointed. Upon expiration of these terms, the successors shall serve a term of four (4) years. Members may be reappointed to a successive term, and may serve again after a period of one (1) year following the expiration of their last term of service.
SECTION 4. The Developmental Disabilities Planning Council is hereby authorized and directed to exercise and perform all functions, powers, duties and responsibilities conferred upon the Council by Section 124 of P.L. 98-527.

SECTION 5. The Developmental Disabilities Planning Council shall be responsible for the following:

A. the joint development with the Mississippi Department of Mental Health, Bureau of Mental Retardation, or agencies designated under Section 122(b)(1)(B) of P.L. 98-527, of the State Plan for the provision of services, including the specification of areas of services under Section 122(b)(4)(B).

B. the annual monitoring, reviewing and evaluation of the implementation of the State Plan.

C. the reviewing of, to the maximum extent possible, and commenting on all State Plans which relate to programs affecting persons with developmental disabilities.

D. the submission to the Secretary of the United States Department of Health and Human Services, through the Governor, such periodic reports on its activities as the Secretary may reasonably request, and the maintaining of reasonable access thereto as the Secretary finds necessary to verify such reports.

SECTION 6. Executive Order No. 326, dated July 14, 1980, is hereby rescinded and held for naught.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 29th day of July in the year of our Lord nineteen hundred and eighty-five and of the Independence of the United States of America the two hundred and tenth.

GOVERNOR

SECRETARY OF STATE
WHEREAS, on November 25, 1975, TOBY MARTIN was sentenced in the Circuit Court of Warren County, Mississippi, to serve two (2) years in the Mississippi State Penitentiary for Grand Larceny, which sentence was suspended, and TOBY MARTIN was placed on probation; and

WHEREAS, TOBY MARTIN satisfactorily completed his probationary period and was discharged from same on February 2, 1978, and has since fully complied with the terms under which said sentence was discharged, and confirms that he will cooperate fully with law enforcement authorities and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by TOBY MARTIN by virtue of his conviction in the Circuit Court of Warren County, Mississippi, in said cause on the docket of said Court, entered November 25, 1975, be, and the same are hereby restored to TOBY MARTIN.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Warren County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 16th day of July in the year of our Lord, nineteen hundred and eighty-five, and of the Independence of the United States of America, the two hundred and tenth.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, on April 30, 1985, notice was given by the Commissioner of Corrections to the Governor and the State Parole Board that the prison system population exceeded ninety-five percent (95%) of operating capacity; and

WHEREAS, the prison system population has remained in excess of ninety-five percent (95%) of operating capacity for at least thirty (30) consecutive days; and

WHEREAS, the Board of Corrections has reported its findings that there has been full appropriate exercise of its powers and of the powers of the Department of Corrections which tend to reduce the prison system population or expand its operating capacity, and the State Parole Board has reported its findings that there has been full appropriate exercise of its powers which tend to reduce the prison system population; and

WHEREAS, I have determined that the reports of the Board of Corrections and the State Parole Board establish the existence of conditions for a declaration of a prison system overcrowding state of emergency pursuant to the Prison Overcrowding Emergency Powers Act, Chapter 499, Laws of 1985, and such action is appropriate and necessary to maintain compliance with federal court mandates:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Chapter 499, Laws of 1985, do hereby order that a state of emergency shall commence and that the parole eligibility dates be advanced by sixty (60) days for those inmates who are not incarcerated for convictions of murder, kidnapping, arson, armed robbery, rape, sexual offenses, any offense involving the use of a deadly weapon or as habitual offenders, and who are within sixty (60) days of their parole eligibility date on the date of this order, making them eligible to be considered for release by the State Parole Board.

The state of emergency shall end at the expiration of sixty (60) days or when the prison system population has been at or below ninety-five percent (95%) of capacity for seven (7) consecutive days, whichever occurs first, and at its termination, the parole eligibility dates which were conditionally advanced shall be reset to the parole eligibility dates set prior to the emergency for those inmates who were not released on parole pursuant to this order.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 14th day of June in the year of our Lord nineteen hundred and eighty-five, and of the Independence of the United States of America, the two hundred and ninth.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
Mississippi
Executive Department
Jackson

EXECUTIVE ORDER NO. 552

WHEREAS, HAROLD CRAWFORD, MSP #38395, was sentenced at the May, 1974, term of the Circuit Court of Lowndes County, Mississippi, to three (3) years for Sale of LSD; and

WHEREAS, HAROLD CRAWFORD was released on parole on November 24, 1975, and was discharged from his sentence on May 14, 1976, and has since fully complied with the terms under which said sentence was discharged, and confirms that he will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by HAROLD CRAWFORD, MSP #38395, by virtue of his conviction in the Circuit Court of Lowndes County, Mississippi, in said cause on the docket of said Court, entered May 17, 1974, be, and the same are hereby restored to HAROLD CRAWFORD.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Lowndes County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 18th day of April in the year of our Lord, nineteen hundred and eighty-five.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, at the October, 1978, term of the Circuit Court of Greene County, Mississippi, JAMES DAVID EVERETT, DOC #90235, was sentenced to three (3) years probation for Burglary; and

WHEREAS, JAMES DAVID EVERETT satisfactorily completed his probationary period and was discharged from same on October 13, 1981, and has since fully complied with the terms under which said sentence was discharged, and confirms that he will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by JAMES DAVID EVERETT, DOC #90235, by virtue of his conviction in the Circuit Court of Greene County, Mississippi, in said cause on the docket of said Court, entered October, 1978, be, and the same are hereby restored to JAMES DAVID EVERETT.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Greene County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 4th day of April in the year of our Lord, nineteen hundred and eighty-five.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 550

WHEREAS, JAMES D. PARK, MSP #35034, was sentenced in Adams County, Mississippi, to serve one (1) year in the Mississippi State Penitentiary, for Manslaughter, which sentence began December 17, 1970; and

WHEREAS, JAMES D. PARK was discharged from said sentence on September 18, 1971; and has since fully complied with the terms under which said sentence was discharged, and confirms that he will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by JAMES D. PARK, MSP #35034, by virtue of his conviction in the Circuit Court of Adams County, Mississippi, in said cause on the docket of said Court, entered December, 1970, be, and the same are hereby restored to JAMES D. PARK.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Adams County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 14th day of March, in the year of our Lord, nineteen hundred and eighty-five.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 549

WHEREAS, at the October, 1981, term of the Circuit Court of Lincoln County, Mississippi, JANIE JO CANNON was convicted for the crime of Unlawful Possession of Marijuana, and was placed on probation; and

WHEREAS, JANIE JO CANNON was discharged from probation on September 26, 1984, and has since fully complied with the terms under which said sentence was discharged and confirms that she will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by JANIE JO CANNON by virtue of her conviction in the Circuit Court of Lincoln County, Mississippi, in said cause on the docket of said Court, entered October 1, 1981, be and the same are hereby restored to JANIE JO CANNON.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Lincoln County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 7th day of February in the year of our Lord, nineteen hundred and eighty-five.

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 548

WHEREAS, at the October, 1981, term of the Circuit Court of Lincoln County, Mississippi, WILLIAM ERWIN CANNON was convicted for the crime of Possession With Intent to Deliver Marijuana, and sentenced to ten (10) years, with five (5) years suspended and was placed on probation for five (5) years; and

WHEREAS, WILLIAM ERWIN CANNON was discharged from probation on September 26, 1984, and has since fully complied with the terms under which said sentence was discharged and confirms that he will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by WILLIAM ERWIN CANNON by virtue of his conviction in the Circuit Court of Lincoln County, Mississippi, in said cause on the docket of said Court, entered October 1, 1981, be and the same are hereby restored to WILLIAM ERWIN CANNON.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Lincoln County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 7th day of February in the year of our Lord, nineteen hundred and eighty-five.

[Signature]

GOVERNOR

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, State Government has taken earlier steps to provide for the development of a comprehensive long range plan for forestry in Mississippi; and

WHEREAS, said long range plan, known as "Pathways for Forestry in Mississippi" has been promulgated and calls for the formation of a Continuing Forum Committee to carry forth, guide and implement the objectives and action needs of said document; and

WHEREAS, such a Continuing Forum Committee should be comprised of distinguished representatives from a wide range of public and private interests:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi and for the purpose of providing opportunity for full and continuing implementation of the action needs identified in each of the final task force reports of the overall "Pathways for Forestry in Mississippi" document, do hereby order as follows:

SECTION I. A committee to be known as The Continuing Forum for Forestry in Mississippi is hereby created, with the State Forester of Mississippi to serve as its Chairman, and with other such official positions as Vice Chairman and Secretary to be filled and their duties described at the discretion of the whole committee.

SECTION II. The membership of The Continuing Forum for Forestry in Mississippi shall be comprised of the following:

- State Forester of Mississippi (Chairman)
- Supervisor, Mississippi National Forests
- Executive Director of the Mississippi Forestry Association
- Dean of the School of Forest Resources, M.S.U.
- Director of the State Bureau of Natural Resources
- President of Mississippi Farm Bureau Federation
- State Conservationist, U.S. Soil Conservation Service
- A Representative from the Miss. Assn. of Consulting Foresters
- President of the Miss. Assn. of Conservation Districts
- One Representative from the Banking Industry
- One Private, Non-Industrial Timberland Owner
- One Representative from the Timber Industry
- Leader, Extension Forestry, Mississippi Cooperative Extension Service
- Director of the Mississippi Board of Economic Development
- Director of the Department of Wildlife Conservation
- Two At-Large Representatives to be appointed by the Governor
The above listed members shall be expected to serve for four (4) years, and beyond unless replaced.

The Continuing Forum Members shall have the authority to appoint additional voting members, should they feel they are needed.

SECTION III. It shall be the responsibility of the Continuing Forum for Forestry in Mississippi to establish its own guidelines (By-Laws) for the orderly conduct of its official business, using Roberts Rules of Order as a reference.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 5th day of February in the year of our Lord nineteen hundred and eighty-five and of the Independence of the United States of America the two hundred and ninth.

