WHEREAS, it is the policy of the State of Mississippi to encourage rehabilitation and a sense of public responsibility on the part of the inmates at the Mississippi State Penitentiary; and

WHEREAS, certain inmates at the Penitentiary offered assistance to the Governor, the State Building Commission, and the State Capitol Commission in the completion of the renovation of the Governor's Mansion and grounds; and

WHEREAS, the assistance rendered by the aforesaid inmates enabled the renovation to be successfully completed at an early date and at great savings to the taxpayers of the State of Mississippi; and

WHEREAS, the aforesaid inmates have shown their sense of public responsibility and rehabilitation by undertaking and successfully completing their assigned tasks at the Mansion in an exemplary manner under minimal supervision; and

WHEREAS, those inmates who satisfactorily performed the aforesaid services for the State of Mississippi should be compensated, and the best method of compensation being the granting of a commutation and reduction of sentence commensurate with the work performed:

NOW, THEREFORE, I, William L. Waller, 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 of the Mississippi State Penitentiary who satisfactorily performed work in connection with the recent renovation of the Governor's Mansion, as reflected by the work assignment schedule maintained by the Superintendent, is hereby granted fifteen (15) 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 satisfactorily completed on said project, and such allowance of good time shall reduce the statutory time required for said inmate to be come eligible for consideration for work release and/or parole.

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 5th day of December, A.D., 1975.

[Signature]

GOVERNOR

[Signature]

SECRETARY OF STATE
EXECUTIVE ORDER NO. 209

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. 96, dated December 21, 1971, Executive Order No. 150, dated September 11, 1973, and Executive Order No. 152, dated October 1, 1973, are 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, this 21st day of November, A.D., 1975.

G O V E R N O R

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the health, economic and educational well-being and development of the children of Mississippi and their families are of prime consideration to the State of Mississippi, and to the Governor; and

WHEREAS, there is a need in Mississippi for a comprehensive and coordinated approach to the problems of child development in the State in order to strengthen communication and common purpose among all agencies and groups concerned with early childhood development and to make full and effective use of existing resources and agency potentials in order to avoid duplication, fragmentation and waste; and

WHEREAS, there is a need to preserve the eligibility of State and local governments to participate in childhood planning and development programs and projects authorized by the Congress:

NOW, THEREFORE, I, William L. Waller, 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 of the children of Mississippi, do hereby order as follows:

SECTION 1. The public policy of this State is declared to be that child development planning and coordination are the responsibility of the Governor, and in conformity therewith, the Mississippi Council on Children is hereby designated and recognized to develop and coordinate a comprehensive plan and program for the children of the State of Mississippi.

SECTION 2. There is hereby created and established within the Office of the Governor the Mississippi Council on Children, referred to herein as the Council, administered by an Executive Director, who shall have the administrative and program responsibility. The Council shall function under the general supervision of the Coordinator of Federal-State Programs Office. The Governor, upon advice and recommendations of the Council, shall appoint an Executive Director and additional staff members, when deemed needed, and fix the duties and responsibilities of the Executive Director and other staff members.

SECTION 3. Membership of the Council shall consist, except where otherwise indicated, of the Executive Officers of the following agencies, to-wit:

State Board of Health
State Department of Education
State Department of Public Welfare
State Department of Mental Health
Federal-State Programs, Office of the Governor
Commission of Budget and Accounting
One representative selected by each Child Development Planning District
A Member of the Mississippi House of Representatives
(selected by the Speaker of the House)
A Member of the Mississippi State Senate  
(selected by the Lieutenant Governor)  
Board of Trustees, Institutions of Higher Learning  
Mississippi Council on Early Childhood Development  
Mississippi Criminal Justice Planning Division  
Mississippi Headstart Directors' Association  
Mississippi Association on Children Under Six  
Mississippi Congress of Parents and Teachers  
Mississippi Department of Youth Services

SECTION 4. The Governor, upon recommendation of the Council, shall add to the membership of the Council from additional agencies, organizations and individuals as the Council deems appropriate. This Council shall adopt by-laws governing its meetings, voting procedures and other activities not specifically established by this Executive Order.

SECTION 5. The Governor shall serve as ex-officio Chairman of the Council, and the Chairman shall be selected annually by the membership of the Council.

SECTION 6. The Council is hereby designated as the single State agency to administer all programs of the federal government relating to child development requiring acts within the State which are not the specific responsibility of another State agency under the provisions of federal or State law.

SECTION 7. The Council shall have the following powers, duties and responsibilities:

(a) To serve as the official advisory body to the Governor in rendering advice and assistance on matters and legislation relating to children;

(b) To secure annually and review member agency plans for purposes of preparing a comprehensive state-wide plan for the coordination of services to children;

(c) To comment on all applications for federal and State funds pertaining to children;

(d) To apply for, receive, administer and expend funds which are, or may become, available under federal, State or private programs pertaining to children, including, but not limited to, child development programs of the Appalachian Regional Commission and the Office of Child Development, U.S. Department of Health, Education and Welfare, and not specifically designated for another State agency;

(e) To assist in the coordination of the delivery of services by State and local agencies which administer to children, through assisting in the establishment of local and regional councils for children;

(f) To develop and coordinate a program for informing the public concerning comprehensive services, programs and needs of children and their families;
(g) To assist in the establishment of criteria and minimum standards for approval of local public and private programs and facilities for children, which shall be implemented by the appropriate licensing agency;

(h) To provide and coordinate professional and technical assistance to district and local councils for children and to other groups as requested;

(i) To identify and review services among child-serving agencies and provide reports and recommendations to the Governor and the Legislature;

(j) To prepare an annual report on the implementation of this Executive Order, including recommendations for improvement of programs for children and to present the report to the Governor and the Legislature.

SECTION 8. To be effective in the planning, coordination and administration of child development programs and projects, the Council shall organize child development planning districts with boundaries of areas and jurisdictions served by Mississippi's official Planning and Development Districts.

SECTION 9. There is hereby created and established a Management Committee on Child Development as a managerial body to the Council. The Committee shall be formed within the membership of the Council, and the functions and responsibilities of the Committee shall include, but not be limited to, advising and recommending action in the development of the State plan and its implementation, and submitting to the Council recommendations on policy matters pertaining to state-wide planning and development related to children.

SECTION 10. It shall be the duty of every Department, Board, Commission, Agency, Office, Institution and political subdivision of the State, and the officers thereof, to cooperate with the Mississippi Council on Children in the development of a State Comprehensive Child Development Plan and Program for Mississippi and in performing all other duties and responsibilities described herein.

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 20th day of November, A.D., 1975.

[Signature]

GOVERNOR

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, numerous counties in the State of Mississippi have been and are forecast to be ravished by disastrous flooding resulting in the displacement of citizens and loss of property; and

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

NOW, THEREFORE, I, William F. Winter, Lieutenant and Acting Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217 of the Mississippi Constitution of 1890 and Section 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 activate such part of the Mississippi National Guard for such duration as he may deem necessary to assist the civil authorities in the areas affected by the results of flooding of vast areas of the State of Mississippi commencing October 16, 1975.

The Adjutant General will be in direct command of the troops ordered to State emergency active duty by this Executive Order, and he will use such force of arms and equipment as he may deem necessary to accomplish the mission of the National Guard. The Adjutant General is further ordered and directed to use whatever numbers of the Mississippi National Guard as may be necessary to accomplish the mission.

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

The members of the Mississippi National Guard ordered out for 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.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General 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, this 16th day of October in the year of our Lord nineteen hundred and seventy-five and of the Independence of the United States of America the two hundredth.

[Signature]

LIEUTENANT AND ACTING GOVERNOR

SECRETARY OF STATE
WHEREAS, conditions existing on the Mississippi Gulf Coast and inland parts of the State of Mississippi caused by HURRICANE ELOISE 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 L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217 of the 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 part of the Mississippi National Guard for such duration as he may deem necessary to assist the civil authorities in the areas affected by the results of HURRICANE ELOISE in the evacuation and housing of refugees and traffic control, to preserve and restore 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 force of arms 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 Governor will be the overall contact and coordinating authority for State agencies in preserving law and order; tactical direction of the troops will rest entirely with The Adjutant General, subject to orders from the Governor.

The members of the Mississippi National Guard ordered out for 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.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General of Mississippi.

IN TESTIMONY WHEREOF, I have herunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 22nd day of September, A. D., 1975.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, Mississippi has various agencies, boards and commissions engaged in planning and administering programs of personnel preparation and services for handicapped citizens; and

WHEREAS, cooperation and coordination between and among those agencies and institutions in the State and private sectors which are responsible for providing services for handicapped citizens are essential to ensure that personnel will be sufficient in quantity and quality to provide services for handicapped citizens; and

WHEREAS, the current demand-supply imbalance for personnel requires the instituting of a more effective communication and concerted planning in order to prepare the personnel required to provide appropriate services for Mississippi's handicapped citizens; and

WHEREAS, the general welfare of all our citizens demands the development of a comprehensive plan in the State, including the orderly development of services and resources, both public and private, so that by July 1, 1985, or earlier, services will be available to all handicapped individuals in the State:

NOW, THEREFORE, I, William L. Waller, 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 in the public interest, do hereby order as follows:

SECTION I. There is hereby created and established the "Mississippi Commission On Preparation of Personnel to Serve Handicapped Citizens", hereinafter called "Commission", for the purposes of determining needs and recommending developmental activities which will meet specific needs to various agencies, public and private, having responsibilities for implementing
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, this August 11, A.D., 1975.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
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. 39, dated December 20, 1968, 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, this 11th day of August, A.D., 1975.

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 203

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. 43, dated March 24, 1969, 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, this 8th day of August, A.D., 1975.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 202

WHEREAS, Public Law 93-288, Disaster Relief Act of 1974, will have a tremendous impact upon the State of Mississippi in time of disaster, and it is essential for the State government to develop programs that will allow maximum benefits to be derived from said law; and

WHEREAS, the responsibility is reposed in the Governor as Chief Executive of the State to continue to cope with the problems resulting therefrom and connected therewith; and

WHEREAS, it is essential that an orderly, diligent and objective study, including the proposed development of preparedness plans and programs as authorized under Section 201, Public Law 93-288, be conducted in order to ascertain that all possible avenues may be open to the people of Mississippi in seeking disaster relief in a time of need; and

WHEREAS, it is the purpose of this Order, and the policy of the State is, that all State Disaster Preparedness Plans and Programs involving hazard reduction and avoidance, capability development and Legislative activity response Plans for revitalizing any stricken area in our State be coordinated with comparable functions of the Federal government, including its various departments, agencies of State government and all private agencies in order that the most effective, efficient and productive participation therein may be made by the State of Mississippi.

NOW, THEREFORE, I, William L. Waller, 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 I. There is hereby created and established a State Council to be known as the "Governor's Natural Disaster Preparedness Plans
Executive Order No. 202

Page Two

and Programs Council to consist of six members broadly representative of Mississippi Agencies of State government, each being known in their competence and experience in their respective fields to serve at the pleasure of the Governor. Members of the Council shall serve without compensation.

SECTION 2. The following shall be members of the "Governor's Natural Disaster Preparedness Plans and Programs Council":

Mr. Francis Geoghegan, Director
Budget and Accounting Commission
301 Walter Sillers Building
Box 267
Jackson, Mississippi 39205

Brigadier General Emmet H. Walker, Jr.
Office of Adjutant General of Mississippi
Box 5027 - Fondren Station
Jackson, Mississippi

Colonel Harold A. Crain, Director
Mississippi State Civil Defense Council
P. O. Box 4501 - Fondren Station
Jackson, Mississippi 39216

Mr. Roy E. Brown
Miss. Research & Development Center
3825 Ridgewood Road
Jackson, Mississippi 39205

Mr. Edward A. May, Jr.
Clearing House Director
Federal State Programs
510 George Street
Suite 400 - Watkins Building
Jackson, Mississippi 39201

Mr. Edwin A. Snyder
Office of the Attorney General
Box 220
Jackson, Mississippi 39205

SECTION 3. To carry out its projects administratively, the Council is authorized an operating staff which shall consist of a Director and other staff members as may be required to achieve its objectives. Mr. Prentiss H. Baughman is hereby appointed as the Director. He shall serve at the pleasure of the Governor, and his salary shall be pay grade 15, Step 2, with annual increases comparable to step increases of other State employees. The salary of the other staff members shall be in line with those established for like positions by the Mississippi Classification Commission. The Director and operating staff shall be funded under the grant provisions of Section 201 of Public Law 93-288.
SECTION 4. The Civil Defense Council is hereby designated as the caretaker agency for this project, and shall furnish such administrative support as may be necessary. The Civil Defense Council shall further provide a technical review of plans and programs development to allow the State Emergency Operations Plans to be modified or updated as required.

SECTION 5. The Governor's Natural Disaster Preparedness Plans and Programs Council shall have the following duties:

(a) Proceed in the development of Natural Disaster related Preparedness Plans and Programs in accordance with the Proposal submitted by the State and approved by the Federal Disaster Assistance Administration.

(b) Make an immediate determination of all factors which relate to Public Law 93-288 that may apply to any affected areas and correlate such factors, thereby allowing them to interface with those included in the said project proposal.

(c) Explore in detail and in depth all available avenues of assistance, both public and private, and bring into focus the aims, aspirations and needs of our people.

(d) Recommend comprehensive Plans and Programs for accomplishing the objectives and goals outlined in the Proposal as so funded.

SECTION 6. This order shall continue in effect for a period not to exceed three (3) years, subject to funding provided by the Federal Disaster Assistance Administration under Section 201 of Public Law 93-288. Upon expiration of this time period, the functions of the Council shall be integrated into the Mississippi Civil Defense Council when review and updating of Plans and Programs may continue on a matching fund basis.
SECTION 7. It shall be the duty of every department, agency, office, institution and political subdivision of the State of Mississippi and officers thereof, to cooperate with and assist 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, this July 24, A.D., 1975.

GOVERNOR

SECRETARY OF STATE
WHEREAS, the Criminal Justice Planning Division, Office of the Governor, was restructured by Executive Order No. 200, dated July 9, 1975, as the state planning agency to conduct programs provided by the Omnibus Crime Control and Safe Streets Act of 1968, as amended, and the Juvenile Justice and Delinquency Prevention Act of 1974;

WHEREAS, the Criminal Justice Planning Division was established to serve the State as the centralized research and planning agency for the prevention and reduction of crime and delinquency and for the administration of justice;

WHEREAS, the Criminal Justice Planning Division and the United States Department of Justice, Law Enforcement Assistance Administration, has approved the development and implementation of the Mississippi Information and Statistics System (MISS) to provide criminal and juvenile justice agencies of Mississippi with automated information-sharing telecommunications systems;

WHEREAS, the Mississippi Information and Statistics System requires the formation of a supervisory body and two operational centers as the initial elements in system development and implementation:

NOW, THEREFORE, I, William L. Waller, 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. The Mississippi Information and Statistics System Policy Board (MISS Policy Board) is hereby designated as the supervisory body over the activities of the Mississippi Information and Statistics System.

SECTION 2. The duties and responsibilities of the Mississippi Information and Statistics System Policy Board shall consist of, but not be limited to, making major policy decisions for the MISS; approving modifications to the developmental components of the MISS; establishing the MISS Policy Board subcommittees; insuring adherence to the approved MISS plan for development and implementation; drafting and submitting appropriate legislation; insuring confidentiality, security and accuracy of justice system information; performing public information functions necessary to insure public acceptance of the MISS; and, performing such other functions as defined by subsequent operational needs.

SECTION 3. The Mississippi Information and Statistics System Policy Board shall consist of the following membership:
A. Governor, State of Mississippi;
B. Chief Justice, Mississippi Supreme Court;
C. Attorney General, State of Mississippi;
D. Executive Director, Criminal Justice Planning Division, Office of the Governor;
E. Commissioner, Mississippi Department of Public Safety;
F. Superintendent, Mississippi State Penitentiary;
G. Director, Mississippi Department of Youth Services;
H. President, Mississippi Sheriffs' Association;
I. President, Mississippi Association of Chiefs of Police;
J. Member, Mississippi House of Representatives (gubernatorial appointee);
K. Member, Mississippi Senate (gubernatorial appointee); and,
L. Nongovernmental representative of the general public (gubernatorial appointee).

SECTION 4. The Mississippi Information and Statistics System Policy Board is authorized to establish such rules, regulations and procedures as are necessary to the exercise of its functions and as are consistent with the stated purpose of this order.

SECTION 5. The Mississippi Statistical Analysis Center is hereby established within the Criminal Justice Planning Division, Office of the Governor, and shall be supervised by the Executive Director of the Criminal Justice Planning Division.

SECTION 6. The Mississippi Statistical Analysis Center (MSAC) is hereby designated as an operational center of the Mississippi Information and Statistics System to provide statistical analyses of justice data and justice-related data.

SECTION 7. The duties and responsibilities of the Mississippi Statistical Analysis Center shall consist of, but not be limited to, providing analyses and interpretation of justice data and justice-related data in a meaningful format as required by the Executive, Legislative and Judicial branches of State government; providing coordination of technical assistance to State and local units of government for all programs of the Mississippi Information and Statistics System; and, providing statistical analyses for current or proposed justice programs or justice-related programs.

SECTION 8. The Mississippi Justice Information Center is hereby established within the Mississippi Department of Public Safety and shall be supervised by the Commissioner of the Mississippi Department of Public Safety.

SECTION 9. The Mississippi Justice Information Center is hereby designated as an operational center for the Mississippi Information and Statistics System to collect and exchange justice information.
SECTION 10. The duties of the Mississippi Justice Information Center shall consist of, but not be limited to, development and implementation of systems for statewide uniform crime reporting; development and implementation of systems for the collection of management and administrative statistics; maintenance of the statewide justice telecommunications systems; and providing technical assistance related to Mississippi Justice Information Center functions.

SECTION 11. All activities of the Mississippi Information and Statistics System shall be subject to the Constitution and the Laws of the State of Mississippi; legislative restrictions on the expenditure of funds; federal laws, regulations and guidelines; State budget and appropriation requirements; and, State administrative regulations.

SECTION 12. It shall be the duty of every department, agency, office, board, commission, institution, and political subdivision to cooperate with and assist the Mississippi Information and Statistics Policy Board, the Criminal Justice Planning Division, and the Mississippi Department of Public Safety in the development and implementation of the Mississippi Information and Statistics System.

SECTION 13. Executive Order No. 197, dated May 12, 1975, 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, this ninth day of July, A.D., 1975.

GOVERNOR

SECRETARY OF STATE
WHEREAS, the Division of Law Enforcement Assistance, Office of the Governor, was created by Executive Order No. 44 dated March 4, 1969, to serve as the state planning agency to conduct the programs provided by the Omnibus Crime Control and Safe Streets Act of 1968; and,

WHEREAS, the Division of Law Enforcement Assistance, Office of the Governor, was continued in existence by rescission of Executive Order No. 44 through execution of Executive Order No. 159, dated November 19, 1973, to serve as the state planning agency to conduct programs provided by the Omnibus Crime Control and Safe Streets Act of 1968, as amended; and,

WHEREAS, the Omnibus Crime Control and Safe Streets Act of 1968, as amended, has as its stated purpose the development and adoption of comprehensive plans based upon evaluation of State and local problems of criminal justice; the authorization of federal grants to State and local units of government in order to improve and strengthen criminal justice; the encouragement of research and development toward the improvement of criminal justice and the development of new methods for the prevention and reduction of crime and the detection, apprehension, and rehabilitation of criminals; and,

WHEREAS, the Juvenile Justice and Delinquency Prevention Act of 1974, Part B, Section 223, designates the state planning agency established under Title I of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, as the sole agency for the preparation and administration of juvenile delinquency plans and programs; and,

WHEREAS, the Juvenile Justice and Delinquency Prevention Act of 1974 has as its purpose the provision of thorough and prompt evaluation of all federally-assisted juvenile delinquency programs; the provision of technical assistance to public and private agencies, institutions, and individuals in developing and implementing juvenile delinquency programs; the establishment of training programs for persons, including professionals, paraprofessionals, and volunteers, who work with delinquents or potential delinquents or whose work or activities relate to juvenile delinquency programs; the establishment of a centralized research effort on the problems of juvenile delinquency, including an information clearinghouse to disseminate the findings of such research and all data related to juvenile delinquency; the development of standards for the administration of juvenile justice, including recommendations for administrative, budgetary, and legislative action at the Federal, State, and local levels to facilitate the adoption of such standards; assistance to the State and local communities with resources to develop and implement programs to keep students in elementary and secondary schools and to prevent unwarranted and arbitrary suspensions and expulsions; and
WHEREAS, In order to insure better coordinated and more effective administration of justice at all levels of government in Mississippi, it is essential that the current state planning agency structure be improved and strengthened:

NOW THEREFORE, I, William L. Waller, 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 continue the existence of said state planning agency, previously cited as the Division of Law Enforcement Assistance, within the Office of the Governor, and for the purpose of restructuring said state planning agency do hereby retitle such agency as the Criminal Justice Planning Division, Office of the Governor, and do hereby order as follows:


SECTION 2. The Criminal Justice Planning Division shall consist of a Commission on Crime and Delinquency, herein referred to as the "Commission"; an Executive Director, appointed by the Governor; Office Personnel, who shall be subject to the supervision and control of the Executive Director; and Regional Councils which shall insure statewide participation in local crime and delinquency planning.

SECTION 3. The duties of the Criminal Justice Planning Division shall consist of, but not be limited to, the following:

A. To develop a comprehensive plan for the improvement of criminal and juvenile justice throughout the State, which shall define, develop and correlate programs for the prevention and reduction of crime and delinquency and the administration of justice.

B. To establish priorities for criminal and juvenile justice improvement in the State; to provide information to prospective grant recipients on the benefits of programs and procedures for grant applications; to encourage grant proposals from State and local units of government for criminal and juvenile justice planning and action efforts; to evaluate local applications for funds, award funds, monitor progress and audit expenditures of grants by State and local units of government; to encourage cooperative arrangements; to coordinate the comprehensive plan with other federally-supported programs relating to or having impact on criminal or juvenile justice; to collect data and statistics relevant to criminal and juvenile justice system improvement in the State; and, to
SECTION 9. Executive Order Nos. 159 and 160, both
dated November 19, 1973, and Executive Order No. 196, dated
May 9, 1975, are 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 Capital in the City of
Jackson, this ninth day of

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, on November 16, 1966, Betty Boykin was sentenced in the Circuit Court of Lauderdale County, Mississippi, to a term of two years in the Mississippi State Penitentiary upon a plea of guilty to the charge of perjury; and

WHEREAS, the Honorable Aubert C. Dunn, Circuit Court Judge, sentenced the execution of said Penitentiary sentence and placed Betty Boykin on probation for two years under the supervision of the Probation and Parole Board of the State of Mississippi; and

WHEREAS, on October 22, 1968, the Honorable Lester S. Williamson, Circuit Court Judge, signed a discharge certificate terminating the probation of Betty Boykin in Case Number 6250, Circuit Court of Lauderdale County, Mississippi, the court of original jurisdiction, discharging her from probationary supervision; and

WHEREAS, under said court order and said discharge certificate, Betty Boykin has fully and completely served her sentence and has been discharged from any further penalty and obligation thereunder; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of the written report of the record of said probationer prepared by the probation officer, who found as a fact that Betty Boykin has been living a good and useful life since her discharge:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 47-7-41, Mississippi Code of 1972, do hereby order that any civil rights lost by Betty Boykin by virtue of her plea of guilty and conviction in the Circuit Court of Lauderdale County, Mississippi, in docket number 6250, by order entered November 16, 1966, be and the same are hereby restored to Betty Boykin; a certified copy of this executive order be forwarded to the Circuit Clerk of Lauderdale County, Mississippi, for entry on the docket of that 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, this 30th day of June, A.D., 1975.

[Signature]

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 198

Charges having been filed with the Commissioner of Public Safety, addressed to me, in accordance with the procedure set forth in Section 45-3-17, Mississippi Code of 1972, charging L. L. Oglesby with having violated the laws, rules and regulations of the Mississippi Highway Safety Patrol, specifically Section I, Paragraph I, thereof; and it appearing that L. L. Oglesby was personally served a copy of the charge against him and notified in writing to appear before me for a hearing on said charges at 3:00 p.m., on Tuesday, the 6th day of May 1975, in the office of the Governor; and L. L. Oglesby appearing at the appointed time and place, testimony of the officer bringing the charges and the investigating officers was taken in his presence, and L. L. Oglesby being allowed to respond to the charges against him, made a substantial admission to those charges; and the said L. L. Oglesby having been given an additional week and again appearing before me on May 13, 1975, at 2:00 p.m., in the office of the Governor to further plead his cause with the opportunity to present any witnesses or other evidence in his behalf; and the law having been fully complied with as to the manner in which a patrolman may be finally discharged, I now ratify the suspension of L. L. Oglesby on February 20, 1975, and order as of that date his final dismissal as a member of the Mississippi Highway Safety Patrol pursuant to the authority vested in me.

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 May 13, A.D., 1975.

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 197

WHEREAS, the Mississippi Division of Justice, Office of the Governor, was restructured by Executive Order No. 196, dated May 9, 1975, as the State Planning Agency to conduct programs provided by the Omnibus Crime Control and Safe Streets Act of 1968, as amended, and the Juvenile Justice and Delinquency Prevention Act of 1974; and

WHEREAS, the Mississippi Division of Justice was established to serve the State as the centralized research and planning agency for the prevention and reduction of crime and delinquency and for the administration of justice; and

WHEREAS, the Mississippi Division of Justice and the United States Department of Justice, Law Enforcement Assistance Administration, have approved the development and implementation of the Mississippi Information and Statistics System (MISS) to provide criminal and juvenile justice agencies of Mississippi with automated information-sharing telecommunications systems; and

WHEREAS, the Mississippi Information and Statistics System requires the formation of an administrative body and two operational centers as the initial elements in system development and implementation;

NOW, THEREFORE, I, William L. Waller, 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. The Mississippi Information and Statistics System Policy Group (MISS Policy Group) is hereby created within the Mississippi Division of Justice, Office of the Governor, and designated as the administrative body over the activities of the Mississippi Information and Statistics System.

SECTION 2. The duties and responsibilities of the Mississippi Information and Statistics System Policy Group shall consist of, but not be limited to, making major policy decisions for the MISS; approving modifications to the developmental components of the MISS; establishing the MISS Policy Group subcommittees; insuring adherence to the approved MISS plan for development and implementation; drafting and submitting appropriate legislation; performing public information functions necessary to insure public acceptance of the MISS; and, performing such other administrative functions as defined by subsequent operational needs.

SECTION 3. The Mississippi Information and Statistics System Policy Group shall consist of the following membership:

A. Governor, State of Mississippi;
B. Chief Justice, Mississippi Supreme Court;
C. Attorney General, State of Mississippi;
D. Executive Director, Mississippi Division of Justice;
E. Commissioner, Mississippi Department of Public Safety;
F. Superintendent, Mississippi State Penitentiary;
G. President, Mississippi Sheriffs' Association;
H. President, Mississippi Association of Chiefs of Police;
SECTION 4. The Mississippi Information and Statistics System Policy Group is authorized to establish such rules, regulations and procedures as are necessary to the exercise of its function and as are consistent with the stated purpose of this order.

SECTION 5. The Mississippi Statistical Analysis Center is hereby established within the Mississippi Division of Justice, Office of the Governor, and shall be coordinated by the Executive Director of the Mississippi Division of Justice.

SECTION 6. The Mississippi Statistical Analysis Center (MSAC) is hereby designated as an operational center of the Mississippi Information and Statistics System to provide statistical analysis of criminal and juvenile justice-related data.

SECTION 7. The duties and responsibilities of the Mississippi Statistical Analysis Center shall consist of, but not be limited to, providing analysis and interpretation of criminal and juvenile justice-related data in a meaningful format as required by the Executive, Legislative and Judicial branches of State government; providing coordination of technical assistance to State and local units of government for all programs of the Mississippi Information and Statistics System; and, providing statistical analysis and/or justification for current or proposed criminal or juvenile justice-related programs.

SECTION 8. The Mississippi Criminal Justice Information Center is hereby established within the Mississippi Department of Public Safety and shall be coordinated by the Commissioner of Public Safety.

SECTION 9. The Mississippi Criminal Justice Information Center is hereby designated as an operational center for the Mississippi Information and Statistics System to collect and exchange criminal and juvenile justice information.

SECTION 10. The duties of the Mississippi Criminal Justice Information Center shall consist of, but not be limited to: development and implementation of systems for statewide uniform crime reporting; development and implementation of systems for statewide uniform crime reporting; development and implementation of systems for the collection of management and administrative statistics; development and implementation of systems for the collection of criminal history information and offender-based transaction statistics; maintenance of the statewide justice telecommunication system; and providing technical assistance related to Mississippi Criminal Justice Information Center functions.
WHEREAS, The Mississippi Division of Law Enforcement Assistance, Office of the Governor, was created by Executive Order No. 44 dated March 4, 1969, to serve as the State Planning Agency to conduct the programs provided by the Omnibus Crime Control and Safe Streets Act of 1968; and

WHEREAS, The Mississippi Division of Law Enforcement Assistance, Office of the Governor, was continued in existence by rescission of Executive Order No. 159, dated November 19, 1973, to serve as the State Planning Agency to conduct programs provided by the Omnibus Crime Control and Safe Streets Act of 1968, as amended; and

WHEREAS, the Omnibus Crime Control and Safe Streets Act of 1968, as amended, has as its stated purpose the development and adoption of comprehensive plans based upon evaluation of State and local problems of criminal justice; the authorization of federal grants to State and local units of government in order to improve and strengthen criminal justice; the encouragement of research and development directed toward the improvement of criminal justice and development of new methods for the prevention and reduction of crime and the detection, apprehension and rehabilitation of criminals; and

WHEREAS, the Juvenile Justice Delinquency Prevention Act of 1974, Part B, Section 223, designated the State Planning Agency established under Title I of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, as the sole agency for the preparation and administration of juvenile delinquency plans and programs; and

WHEREAS, the Juvenile Justice and Delinquency Prevention Act of 1974 has as its purpose the provision of thorough and prompt evaluation of all federally-assisted juvenile delinquency programs; the provision of technical assistance to public and private agencies, institutions and individuals in developing and implementing juvenile delinquency programs; the establishment of training programs for persons, including professionals, paraprofessionals and volunteers, who work with delinquents or potential delinquents or whose work or activities relate to juvenile delinquency programs; the establishment of a centralized research effort on the problems of juvenile delinquency, including an information clearinghouse to disseminate the findings of such research and all data related to juvenile delinquency; the development of standards for the administration of juvenile justice, including recommendations for administrative, budgetary and legislative action at the Federal, State and local level to facilitate the adoption of such standards; assistance to the State and local communities with resources to develop and implement programs to keep students in elementary and secondary schools;

WHEREAS, In order to insure a better coordinated and a more effective administration of justice at all levels of government in Mississippi, it is essential that the State Planning Agency structure be improved and strengthened;

NOW, THEREFORE, I, William L. Waller, 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 continue the existence of the State
Law Enforcement Planning Agency, previously cited as the Mississippi Division of Law Enforcement Assistance, within the Office of the Governor, and for the purpose of restructuring said State Planning Agency do hereby retitle such agency as the "Mississippi Division of Justice, Office of the Governor", and do hereby order as follows:


SECTION 2. The Mississippi Division of Justice shall consist of a Commission on Crime and Delinquency, herein referred to as the "Commission" and hereby created, an Executive Director and Office Personnel who shall be subject to the supervision and control of the Executive Director and the four (4) regional councils created by Executive Order No. 160, dated November 19, 1973, which shall insure the distribution of local crime and delinquency planning.