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, the lack of adequate drainage resulting from excessive rainfall in Tunica County, Mississippi, created a health hazard and necessitated the use of all available civilian manpower; and

WHEREAS, certain inmates under the custody of the Mississippi Department of Corrections volunteered their assistance to the civilian authorities to alleviate the emergency conditions; and

WHEREAS, these inmates performed services to the State and citizens thereof which involved a certain amount of danger and was a laborious physical task; and

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates and to provide for the urgent need for assistance during an emergency situation; and

WHEREAS, these inmates who satisfactorily performed the aforesaid services should be compensated, and the best way to compensate them therefor is to grant a commutation and reduction of sentence commensurate with the volunteer work performed by them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Article 5, Section 124, Mississippi Constitution of 1890, do hereby order as follows:

Any inmate under the custody of the Mississippi Department of Corrections who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Commissioner of Corrections, is hereby granted thirty (30) days good time for the first full day he satisfactorily completed on said project and ten (10) days good time for each subsequent day he completed satisfactorily on said project, and such allowance of good time shall reduce the statutory time required for said inmate to become eligible for consideration for parole, release or discharge.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 1st day of February in the year of our Lord nineteen hundred and eighty-five and of the Independence of the United States of America the two hundred and ninth.
WHEREAS, Section 15 of Public Law 98-378, passed unanimously by the Congress of the United States, requires appointment of a State Commission on Child Support by the Governor prior to December 1, 1984; and

WHEREAS, the Congress declared the policy that state and local governments must focus on the vital issues of child support, child custody, visitation rights and other related domestic issues that are properly within the jurisdiction of such governments; and

WHEREAS, such Commission's appointment is a condition of the State's eligibility for Federal payments under Parts A or D of Title IV of the Social Security Act; and

WHEREAS, such State Commission should be composed of members appropriately representing all aspects of the Child Support System; and

WHEREAS, the continued eligibility of the State for Federal payments, as above set out, and the findings and recommendations for implementation and improvements of the State's child support system, which will accrue from the operation of such State Commission on Child Support, are, as a matter of public policy, for the public purposes of the State and for the public purposes of enforcing the court orders pertaining to support of children in this State:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi and Public Law 98-378, and for the general welfare, do hereby order as follows:

SECTION 1. There is hereby created and established the "State Commission on Child Support", hereinafter referred to as the "Commission", which shall be composed of thirteen (13) members to serve from December 1, 1984, to October 1, 1985, as follows:

A. The Chairman of the Senate Committee on Public Health and Welfare, or his designee;

B. The Chairman of the House Committee on Pensions, Social Welfare and Public Health, or his designee;

C. The Chairman of the Senate Committee on Judiciary, or his designee;

D. The Chairman of the House Committee on Judiciary "A", or his designee;

E. One custodial parent appointed by the Governor;
F. One non-custodial parent appointed by the Governor;
G. The Director, Mississippi Department of Public Welfare's Child Support Department;
H. One representative of the Office of the Governor appointed by the Governor;
I. One Chancery Court Judge appointed by the Governor;
J. One County Court Judge appointed by the Governor;
K. Two representatives of child welfare and social services agencies appointed by the Governor;
L. One representative from the State-at-Large appointed by the Governor.

SECTION 2. The Governor shall designate the Chairman of the Commission, and as soon as practicable after December 1, 1984, the Chairman shall convene the Commission for its organizational meeting.

SECTION 3. The Commission shall have the following duties and responsibilities:

A. Examine, investigate and study the operation of the State's Child Support System for the primary purpose of determining the extent to which such system has been successful in securing support and parental involvement both for children who are eligible for aid under the State's approved plan under the Social Security Act and for children who are not eligible for such aid.

B. Give particular attention to the following specific problems:
   1. Visitation.
   2. Establishment of objective standards for support.
   3. Enforcement of interstate obligations.
   4. Availability, cost and effectiveness of services to both eligible and ineligible children.
   5. The need for additional state or federal legislation to obtain support for all children.

SECTION 4. The Commission shall submit a full and complete report of its findings and recommendations resulting from its examination, investigation and study to the Governor no later than October 1, 1985, and at the same time make it available to the public.

SECTION 5. Each department, agency and instrumentality of the executive branch of State Government, including independent agencies, and the political subdivisions of the State of Mississippi are authorized and requested to furnish to the Commission, upon request made by its Chairmen, such information as the Commission deems necessary to carry out its functions.
SECTION 6. In carrying out the provisions of this order, the Commission may utilize the services, facilities and personnel of all executive departments, agencies and offices of the State, and may accept staff support for its functions from the State Board of Public Welfare, the Legislature and the Judicial branches of government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 20th day of November in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and ninth.

GOVERNOR

SECRETARY OF STATE
As per the Governor's Office, Executive Order No. 544 is non-existent.
WHEREAS, there exists an ever present possibility of the occurrence of disasters or emergencies of unprecedented size and destructiveness resulting from enemy attack, sabotage or other hostile action, and from natural, man-made or technological causes; and

WHEREAS, it is incumbent upon the State of Mississippi to prepare adequately to deal with such disasters or emergencies and to protect the public peace, health and safety and to preserve the lives and property of the people of this State; and

WHEREAS, the Mississippi Emergency Management Law (Title 33, Chapter 15, Mississippi Code of 1972, particularly Title 33, Chapter 15, Mississippi Code of 1972) empowers the Governor to utilize the services and agencies of the State thereof; and

WHEREAS, a comprehensive plan and program for the emergency management of this State has been prepared and adopted pursuant to the Mississippi Emergency Management Law; and

WHEREAS, in support of such plan and program, it is necessary and in the public interest for every department, agency, office, institution and political subdivision of the State of Mississippi and the officers thereof to make effective preparation to discharge emergency responsibilities for the response to and the recovery from the several conditions of possible disaster;

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, particularly Title 33, Chapter 15, Mississippi Code of 1972, and in the public interest, do hereby order as follows:

SECTION 1. Each department, agency, office, institution and political subdivision of the State of Mississippi and the officers thereof shall prepare appropriate plans and take measures to provide for:

A. The protection of its personnel, equipment, facilities, supplies, records and documents against the probable effects of disasters resulting from enemy attack, sabotage or other hostile action, and from natural, man-made or technological causes;

B. The protection of the public utilizing State facilities.

C. The continuity of government by providing for emergency interim succession to office;

D. The relocation of the seat of such government and the resumption of essential activities;

E. The suspension of such non-essential functions or services as may not be required to meet delegated emergency responsibilities;
F. A state of readiness to provide for the prompt execution of emergency management plans.

SECTION 2. Responsibility for the preparation, testing and annual evaluation of emergency plans shall rest with the head of each department, agency, office and institution of the State and the governing body of each political subdivision of the State. Such responsibility may be delegated, but each agency head or governing body shall approve all such plans, procedures, testing and evaluation and assure their coordination with the plans and procedures of the Mississippi Emergency Management Agency.

SECTION 3. In addition to the responsibilities imposed by Sections 1 and 2 hereof, the State departments, agencies, offices and institutions named below, and such other agencies as may hereafter be designated, shall appoint an emergency coordinator and such assistants as may be necessary to supervise and coordinate the agency's emergency planning and provide liaison to the Mississippi Emergency Management Agency, and shall have the emergency responsibilities and assignments as specified, to-wit:

A. MISSISSIPPI EMERGENCY MANAGEMENT AGENCY

1. Prepare and coordinate a comprehensive statewide plan and program for the emergency management of this State.

2. Coordinate the preparation of plans and programs for emergency management by political subdivisions of this State.

3. Coordinate the activities of all organizations for emergency management within the State.

4. Maintain liaison with and cooperate with emergency management agencies and organizations of other states, the federal government and the private sector in implementing programs for disaster mitigation, preparedness, response and recovery.

5. Establish and maintain a direction and control system for the control and coordination of emergency management activities.

6. Establish and maintain a radiological protection system.

7. Establish and maintain a damage assessment system.

8. Establish and maintain a search and rescue capability.

9. Establish and maintain a hazardous material and radiological accident/incident response support capability.

10. Ascertain the requirements of the State and the political subdivisions thereof for equipment and supplies of all kinds for use in event of an emergency, plan for and procure supplies, medicines, materials and equipment and employ from time to time any of the property, services and resources within the State.

11. Make surveys of the industries, resources and facilities within the State, both public and private, as are necessary for emergency management purposes.

12. Institute training and public information programs.

13. Make recommendations for measures of mitigation and preparedness designed to eliminate or reduce the impact of disasters.
(14) Establish within the statewide plan and program such policies and standards deemed required for the development of emergency management plans and programs by local and inter-jurisdictional entities for integrating into and coordinating with such statewide plan and program.

(15) Recommend and draft executive orders, proclamations, regulations and agreements deemed necessary or appropriate to cope with disasters and emergencies.

(16) Administer federal and state disaster assistance programs or direct the administration thereof in accordance with law.

(17) Take all other preparatory steps, including the partial or full mobilization of emergency management organizations in advance of actual disaster.

(18) Perform such additional duties as may be prescribed by the Governor.

B. AERONAUTICS COMMISSION
   (1) State and Regional Disaster Airlift (SARDA)
   (2) Aviation safety and support.
   (3) Search and Rescue support.

C. DEPARTMENT OF AGRICULTURE AND COMMERCE
   (1) Radiological Protection support.
   (2) Damage Assessment support.
   (3) Resources Management support.
   (4) Hazardous Materials support.
   (5) Radiological accident/incident response support.

D. DEPARTMENT OF ARCHIVES AND HISTORY
   (1) Management and preservation of all vital records.
   (2) Disaster Assistance support.

E. ATTORNEY GENERAL
   (1) Legal affairs.
   (2) Disaster Assistance support.

F. DEPARTMENT OF AUDIT
   (1) Disaster Assistance support.

G. DEPARTMENT OF BANKING AND CONSUMER FINANCE
   (1) Resources Management support.

H. FISCAL MANAGEMENT BOARD
   (1) Administrative and budget support.
   (2) Disaster Assistance loans and grants.

I. GOVERNOR'S OFFICE OF GENERAL SERVICES
   (1) Resources Management support.
(2) Damage Assessment support.
(3) Relocation of government support.

J. DEPARTMENT OF CORRECTIONS
(1) Welfare services support.
(2) Manpower support.

K. DEPARTMENT OF ECONOMIC DEVELOPMENT
(1) Resources Management support.
(2) Economic Recovery support.

L. DEPARTMENT OF EDUCATION
(1) Training, education and public information support.
(2) Welfare services support.
(3) Transportation support.
(4) Damage Assessment support.

M. MISSISSIPPI AUTHORITY FOR EDUCATIONAL TELEVISION
(1) Training, education and public information support.
(2) Notification and warning support.

N. EMPLOYMENT SECURITY COMMISSION
(1) Manpower management and recruitment.
(2) Disaster Assistance support.
(3) Resources Management support.

O. DEPARTMENT OF ENERGY AND TRANSPORTATION
(1) Fuel allocation and energy conservation.
(2) Resources Management support.

P. FEDERAL-STATE PROGRAMS
(1) Special services for the aged and handicapped.

Q. MISSISSIPPI FORESTRY COMMISSION
(1) Rural fire defense (suppression).
(2) Communications support.
(3) Radiological Protection support.
(4) Damage Assessment support.
(5) Disaster Assistance support.

R. DEPARTMENT OF HEALTH
(1) Emergency medical, environmental and sanitation services and coordination of mortuary services.
(2) Technical response for accidents/incidents involving radiological materials.
(3) Assessment of radiation consequences to the public in affected areas.
(4) Damage Assessment support.
(5) Coordinate decontamination activities.
(6) Establish and maintain a radiological accident/incident response capability.
(7) Training and public information support.
(8) Radiological Protection support.
(9) Disaster Assistance support.
(10) Resources Management support.

S. STATE HIGHWAY DEPARTMENT
(1) Emergency Highway Traffic regulation and control.
(2) Engineering services.
(3) Damage Assessment support.
(4) Communications support.
(5) Radiological Protection support.
(6) Radiological accident/incident response support.
(7) Disaster Assistance support.

T. INSTITUTIONS OF HIGHER LEARNING
(1) Radiological accident/incident response support.

U. DEPARTMENT OF INSURANCE
(1) Determination and certification of adequacy of insurance coverage of state and local public facilities.
(2) Fire coordination and support.
(3) Disaster Assistance support.

V. DEPARTMENT OF MENTAL HEALTH
(1) Mental health services.
(2) Disaster Assistance support.

W. MISSISSIPPI MILITARY DEPARTMENT
(1) Military support to civil authorities.
(2) Communications support.
(3) Transportation support.
(4) Engineering support.
(5) Law enforcement support.
(6) Search and rescue support.
(7) Welfare services support.
(8) Emergency highway traffic control support.
X. DEPARTMENT OF NATURAL RESOURCES

(1) Radiological Protection support.
(2) Damage Assessment support.
(3) Technical response for accidents/incidents involving hazardous materials.
(4) Sanitation support.
(5) Welfare services support.
(6) Radiological accident/incident response support.
(7) Disaster Assistance support.
(8) Resources Management support.