SECTION 3. The duties of the Mississippi Division of Justice shall consist of, but not be limited to, the following:

A. To develop a Comprehensive Plan for the improvement of criminal and juvenile justice throughout the State, which shall define, develop and correlate programs for the prevention and reduction of crime and delinquency and the administration of justice.

B. To establish priorities for criminal and juvenile justice improvement in the State; to provide information relative to the benefits of programs and procedures for grant applications; to encourage grant proposals from State and local units of government for criminal and juvenile justice planning and action efforts; to evaluate local applications for funds, award funds, monitor progress and audit expenditures of grants by State and local units of government; to encourage cooperative arrangements; to coordinate the Comprehensive Plan with other federally-supported programs relating to or having impact on criminal and juvenile justice; to collect data and statistics relevant to criminal and juvenile justice system improvement in the State; and, to oversee the total State effort in criminal and juvenile justice improvement for the prevention and reduction of crime and delinquency and the administration of justice.

C. To apply for and accept grants from the United States Department of Justice, Law Enforcement Assistance Administration, or any other public or private source, and to approve expenditure and disbursement of any such funds acquired in consistency with applicable laws.

SECTION 4. The Mississippi Division of Justice is authorized, after appropriate consultation with, and concurrence from the Governor, Commission and Executive Director, to establish such rules, regulations and procedures as are necessary to the exercise of its functions and as are consistent with the stated purpose of this order.

SECTION 5. The Executive Director of the Division shall be appointed by, responsible to, under the supervision of and serve at the pleasure of the Governor and shall, in addition to the duties of the Division herein stated, have such other duties as may be prescribed by the Governor, including the responsibility for recommending policy and program alternatives. The Executive Director shall be the executive head of the Division.
WHEREAS, many native Mississippians have achieved great success in various fields throughout the entertainment industry; and
WHEREAS, the accomplishments and the acclaim of these individuals lend great prestige to and enhance the image of the State of Mississippi; and
WHEREAS, acknowledgment and appreciation of the talent and the efforts of these individuals should be bestowed by their home state:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a State Commission to be known as the "Mississippi Entertainment Hall of Fame Commission" composed of six members to be appointed by the Governor including the following:

Two (2) members of the Mississippi Film Commission
Two (2) members of the Mississippi Arts Commission
Two (2) members of the Mississippi Department of Archives and History

SECTION 2. The positions of Chairman and Executive Secretary shall be held by both members of a representative organization during a selection year, and these positions shall rotate annually and in turn among the three representative organizations.

SECTION 3. The Governor shall be the Ex-officio Chairman of the Commission and shall appoint the first officers and establish order of officer rotation.
SECTION 4. The Mississippi Entertainment Hall of Fame Commission shall meet from time to time at the call of the Chairman, and the Executive Secretary shall keep a record of the proceedings of the Commission and its activities.

SECTION 5. The Mississippi Entertainment Hall of Fame Commission shall have the following duties:

A. To nominate and to accept nominations from the citizens of Mississippi for possible candidates.

B. To consider each candidate totally and objectively to establish eligibility for the Hall of Fame.

C. To select the individuals in the entertainment field deserving of the honor during the calendar year under consideration, and to determine the number to be honored each year.

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 5th day of May, A.D., 1975.

GOVERNOR

[Signature]

SECRETARY OF STATE

[Signature]
WHEREAS, the employment of Sidney C. Richardson of the Mississippi State Highway Commission was terminated effective July 20, 1973; and

WHEREAS, under the provisions of Section 65-1-13, Mississippi Code of 1972, Sidney C. Richardson requested a hearing by the Mississippi State Highway Commission, and Mr. Richardson, with counsel, testified at the hearing held on February 26, 1974; and

WHEREAS, the hearing was continued from time to time and on July 9, 1974, the Mississippi State Highway Commission entered its Order declaring the termination of the employment of Mr. Richardson to be proper and affirmed the action of dismissal; and

WHEREAS, pursuant to the provisions of Section 65-1-13, Mississippi Code of 1972, Mr. Richardson perfected an appeal from the ruling of the Mississippi State Highway Commission within ten (10) days to the Governor; and

WHEREAS, on October 24, 1974, the appeal of Mr. Richardson was heard upon the record of the proceedings had and done before the Mississippi State Highway Commission, including a transcript of the testimony, oral and documentary, and upon argument by counsel for Mr. Richardson and counsel for the Mississippi State Highway Commission and upon submission of written briefs by the parties:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, being fully advised in the premises, find that the Order of the Mississippi State Highway Commission, dated July 9, 1974, affirming the termination of Sidney C. Richardson, is supported by substantial evidence, and I do hereby decline to overrule the findings of the Mississippi State Highway Commission in this 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, this 8th day of April, A.D., 1975.

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 193

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. 190, dated February 24, 1975, is hereby amended as follows, to-wit:

SECTION I. Delete Robert L. Robinson, Jackson, Mississippi; Add Glyn Roy Hilbun, Moss Point, 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, this 4th day of April, A.D., 1975.

[Signature]
GOVERNOR

By the Governor:

[Signature]
SECRETARY OF STATE
WHEREAS, the most basic and important element of the American economic system of private enterprise is free and vigorous competition; and

WHEREAS, such free and vigorous competition increases personal initiative, enhances individual achievement and generates growth and progress at all economic levels; and

WHEREAS, small and independent businesses are the backbone of the American economic system and provide for half of its jobs and account for 40% of its gross product; and

WHEREAS, the promotion and continuation of such small and independently owned and operated businesses are essential to present economic recovery and future economic growth and progress; and

WHEREAS, the State of Mississippi is primarily a State of small and moderately-sized communities in which there are literally hundreds of small independently owned and operated businesses; and

WHEREAS, the State Government of Mississippi already is exercising a role of national leadership with its programs of Small Business Loan Assistance and Minority Business Enterprise; and

WHEREAS, it is in the best interests of all the people of the State of Mississippi that all of the State's small independently owned and operated businesses be encouraged and promoted by the State Government of Mississippi; and

WHEREAS, it is within the capacity of the State Government of Mississippi to do so without additional cost to the people of the State of Mississippi by purchasing a fair proportion of its supplies, commodities and services from small independently owned and operated businesses within the State of Mississippi:

NOW, THEREFORE, I, William L. Waller, 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. It is the declared policy of the State of Mississippi to aid, counsel, assist and protect, insofar as is possible, the interests of small independently owned and operated businesses within the State of Mississippi in order to preserve and protect free competitive enterprise and to insure economic recovery, growth and prosperity.

SECTION 2. This policy shall be implemented by all State agencies, departments and institutions by purchasing a fair proportion of the supplies, commodities and services required by such agencies, departments and institutions from small independently owned and operated businesses within the State.
SECTION 3. The Commission of Budget and Accounting Department of Purchase Supervision shall prepare and issue written suggestions and recommendations of ways in which this policy can be implemented by all State agencies, departments and institutions and provide advice and assistance to said agencies, departments and institutions in carrying out said suggestions and recommendations.

SECTION 4. The Agricultural and Industrial Board and its Department of Small Business Assistance and Office of Minority Business Enterprise shall advise, cooperate and coordinate with the Commission of Budget and Accounting Department of Purchase Supervision in drafting said suggestions and recommendations in establishing definitions of small businesses for the purpose of implementation of this Order.

SECTION 5. The Agricultural and Industrial Board and its Department of Small Business Assistance and Office of Minority Business Enterprise, in cooperation with organizations representing small and independently owned and operated businesses in Mississippi, shall work with the Commission of Budget and Accounting to inform small business firms in Mississippi on the procedures required to solicit business from the State and to recommend to the 1976 Session of the Mississippi Legislature legislation that may be needed or desirable to insure that the policy herewith proclaimed is made permanent and fully implemented in future Administrations of the State Government 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, this April 4, A.D., 1975.

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, the energy crisis requires development of offshore harbors and terminals capable of accommodating supertankers transporting oil and other energy sources to the United States; and

WHEREAS, the State of Mississippi in the public interest should aid in the promotion, development, construction, operation, improvement and expansion of such offshore terminals; and

WHEREAS, the northeast area of the Gulf of Mexico is well suited for the location, construction and operation of such an offshore terminal, because of its convenience to inland transportation systems, its environmental conditions and the economic effects that such a terminal would have on Mississippi and this region; and

WHEREAS, the State of Mississippi must assert and protect its economic, social and environmental interests in the development of any offshore terminal outside the state waters of the State of Mississippi where such development may have an impact upon the State of Mississippi:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a Mississippi Offshore Terminal Advisory Council, composed of the following members:

JOEL BLASS
Gulfport, Mississippi
NOLAN CLARK
Waynesboro, Mississippi
DONALD INSKIP
Pascagoula, Mississippi
EDWARD KHAYAT
Moss Point, Mississippi
ROBERT L. ROBINSON
Jackson, Mississippi

SECTION 2. The Advisory Council shall have all the powers necessary or convenient to carry out its purposes, including, but not limited to, the power:

(a) To assert and protect the economic, social and environmental interests of the State of Mississippi in the development of any offshore terminal which might have an impact upon the State of Mississippi;

(b) To take all necessary steps to protect Mississippi's unique marine environment from any short-term or long-term damage or harm which might occur from any aspect of the development of such an offshore terminal;

(c) To advise and assist the Governor, the Superport Coordinating Office, and all other interested state and federal agencies, departments, divisions and subdivisions in the efforts of the State of Mississippi to develop an offshore terminal off the Mississippi coast;
WHEREAS, The rate of unemployment in Alcorn County has exceeded 15%; and

WHEREAS, Alcorn County's economy is of prime importance to the overall economy of the State of Mississippi; and

WHEREAS, currently some 1,932 workers out of a work force of 12,821 remain unemployed in Alcorn County; and

WHEREAS, several departments of State government have the necessary know-how and resources to combat this unemployment problem:

NOW, THEREFORE, I, William L. Waller, 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 an Alcorn County Task Force to study the high unemployment rate in Alcorn County and seek immediate solutions. The Task Force shall be composed of the following named agencies and those members who may hereinafter be included: The Department of Public Welfare, State Employment Service, Agricultural and Industrial Board, Mississippi Research and Development Agency, Regional Planning and Development Districts, Northeast Mississippi Junior College, The Department of Housing and Urban Development, and the Governor's Office of Education and Training.

SECTION 2. The Task Force shall undertake a study and evaluation of the causes and effects of unemployment in Alcorn County.

SECTION 3. State Senator Theodore Smith of Alcorn County is hereby named to serve as Chairman of the Task Force and will be responsible to convene the Task Force in Alcorn County as soon as possible.

SECTION 4. Dr. Milton Baxter of the Office of Education and Training, Office of the Governor, shall act as staff coordinator for the Task Force and shall make available to the Task Force advice and assistance as is requested in order to maximize the resources available to the Task Force.

SECTION 5. The Task Force shall transmit to the Governor and the Legislature not later than March 15, 1975, a final report containing a detailed statement of its findings and conclusions together with such recommendations and proposed solutions as it deems advisable.

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 15th day of February, A.D., 1975.

BY THE GOVERNOR

[Signature]

SECRETARY OF STATE
WHEREAS, the Mississippi Executive Mansion symbolizes much of the cultural and political heritage of the citizens of the State of Mississippi; and

WHEREAS, the Mississippi Executive Mansion is now being restored so as to retain its traditional architectural design and decoration; and

WHEREAS, the history of the Mansion should be preserved and published for the citizens and all future generations of the State of Mississippi; and

WHEREAS, it is proper that a history of the Mansion should be prepared in connection with the restoration and reopening of the Mansion and at a time when the United States of America is commemorating its Bicentennial:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, do hereby commission Dr. David G. Sansing, Professor of History on the faculty of the University of Mississippi, to research and write the history of the Mississippi Executive Mansion. All rights of ownership in this publication shall be vested in a non-profit corporation, under the corporate name of The Mississippi Executive Mansion Commission, Inc., which shall utilize net revenues in cooperation with the Department of Archives and History and the State Building Commission for the continuing improvement of grounds and buildings comprising the Mississippi Executive Mansion.

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

DONE at the Capitol in the City of Jackson, this 30th day of January, A.D., 1975.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, Pike County, Mississippi has been ravished by disastrous tornadoes resulting in 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 this matter with the personnel and equipment available to them:

NOW. THEREFORE, I, William L. Waller, 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 the civil authorities in the areas affected by the results of the tornadoes which struck Pike County, Mississippi on January 10, 1975.

The Adjutant General will be in direct command of the troops ordered to State emergency active duty by this Executive Order, and he will use such force of arms and equipment as he may deem necessary to accomplish the mission of the National Guard. The Adjutant General is further ordered and directed to use whatever numbers of the Mississippi National Guard as may be necessary to accomplish the mission.

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

The members of the Mississippi National Guard ordered out for 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.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General 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, this 10th day of January, A.D. 1975.

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, conditions existing on the Gulf Coast and inland parts of the State of Mississippi caused by HURRICANE CARMEN are of such grave nature as to result in imminent danger to 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 David Bennett, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 117, Mississippi Constitution of 1890, and Sections 7-1-7, 7-3-701 and 38-7-9, Mississippi Code of 1972, do herewith appoint the Adjutant General of the State of Mississippi to order out a part of the Mississippi National Guard to be deemed necessary and requisite for so long a period as may be necessary to assist the citizens of the State in the areas affected by HURRICANE CARMEN in the housing of flood refugees and in restoring order and preserving order and protecting lives and property.

September 27, 1974

The Adjutant General will be in direct command of the troops ordered to State emergency active duty by this Executive Order, and he will use such force of men and equipment as he may deem necessary to accomplish the mission of the National Guard. The Adjutant General is further ordered and directed to use whatever armed forces of the Mississippi National Guard are necessary to accomplish the mission.

Honorable Donice V. Knight
Circuit Clerk
Jones County
Laurel, Mississippi 39440

Dear Mr. Knight:

Enclosed herewith is a true and correct copy of Executive Order No. 187 from the Executive Department dated September 26, 1974, restoring any civil rights lost by Bobby Sealey by virtue of his conviction in the Circuit Court of Jones County, Mississippi, by order entered April 3, 1972, to the charge of burglary, 38-7-9 and 38-7-321, Mississippi Code of 1972. Please make the proper entry of the certified copy of said Executive Order on the Criminal Docket of the Circuit Court of Jones County, and file same as directed in the last paragraph thereof.

Very truly yours,

Heber Ladner
Secretary of State

WAT/pat

Enclosure
EXECUTIVE ORDER NO. 184

WHEREAS, on June 27, 1974, Glen Austin Davidson was notified by personal service of charges to be heard against him for the purpose of determining whether or not his employment with the Mississippi Game and Fish Commission should be terminated, and said notification set a date for a hearing before the Commission and the Governor; and

WHEREAS, on July 9, 1974, which date was more than ten (10) days after notification of the hearing to said Glen Austin Davidson, this matter came on for hearing at which time Glen Austin Davidson personally appeared and was represented by Honorable Dan Self, Attorney-at-Law, and testimony was given and the charges considered; and

WHEREAS, on August 13, 1974, the State Game and Fish Commission, by unanimous vote, determined that the charges were well founded and that Glen Austin Davidson was guilty of the charges filed against him, and that Glen Austin Davidson should be dismissed from the employment of the Mississippi Game and Fish Commission:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, am of the opinion that the findings of fact and conclusions of law of the Mississippi Game and Fish Commission are well taken, and am of the further opinion that the recommendations of the Mississippi Game and Fish Commission to discharge the said Glen Austin Davidson from the employment of the said Commission are well taken and should be accepted.

IT IS, THEREFORE, HEREBY ORDERED that the said Glen Austin Davidson is hereby dismissed from the employment of the Mississippi Game and Fish Commission effective as of the date of 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, this August 22, 1974.

William L. Waller
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, under authority of law, the Mississippi Employment Security Commission and the State Department of Public Welfare have established and operated merit systems for the maintenance of personnel standards on a merit basis; and

WHEREAS, by regulations, the State Board of Health has established and operated a merit system for the maintenance of personnel standards on a merit basis; and

WHEREAS, by policies or regulations, other State departments, agencies, offices and officers are a part of and have utilized one of the said merit systems for the maintenance of personnel standards on a merit basis within said department, agency or office; and

WHEREAS, Merit System requirements have been imposed upon the State for more than twenty Federal grant-in-aid programs as a result of both statutory and administrative actions, and it is in the best interest of the State and the employees thereof for uniformity in the establishment and maintenance of personnel standards on a merit basis; and

WHEREAS, there is no capacity within the framework of State Government to coordinate these various Merit Systems among the departments, agencies and offices; and

WHEREAS, it is essential to establish a single, cooperative merit system for all departments, agencies, offices and officers of the State; and

WHEREAS, it is essential to establish a State Merit System Council to be appointed by the Governor to combine the present merit system rules and regulations into one uniform State Merit System:

NOW, THEREFORE, I, William L. Waller, 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 of the employees of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a State Council to be known as the "Merit System Council", consisting of five (5) members to be appointed by the Governor after consultation with participating agencies.

SECTION 2. The term of office of the Council members shall be five (5) years; however, of the first members appointed hereunder, one shall be appointed for a term of one (1) year, one for a term of two (2) years, one for a term of three (3) years, one for a term of four (4) years and one for a term of five (5) years; thereafter, all members of the Council shall be appointed for a term of five (5) years. All vacancies on said Council shall be filled by the appointment by the Governor for the unexpired term.

SECTION 3. No member will be employed in any capacity in any of the agencies covered by the Merit System, and no member shall have held an elected
or appointed political office during the year preceding his appointment, nor shall he hold such office during his term. No member shall have been an employee of the participating agencies within one (1) year prior to his appointment; provided, however, present members of the Merit Councils of the respective participating agencies shall not for this purpose be considered employees of the agency.

SECTION 4. Three (3) members of the Council shall constitute a quorum for the transaction of business at any regular or special meeting; and not less than three (3) votes shall be required on the prevailing side to decide any question before the Council.

SECTION 5. Annually the Council shall elect a chairman, a vice-chairman and a secretary from its membership for a one year term. The Merit System Supervisor selected by the Council may be designated as the secretary for the Council.

SECTION 6. Members of the Council shall be reimbursed for mileage and actual expenses incurred in the performance of their duties, in accordance with the requirements of Section 25-3-4, Mississippi Code of 1972, as amended. No Council member may incur travel or other expenses unless previously authorized, by vote, at a meeting of the Council, which shall be recorded in the official minutes of said meeting.

SECTION 7. A. The functions of the Council shall include all of the present functions of the Council for the respective agencies such as final approval of revisions in the rules and regulations and such additional functions as are determined from time to time to be necessary for the proper and efficient administration of the consolidated merit system.

B. The Council shall hold one regular meeting each month, and such special meetings as shall be called by the Chairman, or by the Secretary of the Council upon the written request of not less than two (2) members of the Council.

SECTION 8. A. The Council shall take steps at the earliest possible date to combine the present Merit System rules and regulations into one uniform Merit System, which the Council will submit and recommend to the respective participating agencies for their approval and adoption. Said uniform Merit System shall become effective upon its adoption by a majority of the participating agencies, and the minutes of the Council shall reflect such action.

B. The present Merit System rules and regulations for each respective agency, and the Merit System plan for each agency, shall continue to be binding on the respective agencies until such time as a majority of the agencies have adopted the uniform Merit System and have been notified thereof by the Merit System Council.

SECTION 9. The Council shall establish an office and select, in accordance with the Merit System Regulation, a Merit System Supervisor and such staff as may be required for the efficient operation of the Merit System. Such Supervisor may be dismissed for cause.
SECTION 10. The Council, with the approval of the participating agencies, shall adopt a classification and compensation plan for the staff of the Merit System office, which plan, as far as practicable, shall be comparable to those of other State Departments. Until such time as the Council establishes a classification and compensation plan for the staff of the Merit System Office, the salaries of the staff of the Merit System Office shall be on the basis of the current budgets of the respective participating agencies.

SECTION 11. The total cost of the Merit System shall be allocated among the participating agencies on the basis of the ratio that the number of persons employed by each agency under the Merit System bears to the combined number of persons employed by the agencies under the Merit System. The percentage of the joint cost, which is attributable to each agency, shall be determined at the beginning of each fiscal year or budgetary period by the Council on the basis of the number of persons employed under the Merit System by the agencies at the time the Merit System budget is prepared, and except in the case of a major change in the factors upon which such percentages are determined, percentages should be applied throughout the fiscal year or budgetary period.

SECTION 12. The fiscal control of the budgeted funds of the Merit System shall be placed in the fiscal control section of one of the participating agencies to be determined by the Council.

SECTION 13. The equipment now being used by the present Merit System office of each of the participating agencies shall become the property of the new Merit System and shall be carried on its fiscal records. Existing and new equipment purchased in the future shall be carried in the name of the new Merit System and belong jointly to the participating agencies in the same relation as each agency contributed to the total cost.

SECTION 14. The current tenure and status of existing personnel covered by the former separate merit systems shall be protected.

SECTION 15. Additional State agencies may become a part of and participate in the Merit System by agreement. The Merit System Council may enter into agreements with any municipality or political subdivision of the State to furnish services and facilities in the administration of its personnel program. Any such agreement shall provide for the reimbursement to the Merit System of the reasonable cost of the services and facilities furnished.

SECTION 16. The exercise by the Merit System Council of the powers 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, this 25th day of July, A.D., 1974.

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE

[Signature]
Mississippi
Executive Department
Jackson

EXECUTIVE ORDER NO. 182

WHEREAS, every blind Mississippian should be afforded all opportunities to acquire the knowledge and learn the skills that will place within his or her grasp personal fulfillment and full participation in the social, cultural, political and economic life of the State; and

WHEREAS, it is recognized that the field of education and rehabilitation for the blind is a highly specialized area which has substantially progressed in the recent years due to the formulation and application of new concepts and techniques; and

WHEREAS, the general welfare of all citizens of Mississippi will be served by seeking improvements and progressive measures in the field of education and rehabilitation of blind citizens:

NOW, THEREFORE, I, William L. Waller, 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 Select Committee for Blind composed of the following named members and those members who may hereafter be included:

Representative Milton Case
Senator Theodore Smith
Mrs. Yvonne Brooks
Dr. Grant Dungee
Mr. Sanford Keith
Mr. J. E. Kopesky
Mr. E. U. Parker
Mr. Bob Sibley

Section 2. The Select Committee shall undertake a study and evaluation of the education and rehabilitation services of the blind by performing a detailed examination of education and rehabilitation services provided by the State and the procedure employed by the State in providing these services. Such study will include, but is not limited, to the following:

A. Determination and evaluation of the services available to pre-school children and their parents.

B. 1. Evaluation of education currently being offered to blind students as compared to educational standards in public schools.

2. Evaluation of possible integration of blind students into the public school system.

C. Determination and evaluation of services offered by the Vocational Rehabilitation Division with a specific report as to the quality of training, employment and education being offered.

D. Evaluation of vending stand program and determination if other small businesses may be included.
E. Evaluation of the needs of blind in workshops and determination of further need for improved conditions and pay, training and placement in private and competitive jobs.

F. Evaluation of general rehabilitation services.

G. Survey of library services available to all students, general readers and of coordination with all other available services.

Section 3. The Office of Education and Training, Office of the Governor, shall be available to the Committee for such advice and assistance as is requested by said Committee in order to maximize training, employment and educational opportunities of blind persons.

Section 4. The Select Committee shall transmit to the Governor and the Legislature not later than September 15, 1974, a final report containing a detailed statement of its findings and conclusions, together with such recommendations and proposed legislation as it deems advisable.

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 July 23, A.D., 1974.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, Executive Order No. 96, dated December 21, 1971, as amended by Executive Order No. 102, dated February 7, 1972, and by Executive Order No. 150, dated September 11, 1973, and by Executive Order No. 152, dated October 1, 1973, named a representative of the Mississippi Interagency Commission on Mental Illness and Mental Retardation as a member of the State Child Development Council; and

WHEREAS, Chapter 567, Mississippi Laws of 1974, abolished the Mississippi Interagency Commission on Mental Illness and Mental Retardation and vested all its functions in the State Board of Mental Health:

NOW, THEREFORE, 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. 96, dated December 21, 1971, and amendments thereto, is hereby further amended as follows:

Amend: Paragraph 3, Page One, Executive Order No. 96, dated December 21, 1971, as amended, in the following manner:

Delete: as a member of the State Child Development Council:

Interagency Commission on Mental Illness and Mental Retardation

Add: as a member of the State Child Development Council:

State Board of Mental Health

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 nineteenth day of July, A.D., 1974.

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, Executive Order No. 55, dated February 10, 1970, as amended by Executive Order No. 76, dated January 5, 1971, and by Executive Order No. 145, dated July 16, 1973, named a representative of the Mississippi Interagency Commission on Mental Illness and Mental Retardation as an ex-officio member of the State Health Planning Advisory Council; and

WHEREAS, Chapter 567, Mississippi Laws of 1974, abolished the Mississippi Interagency Commission on Mental Illness and Mental Retardation and vested all its functions in the State Board of Mental Health:

NOW, THEREFORE, 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. 55, dated February 10, 1970, as amended by Executive Order No. 76, dated January 5, 1971, as amended by Executive Order No. 145, dated July 16, 1973, is hereby further amended as follows:

Amend: Section 2(b), Executive Order No. 55, dated February 10, 1970, as amended, in the following manner:

SECTION 2(b): Delete: Mississippi Interagency Commission on Mental Illness and Mental Retardation.

Add: State Board of Mental Health

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 nineteenth day of July, A.D., 1974.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 177

WHEREAS, Part 211, Chapter II, Title 10, Code of Federal Regulations consists of Mandatory Petroleum Allocation Regulations; and

WHEREAS, pursuant to Section 211.15 thereof, the Mississippi Fuel and Energy Management Commission, created by Executive Order No. 151 dated September 14, 1973, as amended by Executive Order No. 164, dated January 17, 1974, was certified by the Administrator, Federal Energy Office, as the State Office of Petroleum Allocation; and

WHEREAS, Section 211.10(d)(2) provides that, "A state may require or authorize priorities to or among such end-users or wholesale purchaser-consumers purchasing the allocated product for the uses listed in the allocation levels for that product in the subpart of this part applicable to the particular allocated product"; and

WHEREAS, Section 211.10(d)(2) further provides that, "Except to the extent that FEO regulations or a State office otherwise may require or authorize, local governments and the supplier may also give priority to or among such end-users or wholesale purchaser-consumers purchasing the allocated product for the uses listed in the allocation levels for that product in the subpart of this part applicable to the particular allocated product; and

WHEREAS, the nature of Section 211.10(d)(2) requires that Executive Order Number 151 be further amended:

NOW, THEREFORE, I, William L. Waller, 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 health, safety and general welfare of the citizens of Mississippi, do hereby further amend Executive Order Number 151, dated September 14, 1973, as follows, to-wit:

New sections are added thereto as follows:

SECTION 9. The Mississippi Fuel and Energy Management Commission shall have sole authority within the State of Mississippi to establish, require or authorize priorities to or among end-users or wholesale purchaser-consumers purchasing the allocated product for the uses listed in the allocation levels for the product pursuant to Section 211.10(d)(2), Part 211, Chapter II, Title 10, CFR.

SECTION 10. No local government or supplier may give, and the same shall refrain from giving, priority to or among end-users or wholesale purchaser-consumers purchasing the allocated product for
EXECUTIVE ORDER NO. 176

WHEREAS, on May 20, 1971, Danny Ray Kirkley was sentenced in the Circuit Court of Lowndes County, Mississippi, to a term of four years in the Mississippi State Penitentiary upon a conviction of burglary; and

WHEREAS, the Honorable J. O. Sams, Sr., Circuit Court Judge, suspended the execution of said Penitentiary sentence and placed Danny Ray Kirkley on probation for four years under the supervision of the Probation and Parole Board of the State of Mississippi; and

WHEREAS, on May 27, 1974, the Honorable J. O. Sams, Sr., Circuit Court Judge, signed a discharge certificate terminating the probation of Danny Ray Kirkley in Cause Number 4610, Circuit Court of Lowndes County, Mississippi, the court of original jurisdiction, discharging him from probationary supervision; and

WHEREAS, under said Court Order and said Discharge Certificate, Danny Ray Kirkley has fully and completely served his sentence and has been discharged from any further penalty and obligation thereunder; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of the written report of the record of said probationer prepared by the Probation Officer, who found as a fact that said Danny Ray Kirkley has been living a good and useful life since his discharge:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 47-7-41, Mississippi Code of 1972, do hereby order that any civil rights lost by Danny Ray Kirkley by virtue of his plea of guilty and conviction in the Circuit Court of Lowndes County, Mississippi, in Docket No. 4610, by order entered May 20, 1971, be and the same are hereby restored to Danny Ray Kirkley; that a certified copy of this executive order be forwarded to the Circuit Clerk of Lowndes County, Mississippi, for entry on the docket of that 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, in the State of Mississippi, on this 6th day of June, A.D., 1974.