Y. OIL AND GAS BOARD

(1) Resources Management support.
(2) Fuel allocation support.
(3) Hazardous materials support.

Z. DEPARTMENT OF PUBLIC SAFETY

(1) Coordination of statewide emergency law enforcement.
(2) Emergency highway traffic regulation and control.
(3) Radiological Protection support.
(4) Damage Assessment support.
(5) Search and rescue support.
(6) Communications support.
(7) Notification and warning.
(8) Radiological accident/incident response support.

AA. PUBLIC SERVICE COMMISSION

(1) Transportation support.
(2) Law enforcement support.
(3) Resources Management support.
(4) Damage Assessment support.
(5) Disaster Assistance support.

BB. RESEARCH AND DEVELOPMENT CENTER

(1) Hazard Mitigation.
(2) Resources Management support.
(3) Disaster Assistance support.
(4) Floodplain Management.

CC. SECRETARY OF STATE

(1) Continuity of government.
(2) Relocation of government.

DD. STATE TAX COMMISSION
(1) Radiological Protection support.
(2) Communications support.
(3) Law enforcement support.
(4) Hazardous materials support.
(5) Fuel allocation support.
(6) Resources Management support.

EE. DEPARTMENT OF PUBLIC WELFARE
(1) Emergency welfare services.
(2) Resources management support.
(3) Disaster Assistance support (Manage Individual and Family Grant Program).
(4) Radiological accident/incident response support.

FF. DEPARTMENT OF WILDLIFE CONSERVATION
(1) Law enforcement support.
(2) Search and rescue support.
(3) Communications support.
(4) Disaster Assistance support.
(5) Zoning and other land use controls recommendations for mitigation measures in all coastal and coastal floodplain areas.
(6) Radiological Protection support.
(7) Radiological accident/incident response support.

SECTION 4. All departments, agencies, offices and institutions of the State of Mississippi and the offices thereof not assigned such emergency responsibilities as set forth in Section 3 hereof shall, as and when directed, make available to such specified agencies their resources in support of the emergency management program.

SECTION 5. Each county and municipality, or counties and the municipalities therein acting jointly, or two (2) or more counties acting jointly, of this State shall establish and maintain a local organization for emergency management pursuant to the provisions of Section 33-15-17, et.seq., Mississippi Code of 1972, and in accordance with the Mississippi Emergency Management Plan, Volume 1.

SECTION 6. Every department, agency, office, institution and political subdivision of the State of Mississippi, and the officers thereof, shall report promptly to the Mississippi Emergency Management Agency all information that comes to its attention relating to any incident, accident or damage involving aircraft, hazardous materials, radiological materials, trains and weather.
SECTION 7. Executive Order No. 440, dated February 15, 1983, be, and the same hereby is rescinded.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 8th day of November in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and ninth.

[Signature]

GOVERNOR

BY THE GOVERNOR

[Signature]

SECRETARY OF STATE
WHEREAS, the Mississippi Administrative Reorganization Act of 1984 placed the functions of the Governor's Office - Division of Medicaid, the Governor's Budget Office and the Governor's Office of General Services with their respective bureaus, under the administration, management, control and direction of the Governor, and recognized, to the degree practical, the desirability of grouping related functions and activities for management purposes; and

WHEREAS, in furtherance of the intent expressed in Section 2 of said Act, good management principles demand that the administrative functions of various offices, divisions and agencies under the direction of and administered by the Governor be centrally managed in order to make such administrative functions more efficient, less costly and easier to control and to avoid duplication of effort; and

WHEREAS, prior to the effective date of said Act, the State Personnel Director and the State Personnel System Staff, representing the public interest in the improvement of personnel administration and with full recognition of the requirements and needs of management, assisted the Governor, at his request, in his effort to increase efficiency and promote economy in the operation of State government, particularly that of the Office of the Governor, by recommending the method and system of personnel administration and fiscal management, which said method and system were in place and operable on July 1, 1984, as herein set forth:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, particularly Sections 7-13-3 and 7-13-7, Mississippi Code of 1972, and for sound public purposes, do hereby order as follows:

SECTION 1. The directors of the Governor's Office - Division of Medicaid, the Governor's Office of General Services, the Governor's Budget Office and the Mississippi Emergency Management Agency, respectively, shall, for administrative and management purposes only, assign designated personnel without loss of employee rights and benefits and dedicate adequate funds, based on the extent to which they benefit from the assignment, to a common, central administrative pool or office under the direction of the Governor or his designee.

SECTION 2. The following separate and distinct administrative and management functions shall be provided from the said central office, which for identification, operation and management is called Office of Administrative Services, and performed for and on behalf of all the said units administered by the Governor, to-wit:

A. Centralized personnel related support functions, including recruitment, selection, position classification, compensation, position management, personnel services budget, maintenance of personnel records, inservice movement and training.
B. Centralized fiscal management support functions, including payroll, accounts payable, travel, stop payment, fiscal advisory/budgeting, purchasing, telephone systems, accounts receivable, audits and property control.

SECTION 3. The Governor's designee shall direct and manage, under the direction and supervision of the Governor, the said central administrative office and prepare and use a Cost Allocation Plan wherein all costs therefor will be accorded consistent treatment through the application of generally accepted accounting principles appropriate to the circumstances, but will not infringe upon the programs administered by said units of the Office of the Governor.

SECTION 4. The Governor's designee shall prepare an administrative handbook for uniform use by said units administered by the Governor.

SECTION 5. Executive Order No. 526, dated June 4, 1984, is hereby rescinded and held for naught.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 2nd day of November in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and ninth.

GOVERNOR

SECRETARY OF STATE
EXECUTIVE ORDER NO. 541

WHEREAS, at the April, 1964, term of the Circuit Court of Holmes County, Mississippi, GENE AULTON GILL was convicted for the crime of Grand Larceny and sentenced to serve two (2) years, and was placed on probation; and

WHEREAS, GENE AULTON GILL was discharged from said sentence on March 22, 1966, and has since fully complied with the terms under which said sentence was discharged and confirms that he will cooperate fully with law enforcement authorities and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by GENE AULTON GILL by virtue of his conviction in the Circuit Court of Holmes County, Mississippi, in said cause on the docket of said Court, entered April 9, 1964, be, and the same are hereby restored to GENE AULTON GILL.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Holmes County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 30th day of October in the year of our Lord, nineteen hundred and eighty-four.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the Pre-Sort Mail Project, previously authorized and established by Executive Order No. 373, dated July 16, 1981, was successfully operated by the Capitol Commission providing a First Class, Pre-Sort Mail Service for State agencies located in the City of Jackson; and

WHEREAS, the Capitol Commission is one of those units of government affected by the Mississippi Administrative Reorganization Act of 1984, as was the unit of government under whose directives said Project was operated; and

WHEREAS, the continued operation of said Pre-Sort Mail Project, having no appropriation and being required to be self-sustaining, is an essential function of State Government that must be operated as economically as possible:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, do hereby order as follows:

SECTION 1. Each State agency located in the City of Jackson, Mississippi shall utilize the First Class, Pre-Sort Mail Service being operated by the Bureau of Capitol Facilities, Office of General Services in the Office of the Governor, pursuant to lawful directives.

SECTION 2. Each affected State agency shall be sent an invoice by the 5th working day each month, the invoice to reflect the total pieces of mail handled, the rate and the total amount charged.

SECTION 3. Each such State agency shall prepare a requisition for issuance of a warrant in favor of the Pre-Sort Mail Fund for the invoice amount and upon receiving the warrant, submit it to Pre-Sort for the service rendered.

SECTION 4. Should any affected State agency become delinquent for one month or more, Pre-Sort, after notifying said agency, may issue a requisition drawn on the affected agency for the total amount due and signed by the proper officer of the Bureau of Capitol Facilities.

SECTION 5. The Department of Public Accounts, upon receipt by it of any such requisition issued pursuant to Section 4 of this Order, will write a warrant upon the State Treasurer, charging the proper fund or appropriation account in favor of the Pre-Sort Mail Fund of the Bureau of Capitol Facilities, Office of the General Service in the Office of the Governor.
SECTION 6. All funds received by Pre-Sort are to be deposited into the State Treasury to the credit of Pre-Sort as required by law.

SECTION 7. It shall be the duty of every department, agency, office and institution of the State of Mississippi, and the officers thereof, to cooperate with and assist the Pre-Sort Mail Project of the Bureau of Capitol Facilities in every way.

SECTION 8. This Executive Order supersedes Executive Order No. 373, issued July 16, 1981.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 24th day of October in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and ninth.

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, at the April, 1969, term of the Circuit Court of Jackson County, Mississippi, MICHAEL WEISSMAN, MSP #X-34204, was convicted for the crimes of Armed Robbery and sentenced to serve a Life term, and Assault and Battery with Intent to Kill and Maim and Pointing and Discharging a Pistol and sentenced to serve three (3) years in the Mississippi State Penitentiary; and

WHEREAS, MICHAEL WEISSMAN was released on the Work Release Program through the Mississippi Department of Corrections on September 19, 1978, and was later transferred to Parole in April, 1979; and

WHEREAS, MICHAEL WEISSMAN was transferred to the State of Florida on October 13, 1982, and has been living and working there since that time, and has complied fully with the terms of said Parole; and

WHEREAS, on October 23, 1984, MICHAEL WEISSMAN was granted a commutation of sentence to that time which he has already served which shall mean that he is free from any restraints or penalties of his former conviction:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by MICHAEL WEISSMAN, MSP #X-34204, by virtue of his conviction in the Circuit Court of Jackson County, Mississippi, in said cause on the docket of said Court, entered April, 1969, be, and the same are hereby restored to MICHAEL WEISSMAN.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Jackson County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 23rd day of October in the year of our Lord, nineteen hundred and eighty-four.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 538

By virtue of the authority vested in me as Governor of the State of Mississippi and pursuant to the Constitution and applicable statutes of this State, Executive Order No. 535 is hereby rescinded and held for naught, effective October 22, 1984.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 22nd day of October in the year of our Lord, nineteen hundred and eighty-four.