[Signature]
Governer

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
MISSISSIPPI
EXECUTIVE DEPARTMENT
JACKSON

TO THE SUPERINTENDENT OF THE MISSISSIPPI STATE PENITENTIARY—GREETINGS:

WHEREAS, at the SEPTEMBER 20, 1967 term of the Circuit Court of

SUNFLOWER County, Mississippi, RANDALL KELLY DAVIS (BEING ONE AND THE
SAME AS RANDOLL KELLY DAVIS & RANDY DAVIS) MSP #932771
was convicted of the crime of

ASSAULT AND BATTERY WITH INTENT

and sentenced to FIVE YEARS

in the State Penitentiary;

NOW, THEREFORE, I, WILLIAM L. WALLER Governor of the State of Mississippi, under
and by virtue of the authority vested in me by the Constitution and Laws of the State, do here-
by grant unto the said RANDALL KELLY DAVIS (BEING ONE AND THE SAME AS
RANDOLL KELLY DAVIS & RANDY DAVIS) a full and complete pardon of the crime
of Assault and Battery with intent and the sentence imposed upon him therefore
by the Circuit Court of Sunflower County, Mississippi on September 20, 1967.

and I do authorize and direct you, upon receipt of these presents, to take notice and be governed
accordingly.

REMARKS: Subject has complied with the provisions of Section 124, Article 5,
Mississippi Constitution of 1890 by publishing his petition for pardon for the
time and in the manner provided thereby. This pardon is recommended by
former Governor John B. Williams, who on January 6, 1972, commuted this
sentence to time served. Governor Williams at that time granted subject a pardon
on another offense and intended to grant a pardon as to this offense. However,
due to incomplete compliance with publication under Section 124, was prevented
from granting such. Subject was committed to Mississippi State Penitentiary
when he was 15 years of age and was incarcerated for about six years. He
was thereafter granted a series of suspensions under the supervision of the
Probation and Parole Board. Subject's record indicates that he has been fully
rehabilitated and is conducting himself as a productive, law-abiding citizen.
It is felt that full and complete pardon should be granted in the interest of
justice.

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

ATTEST:

Secretary of State.

GOVERNOR
Honorable T. E. Wiggins
Circuit Clerk
Lowndes County
Columbus, Mississippi

Dear Mr. Wiggins:

Enclosed herewith is a true and correct copy of Executive Order No. 176 from the Executive Department dated June 6, 1974, restoring any civil rights lost by Danny Ray Kirkley by virtue of his conviction in the Circuit Court of Lowndes County, Mississippi, by order entered May 20, 1971, to the charge of burglary.

Please make the proper entry of the certified copy of said Executive Order on the Criminal Docket of the Circuit Court of Lowndes County, and file same as directed in the last paragraph thereof.

Very truly yours,

Heber Ladner
Secretary of State

Enclosure
EXECUTIVE ORDER NO. 175

WHEREAS, on November 10, 1964, Steven Prentiss Cooper was sentenced in the Circuit Court of Hinds County, Mississippi, to a term of two years in the Mississippi State Penitentiary upon a plea of guilty to the charge of burglary and larceny; and

WHEREAS, the Honorable Leon F. Hendrick, Circuit Court Judge, suspended the execution of the Penitentiary sentence and placed Steven Prentiss Cooper on probation for three years under the supervision of the Probation and Parole Board of the State of Mississippi; and

WHEREAS, on August 28, 1967, the Honorable Leon F. Hendrick, Circuit Judge, signed a discharge certificate terminating the probation of Steven Prentiss Cooper in Case No. 17,996, Circuit Court of Hinds County, Mississippi, the court of original jurisdiction, discharging him from probationary supervision; and

WHEREAS, under said court order and said discharge certificate, Steven Prentiss Cooper has fully and completely served his sentence and has been discharged from any further penalty and obligation thereunder; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of the written report of the record of said probationer prepared by the Probation Officer, who found as a fact that Steven Prentiss Cooper has been living a good and useful life since his discharge:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 47-7-41, Mississippi Code of 1972, do hereby order that any civil rights lost by Steven Prentiss Cooper by virtue of his plea of guilty and conviction in the Circuit Court of Hinds County, Mississippi, in Docket No. 17,996, by order entered November 10, 1964, be and the same are hereby restored to Steven Prentiss Cooper; and a certified copy of this executive order be forwarded to the Circuit Clerk of Hinds County, Mississippi, for entry on the docket of that 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, in the State of Mississippi, on this 17th day of May, 1974.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
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 Number 131, dated December 14, 1972, as amended by Executive Order Number 173, dated April 23, 1974, is hereby further amended as follows, to wit:

Amend: Section 1 by adding a new sentence at the end thereof to read as follows:

Add: It is authorized to receive and expend such grant funds.

Amend: Section 2, second sentence thereof, to read as follows:

Change to read: The Advisory Council shall be known as the "Mississippi Drug Affairs Advisory Council", herein termed the Council.

Amend: Section 3, Paragraph O, in the following manner:

Change to read: O. Appoint and provide for the continuation and expansion of the Council.

Amend: Section 3, Paragraph P, in the following manner:

Change to read: P. Establish criteria and procedures for licensing and certification over all programs and facilities responsible for treatment of drug misusers, and promulgate, implement and enforce said criteria and procedures or delegate authority to a contract with another State agency to perform any or all such functions, if the Governor's Office of Education and Training deems it appropriate and feasible.

Amend: Section 4, in the following manner:

Delete: The words "Governor's Drug Study" therefrom.

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 26th day of April, A.D., 1974.

William Walls
GOVERNOR

BY THE GOVERNOR:

Secretary of State
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. 131, dated December 14, 1972, is hereby amended as follows, to wit:

Amend: Section 1 by adding a new sentence at the end thereof to read as follows:

The Governor's Office of Education and Training is authorized to apply on behalf of the State of Mississippi for Federal grants authorized by Section 409 of Public Law 92-255.

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 23rd day of April, A.D., 1974.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, on May 15, 1972, Susan Kathleen Jones was sentenced in the Circuit Court of Claiborne County, Mississippi, to a term of two years in the Mississippi State Penitentiary upon conviction of burglary and larceny; and

WHEREAS, the Honorable Ben Guider, Circuit Court Judge, suspended the said Penitentiary sentence and placed Susan Kathleen Jones on probation for two years under the supervision of the Probation and Parole Board of the State of Mississippi; and

WHEREAS, on March 1, 1974, the Honorable Ben Guider, Circuit Court Judge, signed an Order terminating the probation of Susan Kathleen Jones in Case Number 3925, Circuit Court of Claiborne County, Mississippi, the Court of original jurisdiction, discharging her from probationary supervision; and

WHEREAS, under said Court Order, Susan Kathleen Jones has fully and completely served her sentence and has been discharged from any further penalty and obligation thereunder; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of the written report of the record of said probationer prepared by the Probation Officer, who found as a fact that said Susan Kathleen Jones has been living a good and useful life since her discharge:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 47-7-41, Mississippi Code of 1972, do hereby order that any civil rights lost by Susan Kathleen Jones by virtue of her conviction in the Circuit Court of Claiborne County, Mississippi, in Docket Number 3925, by Order entered May 15, 1972, be and the same are hereby restored to Susan Kathleen Jones; that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Claiborne County, Mississippi, for entry on the docket in that 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 City of Jackson, State of Mississippi, on this 22nd day of April, A.D., 1974.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
Mississippi
Executive Department
Jackson

EXECUTIVE ORDER NO. 171

WHEREAS, the counties of Clarke, Covington, Forrest, George, Greene, Jones, Lawrence, Marion, Pearl River, Perry, Simpson and Wayne and the certainty of other counties in the State of Mississippi, have been ravished by disastrous flooding resulting in the displacement of citizens and loss of property; and

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

NOW, THEREFORE, I, William L. Waller, 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 the civil authorities in the areas affected by the results of the flooding of vast areas of the State of Mississippi commencing April 12, 1974.

The Adjutant General will be in direct command of the National Guard forces ordered to State emergency duty by this executive order, and he will use such force of arms and equipment as he may deem necessary to accomplish this mission. The Adjutant General is further ordered and directed to use whatever numbers of the Mississippi National Guard as may be necessary to accomplish its mission. The direction of the troops will rest entirely with The Adjutant General, subject to orders from the Governor.

The members of the Mississippi National Guard ordered out for 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.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General 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, this April 12, A.D., 1974.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 170

WHEREAS, on January 10, 1961, Lether "Yank" Thornton was sentenced in the Circuit Court of Clay County, Mississippi, to serve a term of three years in the Mississippi State Penitentiary upon a conviction of Embezzlement; and

WHEREAS, the Honorable John Green, Circuit Court Judge suspended the execution of said Penitentiary sentence upon the good behavior of Lether "Yank" Thornton; and

WHEREAS, thirteen years have now passed since the suspension of this sentence, thereby exceeding the limitation under Section 47-7-37, Mississippi Code of 1972, as allowed upon suspension of sentence; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of a written report regarding Mr. Thornton's conduct since the time of sentencing along with a recommendation and request from various officials and citizens of Clay County, Mississippi, that Lether "Yank" Thornton's civil rights be restored:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 47-7-41, Mississippi Code of 1972, do hereby order that any civil rights lost by Lether "Yank" Thornton, by virtue of his conviction in the Circuit Court of Clay County, Mississippi, on January 10, 1961, be and the same are hereby restored to Lether "Yank" Thornton; and a certified copy of this Executive Order be forwarded to the Circuit Clerk of Clay County, Mississippi for entry on the docket of that 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, this 28th day of February, A.D., 1974.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, on January 3, 1974, Oree D. Ainsworth, was notified by certified mail of charges to be heard against him for the purpose of determining whether or not his employment with the Mississippi Game and Fish Commission should be terminated, and said notification set a date for a hearing before the Commission and the Governor; and

WHEREAS, on January 25, 1974, which date was more than ten (10) days after notification of the hearing to said Oree D. Ainsworth, said hearing was held at which time Oree D. Ainsworth personally appeared and was represented by Honorable Tom Roberts, Attorney at Law, and testimony was given and the charges considered; and

WHEREAS, on January 25, 1974, the State Game and Fish Commission, by unanimous vote, determined that the charges were well founded and that Oree D. Ainsworth was guilty of the charges filed against him, and that Oree D. Ainsworth should be dismissed from the employment of the Mississippi Game and Fish Commission:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, am of the opinion that the findings of fact and conclusions of law of the Mississippi Game and Fish Commission are well taken, and am of the further opinion that the recommendation of the Mississippi Game and Fish Commission to discharge the said Oree D. Ainsworth from the employment of said Commission is well taken and should be accepted.

IT IS, THEREFORE, HEREBY ORDERED that the said Oree D. Ainsworth is hereby dismissed from the employment of the Mississippi Game and Fish Commission effective as of the date of 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, this February 21, A.D., 1974.

GOVERNOR

BY THE GOVERNOR,

SECRETARY OF STATE
By virtue of the authority vested in me as Governor of the State of Mississippi by the Constitution and applicable Statutes of the State of Mississippi, Executive Order No. 105, dated February 9, 1972, as amended by Executive Order No. 121, dated August 3, 1972, is hereby amended as follows:

Section 1 is amended to read as follows:

"SECTION 1. There is hereby created within the Office of the Coordinator of Federal-State Programs, Office of the Governor, a Division of Housing Coordination, headed by a Director appointed by and serving at the pleasure of the Governor and staffed by such other employees as may be necessary and in accordance with State Law."

Section 2 is amended as follows:

"SECTION 2. The Division of Housing Coordination shall have the authority and responsibility to:"

Section 3 is amended to read as follows:

"SECTION 3. The Director of the Division of Housing Coordination shall report to the Coordinator of Federal-State Programs, Office of the Governor, and the funds appropriated, authorized, and approved for the Division of Housing Coordination shall be expended solely under the direction, control, and signature of the Coordinator of Federal-State Programs, who shall have full supervision of the Division of Housing Coordination, its personnel, and work."

Section 4 is amended to read as follows:

"SECTION 4. 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 the Division of Housing Coordination 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, this 31st day of January, A.D., 1974.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
Honorable R. M. Murphy
Circuit Clerk
Clay County
West Point, Mississippi

Dear Mr. Murphy:

Enclosed herewith is a true and correct copy of Executive Order No. 170 from the Executive Department dated February 28, 1974, restoring any civil rights lost by Luther "Yank" Thornton by virtue of his conviction of Embezzlement in the Circuit Court of Clay County, Mississippi, by order dated January 10, 1961.

Please make proper entry of the certified copy of said Executive Order on the Criminal Docket of the Circuit Court of Clay County, and file same as directed in the last paragraph thereof.

Very truly yours,

Heber Ladner
Secretary of State

DONE at the Capitol in the City of Jackson, this 22nd day of January, A.D., 1974.

[Signature]
GOVERNOR
WHEREAS, Marshall County, Mississippi, on 3 January 1974, was hit by a severe ice storm which caused a complete loss of electric power; and

WHEREAS, the civil authorities of Marshall County were unable to cope with the matter with the personnel and equipment available to them:

NOW, THEREFORE, I, William L. Waller, 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 the officials of Marshall County in the restoration of electric power and cleanup operations.

The Adjutant General will be in direct command of the National Guard forces ordered to State emergency duty by this executive order, and he will use such force of arms and equipment as he may deem necessary to accomplish this mission. The Adjutant General is further ordered and directed to use whatever numbers of the Mississippi National Guard as may be necessary to accomplish its mission. The direction of the troops will rest entirely with The Adjutant General, subject to orders from the Governor.

The members of the Mississippi National Guard ordered out for 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.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General 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 this twenty-first day of January, A.D., 1974.

William L. Waller
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the Mississippi State Penitentiary on 3 January 1974 was hit by a severe ice storm which caused a complete loss of electric power, thus creating a crucial security problem; and

WHEREAS, the officials and employees of the Mississippi State Penitentiary were unable to cope with the matter with the personnel and equipment available to them:

NOW, THEREFORE, I, William L. Waller, 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 the officials of the Mississippi State Penitentiary in support of security operations and assisting in the restoration of electric power.

The Adjutant General will be in direct command of the National Guard forces ordered to State emergency duty by this executive order, and he will use such force of arms and equipment as he may deem necessary to accomplish this mission. The Adjutant General is further ordered and directed to use whatever numbers of the Mississippi National Guard as may be necessary to accomplish its mission. The direction of the troops will rest entirely with the Adjutant General, subject to orders from the Governor.

The members of the Mississippi National Guard ordered out for 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.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General 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 this twenty-first day of January, A.D., 1974.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, on September 14, 1974, by Executive Order Number 151, the Mississippi Fuel and Energy Management Commission was established; and

WHEREAS, the Emergency Petroleum Allocation Act of 1973 (P.L. 93-159) and the Mandatory Petroleum Allocation Regulations (10 CFR Ch. 11) provide for the domestic allocation through normal distribution systems of crude oil, residual fuel oil and refined petroleum products as therein defined produced in or imported into the United States; and

WHEREAS, the emergency nature of the Mandatory Petroleum Products Allocation Program requires that Executive Order Number 151 be amended:

NOW, THEREFORE, I, William L. Waller, 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, do hereby amend Executive Order Number 151, dated September 14, 1973, as follows, to wit:

New sections are added thereto as follows:

SECTION 5. There is hereby created the "State Office of Petroleum Allocation" for the State of Mississippi, which is designated to assume and carry out responsibilities of the State of Mississippi specified in the provisions of Section 211.15, Subpart A, Part 211, 10 CFR 1924, dated January 24, 1974, or in orders issued pursuant to the Emergency Petroleum Act of 1973.

SECTION 6. The State Office of Petroleum Allocation shall be under the supervision and general policy formulations of the Mississippi Fuel and Energy Management Commission.

SECTION 7. George A. Cochran, is hereby designated and empowered to act as the Administrator of the State Office of Petroleum Allocation pursuant to the provisions of Section 211.15, Subpart A, Part 211, 10 CFR 1924, dated January 14, 1974, or in orders issued pursuant to the Emergency Petroleum Act of 1973.

SECTION 8. The State Office of Petroleum Allocation shall establish a State Program to administer the State set-aside program, to provide assistance in obtaining adjustments specified in Section 211.13, Subpart A, Part 211, 10 CFR 1924, dated January 14, 1974, and such other authorities specified in said Part 211, or in orders issued by the Federal Energy Office.

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 January 17, A.D., 1974.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, portions of DeSoto County, Mississippi, were ravaged by a tornado, which necessitated the use of all available manpower for cleaning up debris; and

WHEREAS, certain inmates at Mississippi State Penitentiary 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 was a laborious physical task resulting in the preservation of health and sanitation and the saving of public funds; and

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates and 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 L. Waller, 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 of Mississippi State Penitentiary who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Superintendent, 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.

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 December, A.D., 1973.

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
EXECUTIVE ORDER NO. 162

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 Number 148, dated September 4, 1973, is hereby amended as follows, to-wit:

SECTION 1. Add, as members of the Mississippi Select Committee for Higher Education:

Harold Fisher  
Dr. A. L. Lott  
Wendell Perry  
Mrs. Marion Lion  
George Moody  
Joseph Phillips

IN WITNESS HEREOF, 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 twenty-sixth day of December, 1973.

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, the counties of Monroe and DeSoto in the State of Mississippi, have been ravished by disastrous tornadoes resulting in injuries and possible loss of life and the loss of property; and

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

NOW, THEREFORE, I, William L. Waller, 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 in the areas affected by the results of the tornadoes which struck the above name counties on November 26 and 27, 1973.

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 the 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 this twenty-seventh day of November, 1973.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
WHEREAS, the Division of Law Enforcement Assistance, Office of the Governor, was created by Executive Order No. 44, dated March 24, 1969, to serve as the State Planning Agency to conduct the programs provided by Public Law 90-351; and

WHEREAS, by Executive Order No. 56, dated March 3, 1970, four law enforcement assistance regions, effecting statewide participation of local jurisdictions, with attendant councils, were created; and

WHEREAS, Public Law 90-351, the Omnibus Crime and Safe Streets Act of 1968, was amended by Public Law 93-83, the Crime Control Act of 1972; and

WHEREAS, by Executive Order No. 159, dated November 19, 1973, the Mississippi Division of Law Enforcement Assistance within the Governor’s Office was continued in existence and restructured; and

WHEREAS, it is the opinion of the State of Mississippi that a more comprehensive planning effort can best be effected through the restructuring of the four (4) Law Enforcement Assistance Regions:

NOW, THEREFORE, I, William L. Waller, 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 continue the existence of four (4) Law Enforcement Assistance Regions, and for the purpose of restructuring the Regions, do hereby order as follows:

Section 1. There is hereby created four (4) Law Enforcement Regions to effect statewide participation of local jurisdictions, with attendant counsels composed of local representatives as detailed in the Administrative Manual of the Division of Law Enforcement Assistance, Office of the Governor, as follows:

A. Region I shall consist of Alcorn, Benton, Calhoun, Chickasaw, Clay, Coahoma, DeSoto, Itawamba, Lafayette, Lee, Lowndes, Marshall, Monroe, Panola, Pontotoc, Prentiss, Quitman, Tallahatchie, Tate, Tippah, Tishomingo, Tunica, Union, Webster, and Yalobusha Counties.

B. Region II shall consist of Attala, Bolivar, Carroll, Choctaw, Grenada, Holmes, Humphreys, Kemper, Lauderdale, Leake, Leflore, Montgomery, Neshoba, Newton, Noxubee, Oktibbeha, Scott, Sunflower, Washington and Winston Counties.

Executive Order No.
November 19, 1973

D. Region IV shall consist of Clarke, Covington, Forrest, George, Greene, Hancock, Harrison, Jackson, Jasper, Jefferson Davis, Jones, Lamar, Marion, Pearl River, Perry, Smith, Stone and Wayne Counties.

Section 2. The Law Enforcement Assistance Regions shall operate under the review and oversight of the Mississippi Commission on Law Enforcement Assistance as delineated in the Administrative Manual of the Division of Law Enforcement Assistance, Office of the Governor.

Section 3. All activities of the four (4) Law Enforcement Assistance Regions shall be subject to the Constitution and the laws of the State of Mississippi; the supervision of the Governor; oversight and review of the Commission; legislative restrictions on the expenditure of State-controlled funds; Federal laws, regulations and guidelines; State budget and appropriations requirements; and State administrative regulations.

Section 4. Executive Order No. 56, dated March 3, 1970, 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 this 19th day of November, A.D., 1973.

William David
GOVERNOR

BY THE GOVERNOR:

Mississippi

SECRETARY OF STATE
WHEREAS, the Division of Law Enforcement Assistance of the Office of the Governor was created by Executive Order No. 44, dated March 24, 1969, to serve as the State Planning Agency to conduct the programs provided by Public Law 90-351; and

WHEREAS, Public Law 90-351, the Omnibus Crime Control and Safe Streets Act of 1968, was amended by Public Law 93-83, cited as the Crime Control Act of 1973; and

WHEREAS, it is the opinion of the State of Mississippi that a comprehensive effort at all levels of Mississippi government is required to insure better coordinated, more effective law enforcement and that law enforcement can best be facilitated by revising the current Divisional structure:

NOW, THEREFORE, I, William L. Waller, 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 continue the existence of the Mississippi Division of Law Enforcement Assistance within the Governor's Office, and for the purpose of restructuring the Mississippi Division of Law Enforcement Assistance within the Governor's Office, do hereby order as follows:

Section 1. The Mississippi Division of Law Enforcement Assistance is hereby designated as the State law enforcement planning agency as contemplated by the Omnibus Crime and Safe Streets Act of 1968, as amended.

Section 2. The Mississippi Division of Law Enforcement Assistance shall consist of a Commission on Law Enforcement Assistance, herein referred to as the "Commission"; and, an Executive Director and Office Personnel who shall be subject to the supervision and control of the Executive Director; and four (4) Law Enforcement Assistance Regions which shall insure the distribution of local planning for law enforcement improvement.

Section 3. The duties of the Mississippi Division of Law Enforcement Assistance shall consist of, but not be limited to, the following:

A. To develop a comprehensive plan for the improvement of law enforcement throughout the State, which shall define, develop and correlate programs for the prevention and reduction of crime.

B. To establish priorities for law enforcement improvement in the State of Mississippi; to provide information to prospective grant recipients on the benefits of programs and procedures for grant application; to encourage grant proposal projects from local units of government for law enforcement planning and action efforts; to evaluate
local applications for funds, award funds, monitor progress and audit expenditures of grants by local and State units of government; to encourage cooperative arrangements; to coordinate the State law enforcement plan with other Federally-supported programs related to or having impact on law enforcement; to collect data and statistics relevant to law enforcement improvement in the State; and, to oversee the total State effort in law enforcement improvement.

C. To apply for and accept grants from the Federal Law Enforcement Assistance Administration organized under the ACT and to approve expenditure and disbursement of any such funds acquired in consistency with the ACT, the Constitution and the laws of the State of Mississippi.

D. To apply for and accept grants from any public or private source for the purpose of comprehensive law enforcement planning and implementation and innovation in law enforcement and criminal justice administration and to expend such funds in a manner consistent with the Constitution and the laws of the State of Mississippi.

Section 4. The Division is authorized, after appropriate consultation with and concurrence from the Governor, Commission and Executive Director, to establish such rules, regulations and procedures as are necessary to the exercise of its function, and as are consistent with the stated purpose of this order.

Section 5. The Executive Director of the Division shall be responsible to the Governor and shall, in addition to the duties of the Division herein stated, have such other duties as may be prescribed by the Governor, including the responsibility for recommending policy and program alternatives. The Executive Director shall be the executive head of the Division and shall exercise all administrative powers, including appointment and supervision of personnel. All of the other functions, powers and duties created and established by this order shall be exercised by the Executive Director with the concurrence of the Commission as detailed in the Administrative Manual of the Division of Law Enforcement Assistance, Office of the Governor.

Section 6. The Commission on Law Enforcement Assistance shall function as the supervisory body over the activities of the Division which are performed under the requirements of the ACT, and members shall be appointed by the Governor and shall serve at the pleasure of the Governor. The Commission shall review and maintain general oversight of those activities performed under requirements of the ACT, and shall consist of a Chairman and other such officers as designated in the Administrative Manual of the Division of Law Enforcement Assistance, Office of the Governor.

Section 7. All activities of the Mississippi Division of Law Enforcement Assistance shall be subject to the Constitution and the laws of the State of Mississippi; the supervision of the Governor; legislative restrictions on the expenditure of State-controlled funds; Federal laws, regulations and guidelines; State budget and appropriations requirements; and State administrative regulations.
Section 8. It shall be the duty of every department, agency, office, board, commission, institution and political subdivision to cooperate with and assist the Division and the Commission in every reasonable way.

Section 9. Executive Order Number 44, dated March 24, 1969, 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, this 19th day of November, A. D., 1973.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, on July 16, 1962, Vallie Vance Kelly was sentenced in the Circuit Court of Hinds County, Mississippi, to a term of two years in the Mississippi State Penitentiary upon a plea of guilty to the charge of forgery; and

WHEREAS, the Honorable Leon F. Hendrick, Circuit Judge, suspended the execution of said Penitentiary sentence and placed Vallie Vance Kelly on probation for three years under the supervision of the Probation and Parole Board of the State of Mississippi; and

WHEREAS, on August 5, 1965, the Honorable M. M. McGowan, Circuit Judge, signed a discharge certificate terminating the probation of Vallie Vance Kelly in Cause Number 17644, Circuit Court of Hinds County, Mississippi, the court of original jurisdiction, discharging her from probationary supervision; and

WHEREAS, under said court order and said Discharge Certificate, Vallie Vance Kelly has fully and completely served her sentence and has been discharged from any further penalty and obligation thereunder; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of the written report of the record of said probationer which stated as a fact that Vallie Vance Kelly had been living a good and useful life since her discharge.

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 47-7-41, Mississippi Code of 1972, do hereby order that any civil rights lost by Vallie Vance Kelly by virtue of her plea of guilty and conviction in the Circuit Court of Hinds County, Mississippi, in Docket Number 17644, by order entered July 16, 1962, be and the same are hereby restored to Vallie Vance Kelly; that a certified copy of this executive order be forwarded to the Circuit Clerk of Hinds County, Mississippi, for entry on the docket of that 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 in the City of Jackson, State of Mississippi, on this the nineteenth day of November, A.D., 1973.

[Signature]
GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
EXECUTIVE ORDER NO. 157

WHEREAS, the criminal justice system in the State of Mississippi is confronted with the necessity of meeting present needs and preparing for future needs; and

WHEREAS, the general welfare of the people of Mississippi requires a correctional system that is consistent with constitutional mandates and the goal of rehabilitation:

NOW, THEREFORE, I, William L. Waller, 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 Governor's Advisory Committee on Corrections composed of the following named members and those members that may hereafter be included:

W. O. Dillard
Representative Robert G. Huggins
Representative Robert E. Anderson
Representative Kenneth Williams
Senator James Molpus
Senator Corbet Lee Patridge
Senator Emerson Stringer
J. C. (Sonny) McDonald

Charles Riddell
W. I. Hollowell
Jimmy Russell
William Ferguson
James Chastain
Thurman Alley
Tom Shelton
Bill Maxey

SECTION 2. The Advisory Committee shall undertake a study and evaluation of the correctional system in Mississippi by performing a detailed examination of the State Penitentiary, probation and parole system, Department of Youth Services, County and City detention facilities, juvenile defender programs, and the Court systems.

SECTION 3. The Advisory Committee shall analyze the correctional system in order to ascertain the most efficient, effective and economical manner in which the correctional system may be operated to afford the maximum benefit to the citizens of Mississippi.

SECTION 4. The Advisory Committee shall transmit to the Governor and the Legislature not later than December 15, 1973, a final report containing a statement of findings and conclusions, and such recommendations and proposed legislation as it deems advisable.

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 17th day of October, A.D., 1973.

William Waller
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the Public Health Service Act, as amended by Public Law 91-572, authorizes financial assistance to States for "...planning, establishing, maintaining, and evaluating family planning services."; and

WHEREAS, the health and general welfare of the families and children of Mississippi are a vital concern of the State of Mississippi; and

WHEREAS, the State must make the most effective use of available resources to meet the needs of families and children in Mississippi; and

WHEREAS, effective use of available resources requires the cooperation of various State and Federal agencies as well as numerous public and private organizations; and

WHEREAS, Executive Order No. 55, dated February 10, 1970, established the State Health Planning Advisory Council to "...advise, counsel and assist the Division of Comprehensive Health Planning in its ongoing health planning process..."; and

WHEREAS, the State Health Planning Advisory Council is also charged with the responsibility for recommending broad health goals and policies and reviewing health project applications and plans in relation to established goals and priorities:

NOW, THEREFORE, I, William L. Waller, 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 establish a State Advisory Committee on Voluntary Family Planning as a Standing Committee of the State Health Planning Advisory Council.

SECTION 1. The State Advisory Committee on Voluntary Family Planning shall, within the limits of the authority vested in the State Health Planning Advisory Council, have the following powers and duties:

a) Provide advice, counsel, and assistance to the State Health Planning Advisory Council, the State Board of Health, and other agencies with respect to the planning, maintenance, and evaluation of voluntary family planning services in Mississippi.

b) Make recommendations to the State Health Planning Advisory Council, the State Board of Health, and other agencies concerning goals and priorities for the delivery of voluntary family planning services in the State.

c) Study the needs, resources, and means of action available to the State and recommend policies to achieve optimum utilization of available resources toward the attainment of adopted goals and priorities for delivery of voluntary family planning services.
SECTION 3. The Chairman of the State Health Planning Advisory Council shall designate a Chairman and a Vice-chairman for the State Advisory Committee on Voluntary Family Planning. The Chairman of the Committee shall appoint a Secretary.

SECTION 4. The Committee shall hold its meetings on a quarterly basis. Special meetings may be called by the Committee Chairman or upon petition by a majority of the Committee's membership.