G O V E R N O R

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 537

WHEREAS, at the March, 1958, term of the Circuit Court of Warren County, Mississippi, ROBERT A. GEARY, III, was convicted for the crime of four (4) counts of Grand Larceny, and was sentenced to serve four (4) years, which sentence was suspended, and ROBERT A. GEARY, III, was placed on probation; and

WHEREAS, ROBERT A. GEARY, III, was discharged from probation on March 29, 1961, and has since fully complied with the terms under which said sentence was discharged and confirms that he will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by ROBERT A. GEARY, III, by virtue of his conviction in the Circuit Court of Warren County, Mississippi, in said cause on the docket of said Court, entered March, 1968, be, and the same are hereby restored to ROBERT A. GEARY, III.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Warren County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, at the August, 1969, term of the Circuit Court of Hinds County, Mississippi, BILLY CHARLES WALTERS, MSP #34112, was convicted for the crime of Forgery (4 counts) and was sentenced to serve four (4) years for each count to run concurrently in the Mississippi State Penitentiary; and

WHEREAS, on October 25, 1973, BILLY CHARLES WALTERS was discharged from his sentence, and has since fully complied with the terms under which sentence was discharged and confirms that he will live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by BILLY CHARLES WALTERS, by virtue of his conviction in the Circuit Court of Hinds County, Mississippi, in said cause on the docket of said Court, entered August, 1969, be, and the same are hereby restored to BILLY CHARLES WALTERS.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Hinds County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, at the April, 1969, term of the Circuit Court of Jackson County, Mississippi, MICHAEL WEISSMAN, MSP #X-34204, was convicted for the crime of Homicide, and sentenced to serve a Life term in the Mississippi State Penitentiary; and

WHEREAS, MICHAEL WEISSMAN was released on the Work Release Program through the Mississippi Department of Corrections on September 19, 1978, and was later transferred to Parole in April, 1979; and

WHEREAS, MICHAEL WEISSMAN was transferred to the State of Florida on October 13, 1982, and has been living and working there since that time, and has complied fully with the terms of said Parole; and

WHEREAS, on October 5, 1984, MICHAEL WEISSMAN, MSP #X-34204, was granted a commutation of sentence to that time which he has already served which shall mean that he is free from any restraints or penalties of his former conviction:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by MICHAEL WEISSMAN, MSP #X-34204, by virtue of his conviction in the Circuit Court of Jackson County, Mississippi, in said cause on the docket of said Court, entered April, 1969, be, and the same are hereby restored to MICHAEL WEISSMAN.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Jackson County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, at the May, 1977, term of the Circuit Court of Newton County, Mississippi, LINDA MASON, MSP #10003, was convicted for the crime of Burglary, and sentenced to serve five (5) years probation; and

WHEREAS, LINDA MASON was discharged from this sentence and has since fully complied with the terms under which said sentence was discharged and confirms that she will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by LINDA MASON, MSP #10003, by virtue of her conviction in the Circuit Court of Newton County, Mississippi, in said cause on the docket of said Court, entered 1969, be, and the same are hereby restored to LINDA MASON.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Newton County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 533

WHEREAS, at the December, 1976, term of the Circuit Court of Lauderdale County, Mississippi, WILLIAM R. KENNEDY, MSP #41641, was convicted for the crime of Shooting into an Occupied Dwelling, and sentenced to serve five (5) years in the Mississippi State Penitentiary; and

WHEREAS, WILLIAM R. KENNEDY was paroled in March, 1978, and has since fully complied with the terms under which said sentence was discharged and confirms that he will cooperate fully with law enforcement authorities, and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by WILLIAM R. KENNEDY, by virtue of his conviction in the Circuit Court of Lauderdale County, Mississippi, in said cause on the docket of said Court, entered December, 1976, be, and the same are hereby restored to WILLIAM R. KENNEDY.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Lauderdale County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, at the June, 1947, term of the Circuit Court of Jackson County, Mississippi, DAVID BRUMFIELD, MSP #X-18158, was convicted for the crime of Rape and sentenced to serve a term of life in the Mississippi State Penitentiary; and

WHEREAS, DAVID BRUMFIELD was placed on parole on October 30, 1968, and in 1973 was placed on non-reporting status, and has since fully complied fully with the terms of said parole; and

WHEREAS, on October 5, 1984, DAVID BRUMFIELD, MSP #X-18158, was granted a commutation of sentence to that time which he has already served which shall mean that he is free from any restraints or penalties of his former conviction:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by DAVID BRUMFIELD by virtue of his conviction in the Circuit Court of Jackson County, Mississippi, in said cause on the docket of said Court, entered in June, 1947, be, and the same are hereby restored to DAVID BRUMFIELD.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Jackson County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

Dina W. Wriggins
SECRETARY OF STATE
EXECUTIVE ORDER NO. 531

WHEREAS, at the September, 1971, term of the Circuit Court of Lafayette County, Mississippi, BENJAMIN EARL HUSSEY was convicted for the crime of Sale of a Controlled Substance, and sentenced to serve three (3) years in the Mississippi State Penitentiary; and

WHEREAS, BENJAMIN EARL HUSSEY was discharged from this sentence on September 19, 1972, and has since fully complied with the terms under which said sentence was discharged, and confirms that he will cooperate with law enforcement authorities and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by BENJAMIN EARL HUSSEY by virtue of his conviction in the Circuit Court of Lafayette County, Mississippi, in said cause on the docket of said Court, entered September, 1971, be, and the same are hereby restored to BENJAMIN EARL HUSSEY.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Lafayette County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

WILLIAM A. ALLAIN
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, at the September, 1968, term of the Circuit Court of Madison County, Mississippi, RICKY L. ROBY was convicted for the crimes of Rape and Kidnapping, and sentenced to serve four (4) years on each charge to run concurrently, in the Mississippi State Penitentiary; and

WHEREAS, RICKY L. ROBY was discharged from his sentence in 1970, and has since fully complied with the terms under which said sentence was discharged, and confirms that he will cooperate with law enforcement authorities and will seek to live a good and useful life, scrupulously complying with the terms of said discharged sentence:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby order that any civil rights lost by RICKY L. ROBY by virtue of his conviction in the Circuit Court of Madison County, Mississippi, in said cause on the docket of said Court, entered September, 1968, be, and the same are hereby restored to RICKY L. ROBY.

FURTHER, it is ordered that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Madison County, Mississippi, for entry on the docket of said Court and filing in said cause.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 5th day of October in the year of our Lord, nineteen hundred and eighty-four.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, the State's public welfare demands and the State's policy requires the balanced economic development of this State, and the present and prospective health, education, safety, morals, pursuit of happiness, right to gainful employment and the general welfare of the citizens demand as a public purpose the development within Mississippi of commercial, industrial, agricultural and manufacturing enterprises by the development of Projects (as hereinafter defined) by Issuers (as hereinafter defined); and

WHEREAS, the financing of Projects by the issuance of industrial development revenue bonds has been and will continue to be an integral part of the State's program for industrial development; and

WHEREAS, the financing of Educational Loans to individuals for educational expenses has been and will continue to be an integral part of the State's program for improving the level of education of the people of this State and expanding the educational opportunities available in this State; and

WHEREAS, Public Law 98-369, Subtitle B, "Private Activity Bonds," Sections 621 through 632, amending Title 26, Section 103 of the United States Code, limits the issuance of certain private activity bonds, as defined therein, in a state to an amount not exceeding a given state's ceiling, and thereby makes private activity bonds a limited resource; and

WHEREAS, the formula for allocating a state's ceiling among the Issuers in a state provided in the Legislation is ill-suited to the needs of the State of Mississippi and its political subdivisions; and

WHEREAS, the Legislation provides interim authority for the Governor of a state to proclaim a different formula for allocating the state's ceiling among Issuers, which authority terminates after the earlier of the first day of the first calendar year beginning after the state legislature has met in regular session for more than sixty (60) days after the date of enactment of the Legislation or the effective date of any state law providing for a formula for allocating the state's ceiling among Issuers; and

WHEREAS, the Governor of the State of Mississippi has studied and developed a formula to allocate fairly the State's ceiling on the amount of private activity bonds among Issuers so as to promote further the economic development and public welfare of the State; and

WHEREAS, for purposes of fairly allocating the State's ceiling on the amount of private activity bonds among Issuers, the Governor has determined that the Board of Economic Development is the State agency best suited to administer the allocation of the State's ceiling among Issuers, including State agencies, according to the formula; and

WHEREAS, the means and measures herein authorized to allocate fairly the State's ceiling on the amount of private activity bonds among Issuers are, as a matter of public policy, for the public purposes of the several Issuers and of the State:
NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, and Public Law 98-369, and for the general welfare, do hereby order as follows:

SECTION 1. This Order may be cited and referred to as the "Mississippi Private Activity Bonds Allocation Executive Order".

SECTION 2. As used in this Order, the following terms shall have the following meanings:

A. "Allocation Shortfall" means the difference between a Partial Allocation and the full amount of the allocation requested in the Approved Application by reason of the exhaustion of the amount available in the Threshold Portion or the Exempt Facility Portion.

B. "Amount" when used with respect to Bonds, Notices of Allocation or parts of the State's Ceiling means a principal amount measured in terms of United States dollars.

C. "Application" means the application for a Notice of Allocation required to be filed by Issuers with the Board pursuant to this Order. All Applications on file with the Board shall terminate at the close of business on December 31, of each year.

D. "Approved Application" means a completed Application containing all items necessary for the Board to issue a Notice of Allocation from the Threshold Portion or from the Exempt Facility Portion with respect to a Project.

E. "Board" means the Mississippi Board of Economic Development, or its successor.

F. "Bond Counsel" means an attorney or a firm of attorneys listed in the "Directory of Municipal Bond Dealers of the United States", published by The Bond Buyer and commonly known as the "Red Book", in the section listing municipal bond attorneys of the United States. The edition of this publication which is current from time to time shall determine the listing of Bond Counsel. If the Red Book ceases to be published or ceases to include such a listing of municipal bond attorneys of the United States, the Board shall designate another list of municipal bond attorneys for purposes of the System.

G. "Bonds" means any bonds, notes or other obligations which would constitute "private activity bonds" as defined in Section 103(n) of the Code.

H. "Borrower" means, with respect to Industrial Development Bonds, any person or legal entity whose trade or business would cause any Bonds issued with respect to a Project to constitute "industrial development bonds" within the meaning of Section 103(b)(2) of the Code. If there is more than one such person or legal entity with respect to any issue of Industrial Development Bonds, then the term Borrower shall mean and include each and every such person or legal entity known at the time that the Issuer files an Application.

I. "Business Day" means a day on which the Board is open for business; provided, that in any event, if December 31, is a Saturday or Sunday, Business Day shall include the preceding Friday.

J. "Code" means the Internal Revenue Code of 1954, as amended from time to time.
K. "Confirmation of Issuance" means the Issuer's confirmation to the Board, in writing, with a reference to the appropriate Notice of Allocation, or with respect to the Student Loan Portion, that the Bonds authorized by a Notice of Allocation or Student Loan Bonds have been issued. Such Confirmation of Issuance may be given in any of the following ways:

1. By filing with the Board the information filing required by Section 103(1) of the Code, with proof of filing.

2. By telex, telegram, telecopier or other written means of communication to the Board.

L. "Exempt Facility Bonds" means any obligations described in Section 103(b)(4) and (5) of the Code (excluding the obligations described in subparagraphs (A), (C) and (D) of Section 103(b)(4) of the Code to the extent that such obligations are not included as private activity bonds under the Legislation, as set forth in Section 103(m)(7)(B) and (C) of the Code).

M. "Exempt Facility Portion" means that portion of the State's Ceiling for any year set aside for distribution in accordance with Section 6 of this Order excluding any portion of the State's Ceiling for any prior year allocated to a carry-forward project.

N. "Exempt Facility Project" means a Project which qualifies to be financed with Exempt Facility Bonds.

O. "Exempt Small Issue Bonds" means any obligations described in Section 103(b)(6) of the Code.

P. "Expiration Date" means the final date on which Bonds covered by a Notice of Allocation may be issued and by which date the Board must have received Confirmation of Issuance.

Q. "Governing Body" means the Mayor and Board of Aldermen, City Council, Board of Supervisors, Board of Directors or other governing body of the Issuer.

R. "Industrial Development Bonds" means any obligations described in Section 103(b)(4), (5) or (6) of the Code.

S. "Issued" means, with respect to any issue of Bonds, that such Bonds have actually been delivered and paid for in full. The date of issuance shall be the date on which the Bonds have been delivered and paid for in full.