SECTION 5. The Division of Comprehensive Health Planning within the Governor's Federal-State Programs Office is hereby charged with the responsibility of providing administrative staff support to the State Advisory Committee on Voluntary Family Planning.

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 first day of October, 1973.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
WHEREAS, Mississippi does not have a structure enabling a consortium of Federal, State, local and private agencies to coordinate planning and cooperate in delivering services to the people of Mississippi; and

WHEREAS, Mississippi does not have a system for determining the needs and goals of a responsive State government, a system for defining problems that extend beyond local concern and a system for establishing priorities with impacts of more than local concern; and

WHEREAS, there is no single focal point for the expression of the needs and aspirations of Mississippi's citizens and for identifying the kind of future they want for themselves and their families in the form of goals proposed for State action along with the suggested timetable within which these goals might reasonably be achieved; and

WHEREAS, State government is already doing much in education, health, social welfare, conservation, agriculture, law enforcement, transportation, economic development and other areas, but Mississippi needs long-range thinking and planning in all aspects of its life; and

WHEREAS, in planning for the future, Mississippi must forge new kinds of State, regional and local cooperation through systematic planning, which demands that we ask ourselves what it is that we want for our future, that we devise the best ways to achieve our goals and that we then implement programs for obtaining them:

NOW, THEREFORE, I, William L. Waller, 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 promoting the orderly growth and development of the physical and human resources of the State of Mississippi giving adequate consideration to environmental protection through the proper planning and programming of an entire process to result in the determination of goals for Mississippi, do hereby order as follows:

SECTION 1. The Division of Planning Coordination, within the Office of the Coordinator of Federal-State Programs, Office of the Governor, is hereby designated as a single State planning coordination agency for the State of Mississippi to analyze the quality and quantity of services required for the continued orderly and long-range growth of the State, taking into consideration the relationship of activities, capabilities, future plans of local units of government, area commissions, development districts, private enterprise and the State and Federal government.

SECTION 2. The Division of Planning Coordination shall have in continuous process and revision a long-range comprehensive state-wide development policies plan prepared in the light of studies, plans, needs and operations of State government,
local units of government, regional planning districts, and the Federal government, and of the existing and prospective resources and capabilities of the State to undertake and coordinate activities to meet such existing and prospective needs, demands and opportunities that are identified. Such development policies plan shall stress state-wide goals, objectives and opportunities.

SECTION 3. The Division of Planning Coordination shall perform the following functions:

A. Make available with planning and programming service, technical assistance, information and advice to departments, agencies and institutions of State government, to the Legislature and to local units of government, to regional planning districts and other public bodies as may be appropriate.

B. Encourage comprehensive and coordinating planning and programming to the affairs of State government.

C. Prepare and submit to the Legislature an annual development program for the consideration and review of the Legislature.

D. Prepare comprehensive, long-range recommendations for the orderly and coordinative growth of the State.

E. Work to harmonize the planning activities of all State departments, agencies and institutions, local units of government and other public and private bodies within the State.

F. Provide technical assistance to the Governor and the Legislature in identifying long-range goals and formulating policies for the State.

G. Provide technical assistance in the development of planning programs by State departments, agencies and institutions, local levels of government and other public bodies within the State.

H. Work with departments, agencies and institutions of State government and the Commission of Budget and Accounting to study and review plans and programs filed with the Federal Government by State departments, agencies or institutions relative to any existing, new, expanded or amended Federal-aid program.

I. Act as a coordinating office between and among the several offices, authorities, boards, commissions, departments and divisions of the State in matters relative to the development of the State, and review the proposals by all political subdivisions, departments and agencies of the State and regional planning districts in light of their relationship to the comprehensive plan and incorporate such reviews in the reports of the Division of Planning Coordination.
Executive Order No. 155
Page Three

Nothing in this section shall be construed as limiting the powers and duties of any officer, authority, board, commission, department or political subdivision of the State.

SECTION 4. There is hereby created and established a State Council known as the "Mississippi Council for State Goals and Policies" hereinafter referred to as the Council. The Council shall be composed of the following members and such other members as the Governor may, from time to time, specify, whose background, training and experience qualify them to survey the whole range of State needs, to propose State goals, and to recommend ways of the State government to achieve these goals and to serve the interest of all citizens. Members of the Council shall be:

Representing Human Resources
Chairman, House Education Committee
Chairman, Senate Labor Committee

Representing Natural Resources
Chairman, House Conservation and Water Resources Committee
Chairman, House Oil, Gas and Other Minerals Committee

Representing Industry & Commerce
Chairman, Senate Ports and Industries Committee
Chairman, House Banks and Banking Committee

Representing Governmental Affairs
Coordinator of Federal-State Programs
President, Mississippi Economic Council
President, Mississippi Association of Supervisors
President, Mississippi Municipal Association

Representing Private Sector
One Private Citizen from each Congressional District appointed by the Governor.

The Governor shall designate from its membership the Chairman and Vice Chairman of the Council.

SECTION 5. The Council shall have the following powers and duties:

A. Make recommendations to the Governor of the need for functional Coordinating Commissions to serve in an advisory capacity to the Mississippi Council for State Goals and Policies. The membership of said Coordinating Commissions shall include the heads of major State agencies responsible for the appropriate functional areas of State government.

B. Express the needs and aspirations of Mississippi's citizens and identify the kind of future they want for themselves and their families in the form of goals proposed for State action along with the suggested timetable within which
these goals might reasonably be achieved.

C. Study the resources and means of action available to State government and recommend policies to guide the State in using these resources and means to achieve State goals and suggest near-term goals, consistent with the long-term goals, that should receive priority consideration within a two to five year period.

D. Evaluate the present structure and activities of State government and recommend improvements in management and communication so that the State may pursue its chosen goals in an efficient and well coordinated manner.

E. Identify areas of public interest to include areas of critical environmental concern, where needs are urgent or present policies inadequate and recommend appropriate study and analysis to provide a basis for evaluating alternative courses of action.

F. Inform the general public of the main problems facing this State and involve the citizenry in the study and debate of State goals and policy.

G. Submit a report of its recommendations and activities to the Governor by November 1, of each year.

SECTION 6. The Coordinator of Federal-State Programs, within the Office of the Governor, shall provide staff services to the Council and the Division of Planning Coordination.

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 Council and the Division of Planning Coordination 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, this 15th day of August, A.D., 1973.

GOVERNOR
WHEREAS, Reverend Charles Gentry has been lost in Warren County, Mississippi; and

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

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217 of the Mississippi Constitution of 1890 and Sections 3975, 8519-81, 8519-82, 8519-83, Mississippi Code of 1942, Recompiled, do hereby direct The Adjutant General of the State of Mississippi to activate such part of the Mississippi National Guard for such duration as he may deem necessary to assist the civil authorities of Warren County, Mississippi, and the general area thereabout in the search for the said Reverend Charles Gentry.

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 the State Militia where applicable.

The pay and expenses of the troops ordered out will be paid as provided in Sections 8519-83, 8519-87 and 8519-88, Code of Mississippi of 1942.

The officers and enlisted men ordered to active duty will remain on duty until relieved by proper order of The Adjutant General 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 this first day of October, 1973.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 153

EXECUTIVE ORDER DESIGNATING ADMINISTRATOR
FOR INTERSTATE COMPACT ON JUVENILES

WHEREAS, the 1958 Regular Session of the Mississippi Legislature approved House Bill No. 698, being "An Act Signifying the Consent of the State of Mississippi to the Interstate Compact on Juveniles"; and

WHEREAS, said Act was approved by the Governor on May 6, 1958; and

WHEREAS, on September 5, 1958, the Governor executed the proper instruments consenting for the State of Mississippi to enter the Interstate Compact on Juveniles; and

WHEREAS, Article XII of said Act directs the Governor to designate an officer who, acting jointly with like officers of other party-States, shall promulgate rules and regulations to carry out the terms and provisions of the Compact; and

WHEREAS, Article XII of this Act further provides that the Compact Administrator serves subject to the pleasure of the Governor.

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, do hereby designate Max M. Cole, Commissioner of Public Welfare of the State of Mississippi, as Compact Administrator for the purposes of carrying out the terms and provisions of the Compact.

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 October 1, A.D., 1973.

WILLIAM W. WALLER
GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
EXECUTIVE ORDER NO. 152

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. 96, dated December 21, 1971, and amended by Executive Order No. 150, dated September 11, 1973, is hereby further amended as follows, to-wit:

Delete: Delete Paragraph 1, Page Two, Executive Order No. 96, dated December 21, 1971, as follows: "The State Child Development Council will make whatever arrangements are necessary to employ administrative and clerical personnel needed by the State Child Development Council and the District Child Development Councils to carry out the provisions of this Executive 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, this 1st day of October, A.D., 1973.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 151

WHEREAS, there is a potential and immediate possibility of a serious shortage of liquified petroleum gas fuels in Mississippi; and

WHEREAS, such shortage could have a most adverse effect upon the health, welfare and economy of the citizens of this State; and

WHEREAS, the Governor has conducted surveys of suppliers and users of petroleum products and liquified petroleum gas, which surveys reflect a serious potential emergency in Mississippi, particularly for an adequate supply of liquified petroleum gas; and

WHEREAS, the United States Energy Policy Office has published a proposed Mandatory Fuel Allocation Program, which provides for the mandatory allocation of crude oil, refined petroleum products and liquified petroleum gas and for a state reserve for priority uses; and

WHEREAS, the State is obligated to take such extraordinary measures as may be necessary to insure the equitable distribution of any reserve set aside for priority uses in Mississippi; and

WHEREAS, no State agency has statutory authority to perform the function of administering a fuel allocation program in Mississippi; and

WHEREAS, in the absence of such authority being specially provided by law, the Governor shall transact all the business of the State with the United States Government; and

WHEREAS, the economy, productivity, health, safety and general well-being of the people of Mississippi, being of prime consideration to the State Government and to the Governor, requires expeditious action to cope with the problems of a United States Mandatory Fuel Allocation Program and the State reserve for priority uses contained therein:

NOW, THEREFORE, I, William L. Waller, 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 public health, safety and general welfare of the citizens of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a State Energy Emergency Commission to be known as the "Mississippi Fuel and Energy Management Commission" composed of the following-named members:

Hugh Allen Barkley
Quincy R. Hodges
Martin R. McClendon
Clen Wood, Jr.

Keith Howell
Adlia Morgan
Austin M. Bricker
Dr. Robert L. Robinson
Les B. Lampton
C. A. Moore
George A. Cochran
Kenneth N. Causey
Maj. Gen. E. A. Turnage
Leonard Cain
Dr. P. T. Bankston

Department of Agriculture & Commerce
Supervisor, Oil and Gas Board
Assistant Attorney General
Executive Director, Air and Water Pollution Control Commission
Public Service Commission
Motor Vehicle Comptroller's Office
Office of Federal-State Coordinator
Director, Agricultural & Industrial Board
Interstate Oil Compact Commission
Director, Aeronautics Commission
Highway Safety Program
Director, Civil Defense
Adjutant General
Department of Education
Office of Science and Technology
SECTION 2. The Mississippi Fuel and Energy Management Commission shall have the following duties:

(a) Monitor and respond to fuel and energy problems.

(b) Establish liaison with officials of the Federal agencies and the Regional Field Board, and be represented at Field Board meetings.

(c) Serve as a central communications point and clearinghouse for receiving and disseminating information on fuel problems.

(d) Conduct surveys of essential facilities and services to ascertain needs and ability to operate during fuel shortage periods.

(e) Develop a list of priority uses and identify those users to be given assistance in meeting fuel needs.

(f) Convene with dealers in petroleum products to arrange for meeting consumer requirements through emergency actions such as local sharing or pooling.

(g) Convene with fuel suppliers, distributors and associations to direct inquiries concerning supply prospects and obtain cooperation in meeting emergency demands.

(h) Meet with officials of other States to consider inter-state needs and arrangements for routing suppliers to areas of urgent need.

(i) Develop a contingency plan to meet or anticipate a fuel emergency by providing options for emergency decisions and facilitating rapid implementation of selected actions.

(j) Establish a procedure for implementing plans and actions.

(k) Review environmental standards to determine possible impact on fuel supplies and establish procedure to secure relief through use of alternate fuels where possible.

(l) Seek news coverage of the situation and provide reports to the public.

(m) Recommend needed legislation.

(n) Keep the Governor advised on its plans, actions and needs.

SECTION 3. It shall be the duty of every department, agency or office represented on the Commission to provide staff services and supporting expense funds to the Commission as deemed reasonable.

SECTION 4. 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 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, this September 14, A.D., 1973.

BY THE GOVERNOR:

[Signature]

GOVERNOR

SECRETARY OF STATE

[Signature]
EXECUTIVE ORDER NO. 150

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. 96, dated December 21, 1971, is hereby amended to read as follows:

Amend: Paragraph 5, Page One, Executive Order No. 96 dated December 21, 1971, in the following manner:

Change to read, The Governor and the Executive Director of Education and Training, Office of the Governor, shall serve as ex-officio Chairmen of the State Child Development Council. The Chairman shall be selected annually by the membership of the Council, and no member shall serve as Chairman in excess of twelve months. The Executive Director of Education and Training, Office of the Governor, the applicant agency for statewide child development activities, shall have the administrative, personnel and fiscal responsibility for the program. Child Development planning will be established as a special program unit in said Office of Education and Training under the auspices of the State Child Development Council.

By virtue of said authority, Executive Order No. 102, dated February 7, 1972, 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, this 11th day of September, A.D., 1973.

GOVERNOR

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, the general welfare of the people of Mississippi requires improvements and expansions of health care delivery services; and

WHEREAS, adequate and accessible health care for all persons of all ages is a goal for the State of Mississippi; and

WHEREAS, the general welfare of the people of Mississippi can be served by seeking improvements in the structuring and organization of health care, in the geographic distribution of health delivery services and in the functioning of private and public systems for paying the costs of adequate and accessible health care for all persons of all races and all ages;

NOW, THEREFORE, I, William L. Waller, 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 Select Committee for Health composed of the following named members and those members that may hereafter be included:

- Senator Theodore Smith
- Senator Ray Montgomery
- Senator Dan Boyce
- Representative Hilton Case
- Representative Mack Graham
- Representative Gerald Blessey
- Dr. Richard Clark
- Dr. Reginald White
- Dr. Marshall Fortenberry
- Dr. Alton B. Cobb
- Dr. Douglas L. Conner
- Dr. Marvin H. Jeter, Jr.
- Dr. T. B. Lupton
- Mrs. Sam Geisenberger
- Richard R. Malone
- Dr. F. Lindsey Risner

SECTION 2. The Select Committee shall undertake a study and evaluation of health care delivery services in Mississippi by performing a detailed examination of health care delivery services and the procedure employed in the State for providing those services.

SECTION 3. The Select Committee shall make an analysis of the health care delivery services to ascertain the means by which and the manner in which health care delivery services may be afforded to the citizens of Mississippi in the most efficient, effective and economical manner.

SECTION 4. The Select Committee shall transmit to the Governor and the Legislature not later than December 15, 1973, a final report
Executive Order No. 149
Page Two

containing a detailed statement of its findings and conclusions, together
with such recommendations and proposed legislation as it deems advisable.