T. "Issuer" means any political subdivision, governmental unit, authority, corporation or other entity which has the legal authority to issue Bonds, and, with respect to Student Loan Bonds, shall mean Mississippi Higher Education Assistance Corporation, or its successor.

U. "Legal Counsel" means an attorney or firm of attorneys, duly authorized to practice law in the State and admitted to practice before the highest court in the State.


W. "Notice of Allocation" means the notice given by the Board allocating a specified amount of the State's Ceiling from the Threshold Portion or from the Exempt Facility Portion for a specific issue of Bonds. The Notice of Allocation shall be in writing, shall be given to the Issuer at the address specified in the Application and shall specify: (i) the amount of the State's Ceiling; (ii) the amount of the Threshold Portion or
the Exempt Facility Portion, as may be applicable, remaining after such Notice of Allocation is given; (iii) the amount of Bonds which may be issued; and (iv) the Expiration Date. The Notice of Allocation shall be in such form as the Board may determine.

X. "Order" means this Mississippi Private Activity Bonds Allocation Executive Order and any amendments, modifications, supplements or other changes now or hereafter ordered with respect hereto by the Governor of the State.

Y. "Partial Allocation" means an amount allocated from the Threshold Portion or Exempt Facility Portion which is less than the full amount of the allocation requested in the Approved Application by reason of the exhaustion of the amount available in the Threshold Portion or the Exempt Facility Portion.

Z. "Priority Project" means any Project for which there was an inducement resolution (or other comparable preliminary approval) before October 19, 1983, if (i) a substantial user of such Project notified the Issuer which adopted such inducement resolution or other preliminary approval within thirty (30) days after the date of the enactment of the Legislation that it intended to claim its rights under Section 631(a)(3) of the Legislation, and (ii) construction of the Project began before October 19, 1983, or the substantial user was under a binding contract on such date to incur significant expenditures with respect to the Project, within the meaning of Section 631(a)(3) of the Legislation. As used in this definition, the term "substantial user" shall have the same meaning as in Section 631(a)(3) of the Legislation.

A.A. "Project" means with respect to Industrial Development Bonds the facility proposed to be financed, in whole or in part, by an issue of such Bonds.

B.B. "Related Person" means any "related person" as that term is used in Section 103(b)(6)(C) of the Code.

C.C. "State" means the State of Mississippi.

D.D. "State's Ceiling" means for any calendar year the state's ceiling (as such term is used in Section 103(n)(4) of the Code) applicable to the State. The State's Ceiling shall be determined in accordance with the provisions of the Legislation, including, if applicable, the provisions which would increase the State's Ceiling for 1984, if there were an excess bond amount (as such term is used in Section 103(n)(4) of the Code) for 1983.

E.E. "Student Loan Allocation" means the allocation from the State's Ceiling for a particular year to the Student Loan Portion pursuant to Section 7 (including Subsection A thereof) of this Order, excluding any portion of the State's Ceiling for any prior year allocated to a carryforward project.

F.F. "Student Loan Bonds" means any Bond issued, all or a major portion of the proceeds of which are to be issued directly or indirectly to finance loans to individuals for educational expenses.

G.G. "Student Loan Portion" means the amounts prescribed in Section 7 of this Order.

H.H. "Student Loan Project" means a project which qualifies to be financed with Student Loan Bonds.

I.I. "System" means the system for allocating and distributing the State's Ceiling among Issuers, as outlined in this Order.
J.J. "Threshold Portion" means the part of the State’s Ceiling to be administered as the Threshold Portion in accordance with Section 5 of this Order.

K.K. "Unused Amount" with respect to the Threshold Portion or the Exempt Facility Portion means, as of any time: (i) the amount of the Threshold Portion or the Exempt Facility Portion with respect to which Notices of Allocation are authorized to be given during a calendar year, but with respect to which no Notices of Allocation have been given; plus (ii) the amount of the Threshold Portion or the Exempt Facility Portion with respect to which Notices of Allocation were given, but with respect to which Confirmations of Issuance were not received by the Board on or before the applicable Expiration Date.

SECTION 3. The Board shall administer, operate and manage the System. Any powers or duties set forth herein to be exercised or performed by the Board shall be exercised or performed by the Board or one or more individuals designated by the Board for such purposes. Without limiting the generality of the Board’s power and authority to administer, operate and manage the System, the Board shall make such determinations and decisions, promulgate such rules, require the use of such forms, establish such procedures and otherwise administer, operate and manage the System in such respects as may be, in the Board’s determination, necessary, desirable or incident to its responsibilities as the administrator, operator and manager of the System. The Governor explicitly recognizes and acknowledges that the Board will encounter situations which have not been foreseen or provided for in this Order, and expressly delegates to the Board the power and authority to administer, operate and manage the System in all situations and circumstances, both foreseen and unforeseen, including, without limiting the generality of the foregoing, the power and authority to resolve and deal with any conflicts or inconsistencies in this Order or which may arise in administering this Order, giving due regard to the purpose of this Order to allocate fairly the State’s Ceiling among Issuers and to promote further the economic and educational development and public welfare of the State. The Board may promulgate such regulations as may be necessary to enforce the provisions of this Order and any other regulations promulgated by the Board hereunder. If the Board shall determine that there has been an abuse of the process of applying for a Notice of Allocation, the Board may take in its discretion any action it may deem appropriate, including, without limitation, denial or, if the Bonds for which the Notice of Allocation were given have not been issued, withdrawal of the Notice of Allocation with respect to which the abuse occurred, and/or denial of future Applications in which the Borrower found to have abused the process of applying for a Notice of Allocation (or any Related Person thereto) will be a Borrower.

SECTION 4. The State’s Ceiling for the issuance of private activity bonds is hereby established, and it shall be determined annually by the Board in accordance with the Legislation. The amount of the State’s Ceiling available at any time shall be the amount, determined by the Board, after deducting the applicable Student Loan Allocation for the year of calculation, which results from: (i) subtracting from the State’s Ceiling the amount of Bonds issued during the year of calculation pursuant to Notices of Allocation issued during the year of calculation and with respect to which Confirmation of Issuance has been received by the Board on or before the applicable Expiration Date; and (ii) subtracting from the State’s Ceiling the amount of Notices of Allocation issued during the year of calculation and which are outstanding but with respect to which the Expiration Date has not occurred. The State’s Ceiling shall be divided annually, for purposes of administering the System into three parts, the Threshold Portion, the Exempt Facility Portion and the Student Loan Allocation. The Board shall keep records of the amount of
the State's Ceiling available at any given time, including the amount of the Threshold Portion and the Exempt Facility Portion available for Notices of Allocation at any given time, and shall make available to the public, by periodic news releases and such other means as the Board may determine to be appropriate, information with respect to the amount of the State's Ceiling, the Threshold Portion and the Exempt Facility Portion. All Applications shall apply for, and all Notices of Allocation shall be given for, amounts of the Threshold Portion or the Exempt Facility Portion specified in integrals of $1,000.

SECTION 5. The Threshold Portion of the State's Ceiling is hereby established in an amount equal to seventy-five percent (75%) of the State's Ceiling after deducting the Student Loan Allocation for the year of calculation. Applications for Notices of Allocation from the Threshold Portion shall be received and acted on by the Board as set forth in this Section:

A. All Applications shall be filed on a form promulgated from time to time by the Board. The Application form shall set forth:

1. The name and address of the Issuer and each Borrower;
2. The dollar amount of the Threshold Portion requested;
3. Whether the applicant requests that a Partial Allocation be granted in the event the Board is unable to grant a Notice of Allocation for the full amount of the Threshold Portion requested; and
4. Whether, if a Partial Allocation is made, the applicant wishes the Allocation Shortfall to be treated as a separate Application.

B. In addition, Applications filed on or after November 1, of each year shall be accompanied by either of the following (unless previously filed with the Board):

1. A certified copy of the transcript of the proceedings of the Governing Body authorizing the issuance of the Bonds; or
2. (a) A copy of the inducement or other similar official action taken by the Issuer with respect to the Project which is the subject of the Application, certified by an officer of the Issuer; and
   (b) A written statement of Legal Counsel or Bond Counsel, addressed to the Board, to the effect that the Issuer is authorized under the law of the State to issue Bonds for projects of the same type and nature as the Project which is the subject of the Application. This statement shall cite by constitutional or statutory reference the provision of the Constitution of law of the State which authorizes the Bonds for the Project; and
   (c) Either
      (i) In the case of a private placement of Bonds, a written commitment from a lender, financial institution, underwriter or investment banker, addressed to the Board, the Borrower or the Issuer, stating that the lender, financial institution, underwriter or investment banker, as the case may be, has agreed to purchase the Bonds upon delivery by the Issuer and setting forth the rate of interest to be borne by the Bonds; or
      (ii) In the case of a public offering of Bonds, a letter from a lender, financial institution, underwriter or investment banker, addressed to the Board, the Borrower or the Issuer, stating that the lender, financial institution, underwriter or investment banker, as the case may be, has agreed to tender a
contract for the purchase of the Bonds.

G. The Board shall stamp or otherwise designate the date and time on which it receives each Application. The Application shall be considered approved, and shall be stamped approved when each of the items required under Subsections A or Subsections A and B above, as applicable, has been received in proper form by the Board. Any application which is not in proper form and which is determined not to be an Approved Application may be corrected and refiled at any time. Receipt shall be deemed to occur only on a Business Day.

D. Within three (3) days after the Board receives the Approved Application the Board shall:

1. Give its Notice of Allocation, approving the Allocation requested by such Application, or

2. Give its Notice of Allocation, approving less than the full amount requested by such Application, if the applicant has so requested a Partial Allocation in the event the Board is unable to approve the Allocation requested; in such event, if the applicant has requested that the Allocation Shortfall be treated as a separate Application, such Allocation Shortfall shall be treated as though it were a separate Application filed on the date and time on which the original Application was filed; or

3. Give notice to the Issuer that the Allocation requested by the Application has not been approved or denied because the Threshold Portion has been exhausted or is insufficient to make the requested allocation, and request written direction from the Issuer or the Borrower as to whether the Board should retain the Application for approval in the future or whether the Application should be withdrawn or otherwise. If the Threshold Portion is insufficient to make the requested Allocation and the applicant requests the Board to hold its Approved Application until the full amount of the requested Allocation can be granted, the Board shall not give Notices of Allocation from the Threshold Portion for Approved Applications filed later than such Approved Application unless the Board determines that it is unlikely that the full amount requested in such Approved Application will be available during the calendar year.

E. Notices of Allocation shall be given with respect to Approved Applications in the chronological order, by date and time in which the Approved Applications were received by the Board (except as otherwise provided in this subsection), shall bear an effective date beginning on the date of issuance of the Notice of Allocation and shall bear an Expiration Date as follows:

1. Sixty (60) calendar days from the date of issuance, if issued on or after January 1, and on or before October 15.

2. December 15, if issued after October 15, and prior to December 9.

3. Seven (7) calendar days from the date of issuance, if issued on or after December 9, but in no event shall the Expiration Date be later than December 31.

F. If at any time none of the Threshold Portion remains available for Notices of Allocation, but additional amounts of the Threshold Portion become available later in the year because Confirmation of Issuance was not received by the Board on or
before the applicable Expiration Date for any Notice of Allocation, or because the Board has transferred any portion of the State's Ceiling to the Threshold Portion pursuant to Section 6 or Section 7 of this Order, the Board shall give a Notice of Allocation with respect to Approved Applications earlier received, including any Approved Applications which failed to receive a Notice of Allocation pursuant to Subsection D above or for which an Allocation Shortfall was treated as a separate Application. Such Notices of Allocation shall be given, to the extent that the Threshold Portion becomes available at such later time, with respect to Approved Applications in the chronological order, by date and time, in which they were received by the Board (except as otherwise provided in Section 5 D 3).

G. When Bonds covered by a Notice of Allocation have been issued, Confirmation of Issuance shall be filed with the Board on or before the Expiration Date.

H. If Confirmation of Issuance is not received by the Board on or before the applicable Expiration Date, the amount covered by the particular Notice of Allocation shall automatically be returned to, and added to, the Threshold Portion, and shall be available for use in other Notices of Allocation; provided, if Confirmation of Issuance is received after the applicable Expiration Date, the Board may, in its discretion and provided amounts are available for such Project, treat such Bonds as though Confirmation of Issuance had been received on or before the applicable Expiration Date.

I. If Confirmation of Issuance is not received by the Board on or before the applicable Expiration Date with respect to a Notice of Allocation, the Issuer may file additional Applications after the Expiration Date with respect to all or any part of the issue of Bonds covered by such Notice of Allocation, but such Applications shall be treated as filed on the next day after actually filed (and at the time of day such Application was filed) for purposes of determining which Applications shall receive a Notice of Allocation where the amount of Approved Applications on the actual day of filing exceeds the amount of the Threshold Portion available at that time for Notices of Allocation.

J. If, and to the extent that, amounts requested pursuant to Approved Applications from the Exempt Facility Portion exceed the Unused Amount of the Exempt Facility Portion, the Board may, at any time and from time to time between June 1, and October 31, of each year, transfer to the Exempt Facility Portion all or any part of the Unused Amount of the Threshold Portion in excess of the following percentages of the original Threshold Portion for that year:

<table>
<thead>
<tr>
<th>Month of Transfer</th>
<th>Percentage of original Threshold Portion</th>
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<tbody>
<tr>
<td>June</td>
<td>50%</td>
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<tr>
<td>July</td>
<td>40%</td>
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<tr>
<td>August</td>
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<td>September</td>
<td>20%</td>
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<td>October</td>
<td>10%</td>
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</tbody>
</table>

K. If, and to the extent that, amounts requested pursuant to Approved Applications from the Exempt Facility Portion exceed the Unused Amount of the Exempt Facility Portion, the Board may, at any time and from time to time on or after November 1, of each year, transfer all or any part of the Unused Amount of the Threshold Portion to the Exempt Facility Portion.
L. If, and to the extent that, amounts requested pursuant to Approved Applications from the Threshold Portion exceed the Unused Amount of the Threshold Portion, the Board may, at any time and from time to time between June 1, and October 31, of each year, transfer to the Threshold Portion all or any part of the Unused Amount of the Exempt Facility Portion in excess of the following percentages of the original Exempt Facility Portion for that year:

<table>
<thead>
<tr>
<th>Month of Transfer</th>
<th>Percentage of original Exempt Facility Portion</th>
</tr>
</thead>
<tbody>
<tr>
<td>June</td>
<td>50%</td>
</tr>
<tr>
<td>July</td>
<td>40%</td>
</tr>
<tr>
<td>August</td>
<td>30%</td>
</tr>
<tr>
<td>September</td>
<td>20%</td>
</tr>
<tr>
<td>October</td>
<td>10%</td>
</tr>
</tbody>
</table>

M. If, and to the extent that, amounts requested pursuant to Approved Applications from the Threshold Portion exceed the Unused Amount of the Threshold Portion, the Board may, at any time and from time to time on or after November 1, of each year, transfer all or any part of the Unused Amount of the Exempt Facility Portion to the Threshold Portion.

SECTION 6. The Exempt Facility Portion of the State's Ceiling is hereby established in an amount equal to twenty-five percent (25%) of the State's Ceiling after deducting the Student Loan Allocation for the year of calculation. Applications for Notices of Allocation from the Exempt Facility Portion shall be received and acted upon as follows:

A. All Applications shall be filed on a form promulgated from time to time by the Board. The Application form shall set forth: (i) the name and address of the Issuer and each Borrower; (ii) the dollar amount of the Exempt Facility Portion requested; (iii) whether the applicant requests that a Partial Allocation be granted in the event the Board is unable to grant a Notice of Allocation for the full amount of the Exempt Facility Portion requested.

B. In addition, Applications filed on or after November 1, of each year shall be accompanied by the following:

1. The items which are required to accompany Applications for Notices of Allocation from the Threshold Portion set forth in Section 5 B 1 or 5 B 2 of this Order, except that such items shall specify amounts as to the Exempt Facility Portion.

2. A written opinion of Bond Counsel, addressed to the Board, to the effect that the Bonds which are covered by the Application will, based upon the information available at that time to such Bond Counsel, qualify as Exempt Facility Bonds, when issued.

C. The Board shall stamp or otherwise designate the date and time on which it receives each Application. The Application shall be considered approved, and shall be stamped approved, when each of the items required under Subsection A and Subsection B above, as applicable, has been received in proper form by the Board. Any application which is not in proper form and which is determined not to be an Approved Application may be corrected and refiled at any time. Receipt shall be deemed to occur only on a Business Day.

D. Within three (3) Business Days after the Board receives the Approved Application the Board shall:
1. Give its Notice of Allocation, approving the Allocation requested by such Application; or

2. Give its Notice of Partial Allocation, approving less than the full amount of the Allocation requested by such Application, if the Applicant has so requested a Partial Allocation in the event the Board is unable to approve the Allocation requested. In such event, if the applicant has requested that the Allocation Shortfall be treated as a separate Application, such Allocation Shortfall shall be treated as though it were a separate Application filed on the date and time on which the original Application was filed; or

3. Give notice to the Issuer that the Allocation requested by the Application has not been approved because the Exempt Facility Portion has been exhausted, or is insufficient to make the requested Allocation, and request written direction from the Issuer or the Borrower as to whether the Board should retain the Application for approval in the future or whether the Application should be withdrawn or otherwise.

E. Such Notices of Allocation shall be given with respect to Approved Applications in the chronological order, by date and time, in which the Approved Applications were received by the Board, shall bear an effective date beginning on the date of issuance of the Notice of Allocation and shall bear an Expiration Date as follows:

1. Sixty (60) calendar days from the date of issuance, if issued on or after January 1, and on or before October 15.

2. December 15, if issued after October 15, and prior to December 9.

3. Seven (7) calendar days from the date of issuance, if issued on or after December 9, but in no event shall an Expiration Date be later than December 31.

F. If at any time none of the Exempt Facility Portion remains available for Notices of Allocation, but additional amounts of the Exempt Facility Portion become available later in the year because Confirmation of Issuance was not received by the Board on or before the applicable Expiration Date for any Notice of Allocation, or because the Board has transferred any Portion of the State's Ceiling to the Exempt Facility Portion pursuant to Section 5 or Section 7 of this Order, the Board shall give a Notice of Allocation with respect to Approved Applications earlier received, including any Approved Applications which failed to receive a Notice of Allocation pursuant to Subsection D above or for which an Allocation Shortfall was treated as a separate Application. Such Notices of Allocation shall be given to the extent that the Exempt Facility Portion becomes available at such later times, with respect to Approved Applications in the chronological order, by date and time, in which they were received by the Board.

G. When Bonds covered by a Notice of Allocation have been issued, Confirmation of Issuance shall be filed with the Board on or before the Expiration Date.

H. If Confirmation of Issuance is not received by the Board on or before the applicable Expiration Date, the amount covered by the particular Notice of Allocation shall automatically be returned to, and added to, the Exempt Facility Portion, and shall be available for use in other Notices of Allocation; provided, if Confirmation of Issuance is received after the applicable Expiration Date, the Board may, in its discretion and provided amounts are available for such Project, treat such Bonds as though Confirmation of Issuance had been received on or before the applicable Expiration Date.
I. If Confirmation of Issuance is not received by the Board on or before the applicable Expiration Date with respect to a Notice of Allocation, the Issuer may file additional Applications after the Expiration Date with respect to all or any part of the issue of Exempt Facility Bonds covered by such Notice of Allocation, but such Applications shall be treated as filed on the next day after actually filed (and at the time of day such Application was filed) for purposes of determining which Applications shall receive a Notice of Allocation where the amount of Approved Applications on the actual day of filing exceeds the amount of the Exempt Facility Portion available at that time for Notices of Allocation.

SECTION 7.A. The Student Loan Portion of the State's Ceiling is hereby established, and an allocation thereto is hereby made in an amount equal to Seventy-five Million Dollars ($75,000,000) for 1984, and Thirty-five Million Dollars ($35,000,000) for each year thereafter, plus any amounts allocated to the Student Loan Portion pursuant to Subsection B of this Section and any amounts transferred to the Student Loan Portion pursuant to the provisions of Section 8 or other applicable provisions of this Order.

B. Upon written request of the Board, the Issuer of Student Loan Bonds shall promptly provide a written certification to the Board as to the amount available in the Student Loan Allocation which the Issuer reasonably expects to utilize. Any amount of the Student Loan Allocation which the Issuer does not certify that it reasonably expects to utilize, and which another Issuer may utilize in accordance with the Legislation, may be transferred from time to time by the Board, in whole or in part, to the Threshold Portion or the Exempt Facility Portion. If such a transfer is made, an amount equal to that transferred shall be allocated from the State's Ceiling to the Student Loan Portion in the succeeding calendar year in addition to the Student Loan Allocation for that year as set forth above.

C. Student Loan Bonds may be issued at any time to the full extent of the amount available in the Student Loan Portion, but not in excess of such amount. Confirmation of Issuance of Student Loan Bonds shall be furnished to the Board by the Issuer within thirty (30) Business Days after the date of issuance, but in any event on or before the last Business Day of the year in which such Bonds were issued.

SECTION 8.A. In contemplation that regulations with respect to the use of carryforwards will be promulgated under the Code, the Board may promulgate such rules and procedures as may be necessary in order to implement the provisions of the Legislation and any regulations promulgated pursuant to the Legislation for carryforward projects. Bonds for carryforward projects may be issued during the three (3) calendar years (or, in the case of a project described in Subsection 103(b)(4)(F) of the Code, six (6) calendar years) following the calendar year in which the carryforward arose.

B. If there is any unused amount remaining in the Student Loan Allocation at the close of business on the last Business Day of a year, and if the Issuer of Student Loan Bonds has previously filed with the Board one or more elections to treat one or more Student Loan Projects as carryforward projects, and have in the election specified the carryforward amount or amounts, the Board shall allocate such unused amounts to such Student Loan Project or Projects, and such Student Loan Project or Projects shall be treated as a carryforward project or projects in the specified carryforward amount under the Legislation.
C. If there is any Unused Amount remaining in either the Exempt Facility Portion or the Threshold Portion at the close of business on the last Business Day of a year, and if Issuers have previously filed with the Board elections to treat specific Exempt Facility Projects (including Priority Projects) or Student Loan Projects (excluding Student Loan Projects with respect to which the full carryforward amount specified in the election has been allocated pursuant to Subsection B above) as carryforward projects, and have in the election specified the carryforward amounts, the Board shall:

1. Allocate such Unused Amounts to such Exempt Facility Projects (including Priority Projects) and Student Loan Projects with respect to which Issuers have filed such elections, in order of priority as follows:

   (a) First, to those Priority Projects which are reasonably expected to be financed with Bonds to be issued during the ensuing calendar year (proportionately in relation to the carryforward amounts specified in the elections if the Unused Amounts are less than the aggregate of the carryforward amounts specified in all such elections);

   (b) Second, to those Exempt Facility Projects and Student Loan Projects which are reasonably expected to be financed with Bonds to be issued during the ensuing calendar year (proportionately in relation to the carryforward amounts specified in the elections if the remaining Unused Amounts are less than the aggregate of the carryforward amounts specified in all such elections);

   (c) Third, to Priority Projects not described in paragraph (a) above (proportionately in relation to the carryforward amounts specified in the elections if the remaining Unused Amounts are less than the aggregate of the carryforward amounts specified in all such elections);

   (d) Fourth, to Exempt Facility Projects and Student Loan Projects not described in paragraph (b) above (proportionately in relation to the carryforward amounts specified in the elections if the remaining Unused Amounts are less than the aggregate of the carryforward amounts specified in all such elections);

   provided that the allocation to Student Loan Projects pursuant to Subparagraph (d) above shall not exceed Twenty Million Dollars ($20,000,000); and

2. Allocate any remainder to Student Loan Projects, to the extent that evidence of elections with respect thereto shall be on file with the Board. After Unused Amounts are allocated to any Priority Project, any other Exempt Facility Project or any Student Loan Project, such projects shall be treated as carryforward projects under the Legislation.

D. Bonds issued to finance all or part of any project designated as a carryforward project shall be included within the carryforward amount for such carryforward project if:

1. A statement that such Bonds have been issued with a reference to the carryforward project is delivered to the Board within thirty (30) days of the issuance of such Bonds; and

2. Either

   (a) Such Bonds are issued to finance a Student Loan Project as part of a carryforward amount allocated pursuant to Subsection B or Subsection C 2 above and Bonds in aggregate principal amount equal to or greater than all amounts allocated to Student Loan Projects pursuant to Subsection C 1 above shall have been issued, or
Such Bonds are issued in aggregate principal amount sufficient to, together with all other obligations previously issued and included within such carryforward amount for such carryforward project, aggregate at least seventy-five percent (75%) of the carryforward amount with respect to such carryforward project, or

The Board shall have certified such obligations as included within such carryforward amount.

In the event that any Issuer anticipates issuing obligations to be included within the carryforward amount for a particular project, unless such obligations will meet either the test set forth in Subparagraph D 2 (a) above or the test set forth in Subparagraph D 2 (b) above, the Issuer shall notify the Board of its intent to issue such Bonds, and advise the Board of reasons for the issuance of such Bonds in principal amount less than the carryforward amount. The Board shall be conclusively deemed to have certified that such obligations will be included in the carryforward amount for such carryforward project unless, within five (5) Business Days of receipt of such notice, it determines:

1. That the Issuer and, unless such Bonds are Student Loan Bonds, the Borrower, do not reasonably expect that Bonds will be issued to finance such carryforward project in aggregate principal amount equal to at least seventy-five percent (75%) of the carryforward amount specified for such carryforward project; and

2. That the Issuer and, unless the Bonds are Student Loan Bonds, the Borrower, did not reasonably expect, on the date on which Unused Amounts were allocated to such carryforward project, that Bonds would be issued to finance such carryforward project in an aggregate principal amount equal to at least seventy-five percent (75%) of the carryforward amount specified for such carryforward project.

In the event that Unused Amounts are allocated to a carryforward project pursuant to Subparagraph C 1 above, and Bonds are not issued to finance all or any part of a carryforward project within the period specified therefor, if the Board determines that the Issuer and, unless the Bonds are Student Loan Bonds, the Borrower, did not reasonably expect, on the date on which Unused Amounts were so allocated to such carryforward project, to issue Bonds to finance all or part of such carryforward project, the Board may, in its discretion and for such period of time as it shall determine to be appropriate, refuse:

1. To accept Applications for Projects with respect to which the Borrower designated in the election with respect to such carryforward project (or any Related Person to such Borrower) will be a Borrower; and

2. To allocate carryforward amounts to carryforward projects with respect to which such Borrower (or any Related person to such Borrower) will be a Borrower; and

3. In the case of Student Loan Bonds, to allocate carryforward amounts to Student Loan Projects pursuant to Subparagraph C 1 above.

SECTION 9. Since the Legislation requires the State to allocate a portion of the State’s Ceiling for years after 1984, first to Priority Projects, the procedure therefor shall be as follows:

A. Any Issuer which claims to have a Priority Project shall furnish to the Board, not later than December 1, 1984, the following:
B. The effective date of any State legislation with respect to the State's Ceiling; or

C. The effective date of an amendment to the Legislation eliminating the State's Ceiling.

SECTION 14. This Order shall be construed, interpreted and enforced in accordance with the laws of the State. Each and every section and subsection of this Order is intended to be legal and enforceable, but if any section or subsection shall be finally determined by a court of competent jurisdiction not to be legal or enforceable, the remainder of this Order shall continue to be legal and enforceable.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 1st day of October in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and ninth.

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, the economy, productivity, health and general well-being of the people of Mississippi are of prime consideration to the State Government and to the Governor; and

WHEREAS, from time to time State Government priorities and income change, and when they do, it is necessary to adjust both the revenue measures and the way taxpayers' money is spent; and

WHEREAS, the State of Mississippi has a tradition of utilizing private and civic-minded citizens for important public projects, and the citizens of Mississippi have an equal tradition of service to the State; and

WHEREAS, there exists the need for members of the private sector to study and evaluate the State's entire tax structure, its program of expenditures and cost controls in government; and

WHEREAS, greater citizen participation in governmental affairs in Mississippi will result in better informed decision-making:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, and for the general welfare, do hereby order as follows:

SECTION 1. There is hereby created and established the "Private Sector Action Council", hereinafter referred to as the "Council", to be composed entirely of members of the private sector of the State of Mississippi appointed by the Governor, who shall designate the Chairman thereof.

SECTION 2. As soon as practicable after all appointments have been made, the Chairman shall convene the Council for its organizational meeting.

SECTION 3. The Council shall undertake a comprehensive study and evaluation of the entire tax structure of the State of Mississippi, including, but not limited to, (a) sales taxes, (b) income taxes, (c) privilege taxes, (d) fuel taxes, (e) use taxes, (f) excise taxes, (g) severance taxes, (h) franchise taxes, (i) alcoholic beverage, wine and beer taxes, (j) estate taxes and (k) premium taxes.

SECTION 4. The Council shall conduct an ongoing review, analysis and evaluation of State programs of expenditures, their objectives, priorities, levels and benefits to the economic development of the State and the welfare of its citizens.

SECTION 5. The Council shall study and evaluate exemptions, deductions, allowances, credits, diversions, spending patterns, kinds of revenue, revenue needs, impacts and long range implications relating to taxation and expenditures, and make recommendations for establishing a permanent tax base upon which budgetary projections may be made for 3-5 years.

SECTION 6. The Council shall study and evaluate the division of taxing power between the State and local units of government and the division of responsibility for delivery of services between the State and local units of government.
SECTION 7. The Council shall seek ways to determine that the burden our taxpayers carry is fair, equitable and just, to enhance the efficiency and effectiveness of every tax dollar and to effect cost containment.

SECTION 8. The Council is authorized to enter into contracts with Federal or State agencies, private firms, institutions and individuals for the conduct of research or surveys, the preparation of reports and other activities necessary in the discharge of its duties.

SECTION 9. The Council shall perform a detailed examination of the administration and the procedures employed relating to state taxes, including the manner in which those revenues are collected, settled, disbursed, apportioned and invested.

SECTION 10. Each department, agency and instrumentality of the executive branch of State Government, including independent agencies, is authorized and requested to furnish to the Council, upon request made by its Chairman, such information as the Council deems necessary to carry out its functions.

SECTION 11. In carrying out the provisions of this Order, the Council may utilize the services, facilities and personnel of all executive departments, agencies and offices of the State.

SECTION 12. The Council may establish such committees as it deems desirable, to study and report to the Council, with respect to any particular matters which fall within the duties imposed by this Order.

SECTION 13. The Council may consult and seek advice from various groups in the state in order to understand the effect of any changes in the laws being considered by the Council.

SECTION 14. When making its study and evaluation, the Council shall, to the extent practicable, advise with the State Treasurer, Chairman of the State Tax Commission, State Fiscal Officer, Director of the Research and Development Center and the Tax Study Committees of the Senate and the House of Representatives.

SECTION 15. In addition to the support provided by the private sector, staff support for the Council may be provided by the Governor's Office, the Governor's Budget Office, the Research and Development Center and the Division of Federal-State Programs, Office of the Governor.

SECTION 16. The Council shall report to the Governor from time to time its findings, conclusions and recommendations, with at least one interim report to be made on or before October 31, 1984.

SECTION 17. The exercise by the Council of the duties conferred by this Order shall be deemed and held to be the performance of an essential governmental function of the State of Mississippi.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 26th day of September in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and ninth.

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, Mississippi has abundant natural resource potential for enhancing the quality of life for her people; and

WHEREAS, there is an ever-increasing need for outdoor recreational opportunities for an expanding population; and

WHEREAS, recreational opportunities are considered an important asset for economic development; and

WHEREAS, there is a need to promote public access to, travel within and enjoyment and appreciation of the outdoor, natural and remote areas of the State of Mississippi:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established the Mississippi Trails System Council to be composed of the following members:

A. Executive Director, Department of Natural Resources.
B. President of The Garden Clubs of Mississippi, Inc., or the president's designee.
C. President, or the president's designee, of a chapter of the National Audubon Society located in Mississippi.
D. Executive Director of the Mississippi Horse Council, or the executive director's designee.
E. Chairman of the Mississippi Chapter of the Sierra Club, or the chairman's designee.
F. President of the Mississippi Association of Supervisors, or the president's designee.
G. President of the Mississippi Recreation and Parks Association, or the president's designee.
H. Director of the Department of Archives and History, or the director's designee.
I. Director of the State Forestry Commission, or the director's designee.
J. Executive Director of the Department of Wildlife Conservation, or the executive director's designee.

SECTION 2. The Executive Director of the Department of Natural Resources shall serve as Convenor and Chairman of the Council.

SECTION 3. The Council shall have the following duties, responsibilities and authority, to-wit:
A. Locate and evaluate existing trails in Mississippi, and ascertain the need for additional trails.

B. Assist the Department of Natural Resources in coordinating the activities of State, Federal and private agencies and organizations which have responsibilities and authority for trails development.

C. Coordinate trail development among political subdivisions in the formation of their trail plans.

D. Meet at least twice a year to advise the Department of Natural Resources on all matters pertaining directly or indirectly to the use, extent and location of trails.

E. Solicit and encourage public participation in trail development through public meetings or other appropriate means.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 14th day of June in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and eighth.

[Signature]

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, the Mississippi Administration Reorganization Act of 1984 recognizes, to the degree practical, the desirability of grouping related functions and activities of State government for management purposes; and

WHEREAS, certain guiding management principles demand that unnecessary duplication of effort be avoided and that lines of authority be clear and non-conflicting; and

WHEREAS, those units of State government provided for in said Act, and others, have certain "common" functions that should be centrally managed; and

WHEREAS, in the absence of the capacity otherwise, it is essential to strengthen the management capabilities by assigning to one unit of State government within the Office of the Governor the responsibility and authority to provide administrative support to all the said units within the Office of the Governor in order to make those units more efficient, less costly and easier to control:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and applicable statutes of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established within the Office of the Governor, the Office of Administrative Services, with the Division of Personnel and the Division of Business Services thereof, which shall be headed by the Director of Administrative Services appointed by and serving at the pleasure of the Governor.

SECTION 2. Effective July 1, 1984, the Office of Administrative Services within the Office of the Governor shall provide and perform the following administrative functions for and on behalf of the Division of Medicaid, Bureau of Budget and Fiscal Management, Bureau of Administration, Governor's Budget Office, Office of General Services and Mississippi Emergency Management Agency, to-wit:

A. The Division of Personnel of the Office of Administrative Services shall perform and provide centralized personnel-related support functions, including recruitment, selection, position classification, compensation, position management, personal services budget, maintenance of personnel records, inservice movement, training and personnel payroll.

B. The Division of Business Services of the Office of Administrative Services shall perform and provide centralized fiscal management support functions, including payroll, accounts payable, travel, stop payment, fiscal advisory/budgeting, purchasing, telephone systems, budgeting, accounts receivable, audits and property control.

SECTION 3. Effective on July 1, 1984, the head of each organizational unit hereinabove specified shall assign designated personnel and dedicate adequate funds, based on the extent to which the participating units benefit from the assignment, to the Office of
Administrative Services, whether direct, by contract, by cost sharing or through cost allocations in order for the Office of Administrative Services to provide the centralized administrative support functions and services required.

SECTION 4. The personnel hereunder assigned will be assigned without loss of employee rights and benefits, and the assignments hereunder are of mutual concern and benefit, for sound public purposes and in furtherance of the goals and objectives of the aforesaid units of State government.

SECTION 5. The performance by the Office of Administrative Services of the functions assigned by this Order shall be deemed and held to be the performance of an essential governmental function of the State of Mississippi.

SECTION 6. Anything in this Order to the contrary notwithstanding, the Office of Administrative Services shall not have authority or power to infringe upon the programs administered by those units of State government specified, but it will provide and perform that administrative support set forth herein for said units.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 4th day of June in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and eighth.

GOVERNOR

SECRETARY OF STATE
WHEREAS, during the Month of April, 1984, Yalobusha County and surrounding areas were ravished by tornadoes, which necessitated the use of all available civilian manpower; and

WHEREAS, certain inmates under the custody of the Mississippi Department of Corrections volunteered their assistance to the civilian authorities to alleviate the emergency conditions; and

WHEREAS, these inmates performed services to the State and citizens thereof which involved a certain amount of danger and was a laborious physical task resulting in the saving of public and private property; and,

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates and to provide for the urgent need for assistance during an emergency situation; and

WHEREAS, these inmates who satisfactorily performed the aforesaid services should be compensated, and the best way to compensate them therefor is to grant a commutation and reduction of sentence commensurate with the volunteer work performed by them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Article 5, Section 124, Mississippi Constitution of 1890, and the laws of this State, do hereby order as follows:

Any inmate under the custody of the Mississippi Department of Corrections who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Commissioner of Corrections, is hereby granted thirty (30) days good time for the first full day he satisfactorily completed on said project and ten (10) days good time for each subsequent day he completed satisfactorily on said project, and such allowance of executive good time shall reduce the statutory time required for said inmate to become eligible for consideration for parole, release or discharge.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson this 28th day of May in the year of Our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and eighth.

[Signature]
GOVERNOR

BY THE GOVERNOR

[Signature]
SECRETARY OF STATE
WHEREAS, the Counties of Alcorn, Benton, Lafayette, Leflore, Panola, Prentiss, Sunflower, Tallahatchie, Tippah, Tishomingo, Union and Yalobusha, Mississippi, and the near surrounding areas, have been ravished by disastrous tornados, resulting in injuries, loss of life and property and the displacement of citizens; and

WHEREAS, civil authorities are unable to cope with the matter with the personnel and equipment available to them:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217, Mississippi Constitution of 1890, and Sections 7-1-5, 33-3-1, 33-7-301 and 33-7-305, Mississippi Code of 1972, do hereby direct The Adjutant General of the State of Mississippi to order out such officers and men of the Mississippi National Guard as he deems necessary and requisite and for such duration as he deems appropriate to assist civil authorities of the City of Water Valley, Yalobusha County and other counties affected by the results of the tornados of April 21, 1984, in Mississippi.

The Adjutant General will be in direct command of the troops ordered to active duty and will use such equipment as may be found necessary in his opinion to accomplish the mission of the National Guard troops. The number of troops used and the amount of expense incurred will be held to a minimum compatible with the mission to be performed.

The Adjutant General will be the overall contact and coordinating authority for State agencies in this mission, and the direction of the troops will rest entirely with The Adjutant General, subject to the orders from the Governor.

The members of the Mississippi National Guard ordered to active duty under the provisions of this Order shall be subject to the provisions, privileges and immunities of the statutes of the State of Mississippi governing the National Guard and State Militia where applicable.

The pay and expenses of the troops ordered out will be paid as provided in Sections 33-7-23, 33-7-313 and 33-7-315, Mississippi Code of 1972.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson the 21st day of April in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and eighth.

BY THE GOVERNOR

GOVERNOR

SECRETARY OF STATE
WHEREAS, on January 5, 1958, L. C. BLAKENEY was sentenced in Rankin County, Mississippi, to serve two (2) years in the Mississippi State Penitentiary for forgery; and

WHEREAS, L. C. BLAKENEY was discharged on expiration of said sentence on October 6, 1959; and

WHEREAS, L. C. BLAKENEY has paid his debt to society, now resides in Jones County, Mississippi, and has made a positive contribution to his community:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby order that any civil rights lost by L. C. BLAKENEY by virtue of his conviction in the Circuit Court of Rankin County, Mississippi, be, and the same are hereby restored to L. C. BLAKENEY.

FURTHER, that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Rankin County, Mississippi, for entry on the dockets of said Court and filing in said cause.

REMARKS: This restoration of civil rights is granted for the purpose of according to L. C. BLAKENEY such freedom from the restraints and penalties of his former conviction as can be legally accomplished by this Order and to recognize his status as a good and law-abiding citizen of the State of Mississippi.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 11th day of April in the year of our Lord, nineteen hundred and eighty-four, and of the Independence of the United States of America, the two hundred and eighth.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 523

WHEREAS, on January 5, 1958, L. C. BLAKENEY was sentenced in Rankin County, Mississippi, to serve two (2) years in the Mississippi State Penitentiary for forgery; and

WHEREAS, L. C. BLAKENEY was discharged on expiration of said sentence on October 6, 1959; and

WHEREAS, L. C. BLAKENEY has paid his debt to society, now resides in Jones County, Mississippi, and has made a positive contribution to his community:

NOW, THEREFORE, I, William A. Allain, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby order that any civil rights lost by L. C. BLAKENEY by virtue of his conviction in the Circuit Court of Rankin County, Mississippi, be, and the same are hereby restored to L. C. BLAKENEY.

FURTHER, that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Rankin County, Mississippi, for entry on the dockets of said Court and filing in said cause.

REMARKS: This restoration of civil rights is granted for the purpose of according to L. C. BLAKENEY such freedom from the restraints and penalties of his former conviction as can be legally accomplished by this Order and to recognize his status as a good and law-abiding citizen of the State of Mississippi.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson, the 11th day of April in the year of our Lord, nineteen hundred and eighty-four, and of the Independence of the United States of America, the two hundred and eighth.

William A. Allain
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, Section 3, Chapter 340, Laws of 1980, as amended by Section 2 and Section 4, Chapter 325, Laws of 1983, authorized the Executive Director of Federal-State Programs, subject to the approval of the Governor, to organize such sections within the Division of Federal-State Programs, Office of the Governor, deemed necessary in order to manage and implement various federal programs and to designate such sections in a manner so as to connote the federal programs being administered by such sections; and

WHEREAS, the Executive Director has established a new section as designated, and has requested the Governor to approve the following designation within the Division of Federal-State Programs, Office of the Governor:

NOW, THEREFORE, by virtue of the authority vested in me as Governor of the State of Mississippi, and for the purpose of approving the organization and designation of the sections by the Executive Director of Federal-State Programs, Executive Order No. 335, dated August 25, 1980, as amended by Executive Order No. 381, dated September 14, 1981, as amended by Executive Order No. 484, dated August 18, 1983, as amended by Executive Order No. 494, dated November 1, 1983, is hereby amended as follows, to-wit:

Add: A new Item is added to Executive Order No. 335, dated August 25, 1980, as amended by Executive Order No. 381, dated September 14, 1981, as amended by Executive Order No. 484, dated August 18, 1983, as amended by Executive Order No. 494, dated November 1, 1983, to be numbered and to read as follows:

Add, 8. GOVERNOR'S OFFICE OF APPALACHIAN DEVELOPMENT will:
(a) administer certain grants from the Appalachian Regional Commission under the Appalachian Regional Development Act of 1965, as amended (P.L. 89-4); (b) promote and coordinate Appalachian Regional Commission activities in the 20-county Appalachian area of Mississippi; (c) serve as the lead agency to assist Planning and Development Districts, local units of government and other groups in the 20-county Appalachian area of Mississippi in locating and obtaining federal funding sources; (d) be prepared to administer, receive or expend funds under any other related federal or state programs as they become authorized; (e) be prepared to perform other services for the state that relate to the 20-county Appalachian area of Mississippi.

Amend. Item 3, Executive Order No. 335, dated August 25, 1980, as amended by Executive Order No. 489, dated August 18, 1983, in the following manner:

Change to read: 3. DEPARTMENT OF PLANNING AND POLICY will:
(a) provide overall, comprehensive planning efforts for state programs; (b) seek out, identify, analyze and provide technical assistance toward the securement of grants from new sources; (c) be liaison with the Planning and Development Districts and universities; (d) perform policy research and analysis to assist the Governor in policy development; (e) administer Presidential
Executive Order No 12372, titled Intergovernmental Review of Federal Programs (OMB Circular A-95, Revised), and Section 302(a), Public Works and Economic Development Act of 1965, as amended (P.L. 89-136); (f) be prepared to perform any other services for the State that relate to planning and policy analysis.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson this 27th day of March in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and eighth.

[Signature]

GOVERNOR

BY THE GOVERNOR

[Signature]

SECRETARY OF STATE
EXECUTIVE ORDER NO. 521

By virtue of the authority vested in me by Section 217, Mississippi Constitution of 1890, Sections 7-1-5, 33-3-15 and 33-13-301, Mississippi Code of 1972, I, William A. Allain, Governor of the State of Mississippi, do hereby prescribe the following "Legal Handbook for Commanders" for the orderly administration of military justice for the members of the Mississippi Army and Air National Guard pursuant to the applicable provisions of the "Mississippi Code of Military Justice" of 1981, appearing as Title 33, Chapter 13, of the Mississippi Code of 1972.

Commanding Officers and all commissioned officers anticipating punishment of members of the Army or Air National Guard, by way of Summary, Special or General Courts-Martial are urged to follow this Handbook and to seek the advice of the appropriate Staff Judge Advocate.

This Handbook is hereby made official in my capacity as Commander-in-Chief of the Mississippi National Guard, and it shall be in full force and effect from and after April 1, 1984, and shall supersede the "Legal Handbook for Commanders" prescribed by Executive Order No. 265 under date of May 24, 1978.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

DONE at the Capitol in the City of Jackson this 6th day of March in the year of our Lord nineteen hundred and eighty-four and of the Independence of the United States of America the two hundred and eighth.

G 0 V E R N O R

BY THE GOVERNOR

SECRETARY OF STATE