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 4th day of September, A.D., 1973.

[Signature]

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, every Mississippian should have—commensurate with his or her ability and desire—continuing opportunities to learn the skills and acquire the knowledge that will place within his or her grasp personal fulfillment and full participation in the social, cultural, political and economic life of the State; and

WHEREAS, it is vital that the people of this State be assured of efficient, effective and economical delivery of higher educational opportunities and services to all who are capable of benefiting; and

WHEREAS, for more than a century and a half Mississippians have demonstrated their faith in and their willingness to pay for higher education for many citizens, but the people of Mississippi seek to improve the quality of higher education in the State:

NOW, THEREFORE, I, William L. Waller, 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 Select Committee for Higher Education composed of the following named members and those members that may hereafter be included:

Senator James E. Bost
Senator Ray R. Chatham
Senator William B. Alexander
Representative Horace H. Earned, Jr.
Representative Malcolm H. Mabry, Jr.
Representative Mark J. Chaney
Tommy N. Turner
Dr. R. C. Cook
Milton E. Brister
Dr. E. R. Jobe

Section 2. The Select Committee shall undertake a comprehensive study and evaluation of the higher education services provided by the State of Mississippi by performing a detailed examination of the administration of higher education services provided by the State and the procedure employed by the State in providing those services.

Section 3. The Select Committee shall make an analysis of the higher education services to ascertain the means by which and the manner in which the quality of higher education in Mississippi may be improved and the most efficient, effective and economical manner in which this goal may be attained.
WHEREAS, on August 28, 1970, Michael E. (Mike) McElroy was sentenced in the Circuit Court of Forrest County, Mississippi, to a term of three years in the Mississippi State Penitentiary upon a plea of guilty to the charge of Unlawful Sale of Amphetamines; and

WHEREAS, the Honorable Stanton Hall, Circuit Court Judge, suspended the execution of said Penitentiary sentence, and placed Michael E. (Mike) McElroy on probation for three years under the supervision of the Probation and Parole Board of the State of Mississippi; and

WHEREAS, on July 21, 1972, the Honorable Stanton Hall, Circuit Court Judge, signed a Discharge Order terminating the probation of Michael E. (Mike) McElroy in Case No. 7162, Circuit Court of Forrest County, Mississippi, the Court of original jurisdiction discharging him from probationary supervision; and

WHEREAS, under said Court Order and said Discharge Certificate, Michael E. (Mike) McElroy has fully and completely served his sentence and has been discharged from any further penalty and obligation thereunder; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of the written report of the record of said probationer prepared by the Probation and Parole Board Officer, who found as a fact that Michael E. (Mike) McElroy has been living a good and useful life since his discharge:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 4004-27, Mississippi Code of 1942, Recompiled, do hereby order that any civil rights lost by Michael E. (Mike) McElroy by virtue of his plea of guilty and conviction in the Circuit Court of Forrest County, Mississippi, in Docket No. 7162, by Order entered August 28, 1970, be and the same are hereby restored to Michael E. (Mike) McElroy; that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Forrest County, Mississippi, for entry on the docket of that Court and filing of 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, this 29th day of August, A.D., 1973.

GOVERNOR

[Signature]

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, the Division of Comprehensive Health Planning, Office of the Governor, has previously been designated as the single state agency for guiding, directing, and coordinating Comprehensive Health Planning in the State of Mississippi; and

WHEREAS, Executive Order No. 55, dated February 10, 1970, as amended by Executive Order No. 76, dated January 5, 1971, established the State Health Planning Advisory Council to advise, counsel, and assist the Division of Comprehensive Health Planning and also designated the composition of the membership of the State Health Planning Advisory Council; and

WHEREAS, Executive Order No. 134, dated December 29, 1972, designated the Division of Comprehensive Health Planning, Office of the Governor, as the single state planning agency for the State of Mississippi for the purpose of implementing the provisions of Section 221 of Public Law 92-603; and

WHEREAS, Section 221 of Public Law 92-603 requires that a designated planning agency must have an advisory board "at least half of whose members represent consumer interest;" and current federal regulations require that state and local governments have representation on the Council; and

WHEREAS, the composition of the membership of the State Health Planning Advisory Council must be modified to comply with the requirements of Section 221 of Public Law 92-603, and current federal regulations;

NOW, THEREFORE, I, William L. Waller, 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 declare and order as follows:

SECTION 1. Section 2 of Executive Order No. 55, dated February 10, 1970, is hereby amended to read as follows:

"SECTION 2. The membership of the State Health Planning Advisory Council shall consist of the following:

(a) Twenty-eight (28) consumers of health services.

(b) Twenty-four (24) providers of health services including eight (8) ex officio members representing the following agencies:

Mississippi State Board of Health
Mississippi Medicaid Commission
Veterans' Administration health care facilities in Mississippi (to be designated by the Administration of Veterans' Affairs)
Mississippi Interagency Commission on Mental Illness and Mental Retardation
Mississippi Commission on Hospital Care
State Department of Public Welfare
Mississippi Air and Water Pollution Control Commission
State Department of Education"
WHEREAS, on December 3, 1967, Jimmy T. Beasley was sentenced in the Circuit Court of Noxubee County, Mississippi, to a term of four years in the Mississippi State Penitentiary upon a plea of guilty to the charge of burglary; and

WHEREAS, the Honorable John D. Greene, Circuit Court Judge, suspended the execution of said Penitentiary sentence and placed Jimmy T. Beasley on probation for two years under the supervision of the Probation and Parole Board of the State of Mississippi; and

WHEREAS, on February 18, 1970, the Honorable J. O. Sams, Sr., Circuit Court Judge, signed a discharge certificate terminating the probation of Jimmy T. Beasley in Case Number 4170, Circuit Court of Noxubee County, Mississippi, the court of original jurisdiction, discharging him from probationary supervisions; and

WHEREAS, under said court order and said discharge certificate, Jimmy T. Beasley has fully and completely served his sentence and has been discharged from any further penalty and obligation thereunder; and

WHEREAS, the Probation and Parole Board has presented to the Governor a copy of the written report of the record of said probationer, prepared by the Probation Officer, who found as a fact that Jimmy T. Beasley has been living a good and useful life since his discharge;

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the power vested in me by Section 4004-27, Mississippi Code of 1942, Recompiled, do hereby order that any civil rights lost by Jimmy T. Beasley by virtue of his plea of guilty and conviction in Circuit Court of Noxubee County, Mississippi, in Docket Number 4170, by order entered February 20, 1968, be, and the same are hereby restored to Jimmy T. Beasley; that a certified copy of this Executive Order be forwarded to the Circuit Clerk of Noxubee County, Mississippi, for entry on the docket of that 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 State of Mississippi, on this the thirty-first day of July, 1973.

[Signature]

GOVERNOR

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, Section 201, Mississippi Constitution of 1890, provides that "The Legislature may, in its discretion, provide for the maintenance and establishment of free public schools for all children between the ages of six (6) and twenty-one (21) years, by taxation or otherwise, and with such grades, as the Legislature may prescribe"; and

WHEREAS, the proliferation of services undertaken by the State in the field of public education and the ever increasing costs of those services have become matters of deep concern to the people of the State of Mississippi; and

WHEREAS, it is vital that the people of this State be assured of efficient, effective and economical delivery of public school services:

NOW, THEREFORE, I, William L. Waller, 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 Public Education Study Committee composed of the following named members:

    Senator Jack N. Tucker
    Senator Serta Lee White
    Senator Sam Wright
    Representative George N. Rogers, Jr.
    Representative Hainon A. Miller
    Representative T. Mitchell Stone
    J. C. Redd
    W. S. Griffin

SECTION 2. The Study Committee shall undertake a comprehensive study and evaluation of the public school services provided by the State of Mississippi by performing a detailed examination of the administration of public school services provided by the State and the procedure employed by the State in providing those services.

SECTION 3. The said Study Committee shall make an analysis of the public school services to ascertain the means by which and the manner in which the public school services of the State may be afforded to its citizens in the most efficient, effective and economical manner.

SECTION 4. The Study Committee shall transmit to the Governor and the Legislature not later than December 1, 1973, a final report containing a detailed statement of its findings and conclusions, together with such recommendations and proposed legislation as it deems advisable.
SECTION 5. Each department, agency and instrumentality of the Executive Branch of State Government, including independent agencies, is authorized and directed, to the extent not inconsistent with law, to furnish to the Study Committee, upon request made by the Chairman, such information as it deems necessary to carry out its functions.

SECTION 6. The Study Committee 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 to discharge its duties.

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 19th day of June, A.D., 1973.

[Signature]
GOVERNOR

BY THE GOVERNOR:
[Signature]
SECRETARY OF STATE
Mississippi
Executive Department
Jackson

EXECUTIVE ORDER NO. 143

WHEREAS, the excessive flooding of the Mississippi River and its tributaries necessitated the use of all available civilian manpower along with personnel of the National Guard which were activated; and

WHEREAS, certain inmates at Mississippi State Penitentiary volunteered their assistance to the civilian authorities and the National Guard 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 vast areas of land, public and private buildings and human lives; and

WHEREAS, the State's policy therefore is to encourage rehabilitation and a sense of public responsibility on the part of the inmates and 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 therefore is to grant a commutation and reduction of sentence commensurate with the volunteer work performed by them:

NOW, THEREFORE, I, William L. Waller, 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 of Mississippi State Penitentiary who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Superintendent, 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.

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 1st day of June, A.D., 1973.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, the employment of Eugene Collier by the Mississippi State Highway Commission was terminated effective February 6, 1973, and proper notice thereof was given; and

WHEREAS, the Mississippi State Highway Commission held a hearing at the request of Eugene Collier as required by law on March 13, 1973, at which hearing Eugene Collier presented himself together with counsel; and

WHEREAS, on April 10, 1973, the Mississippi State Highway Commission, after hearing testimony and considering the charges, ordered the termination of the employment of Eugene Collier; and

WHEREAS, pursuant to the provisions of Section 8059.3, Mississippi Code of 1942, Recompiled, Eugene Collier gave notice of appeal from the Order of the Commission to the Governor of the State of Mississippi; and

WHEREAS, on May 24, 1973, said cause on appeal was heard upon the record of the proceedings set and done before the Mississippi State Highway Commission, including a transcript of the testimony, both oral and documentary and upon argument of counsel:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, being fully advised in the premises, find that the Order of the Mississippi State Highway Commission, dated April 10, 1973, affirming the termination of Eugene Collier, is supported by substantial evidence, and I do hereby decline to overrule the findings of the Mississippi State Highway Commission in this case.

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 June 29, A.D., 1973.

William Waller
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
SECRETARY OF STATE

[Signature]


DONE at the Capitol in the City of Jackson.

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

T.B.

EXECUTIVE DEPARTMENT

[Signature]
EXECUTIVE ORDER NO. 140

WHEREAS, the excessive flooding of the Mississippi River and its tributaries has necessitated the opening of the Bonne Carre Spillway, allowing massive amounts of fresh water to come through Lake Ponchatrain into the Lake Borgne area and in and around the month of the Pearl River; and

WHEREAS, the marine biologist of the Mississippi Marine Conservation Commission has determined that the excessive amounts of fresh water are endangering the oyster beds in the Heron Bay and St. Joe Channel areas and that the mortality rates among oysters in these areas will be high unless the oysters can be removed immediately; and

WHEREAS, under existing State law, the Mississippi Marine Conservation Commission is unable to open the Heron Bay and St. Joe Channel areas to dredging before April 20, 1973, and the Commission has requested that, as a result of the aforesaid emergency conditions, an Executive Order be issued declaring a state of emergency and authorizing an immediate removal of oysters in the Heron Bay and St. Joe Channel areas:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to authority vested in me by the Constitution and applicable statutes of the State of Mississippi, do hereby declare that a state of emergency exists in the Heron Bay and St. Joe Channel areas, and I hereby direct the Mississippi Marine Conservation Commission to hold an immediate public hearing to determine when and under what conditions and restrictions oysters should be removed from the affected areas.

I hereby authorize the Mississippi Marine Conservation Commission, if it specifically finds such action to be necessary, to waive the notice requirements of Section 6047-06 (M), Mississippi Code of 1942, Recompiled, in dealing with this state of emergency.

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 13th day of April, A.D., 1973.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
WHEREAS, the counties of Leflore, Tallahatchie, Sunflower, Warren, Panola, Grenada and the certainty of other counties in the State of Mississippi, have been ravished by disastrous flooding resulting in the displacement of citizens and loss of property; and

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

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217 of the Mississippi Constitution of 1890 and Sections 3975, 8519-81, 8519-82, 8519-83, Mississippi Code of 1942, Recompiled, do hereby direct The Adjutant General of the State of Mississippi to activate such part of the Mississippi National Guard for such duration as he may deem necessary to assist the civil authorities in the areas affected by the results of the flooding of vast areas of the State of Mississippi commencing March 15, 1973.

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 the State Militia where applicable.

The pay and expenses of the troops ordered out will be paid as provided in Sections 8519-43, 8519-87 and 8519-88, Code of Mississippi of 1942.

The officers and enlisted men ordered to active duty will remain on duty until relieved by proper order of The Adjutant General 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, this 16th day of March, 1973.

By the Governor:

[Signature]

Secretary of State
EXECUTIVE ORDER NO. 138

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. 133, dated December 29, 1972, is hereby amended as follows, to-wit:

SECTION 1. Add, as members of the Governor's Study Committee on State Workmen's Compensation Laws:

Representative Marby R. Penton of Ocean Springs, 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 this 24th day of January, A.D., 1973.

GOVERNOR

BY THE GOVERNOR

SECRETARY OF STATE
WHEREAS, Leflore County, Mississippi, has been ravished by a disastrous deluge of rains resulting in a levee break and the displacement of families from the flooded areas; and

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

NOW, THEREFORE, I, William L. Waller, 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 3875, 8519-81, 8519-82, and 8519-83, Mississippi Code of 1942, Recompiled, 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 in the areas in Leflore County, Mississippi, affected by the results of the torrential rains and levee breaks and the flooding therefrom on January 21, 1973.

The Adjutant General will be in direct command of the National Guard forces ordered to State emergency duty by this executive order, and will use such force of arms as he may deem necessary to accomplish this mission. The Adjutant General is further ordered and directed to use whatever numbers of the Mississippi National Guard as may be necessary to accomplish its mission. The direction of the troops will rest entirely with The Adjutant General, subject to orders from the Governor.

The members of the Mississippi National Guard ordered out for 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 8519-43, 8519-87 and 8519-88, Mississippi Code of 1942.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General 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 this 22nd day of January, A.D., 1973.

William Waller
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the Mississippi State Penitentiary on January 10, 1973, was hit by a severe ice storm, which caused a complete loss of electric power, thus creating a crucial security problem; and

WHEREAS, the officials and employees of the Mississippi State Penitentiary were unable to cope with such a security crisis with the personnel and equipment available to them:

NOW, THEREFORE, I, William L. Waller, 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 3875, 8519-81, 8519-82 and 8519-83, Mississippi Code of 1942, Recompiled, 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 the officials and employees of the Mississippi State Penitentiary in support of security operations during the electric power loss.

The Adjutant General will be in direct command of the National Guard forces ordered to State emergency duty by this executive order, and he will use such force of arms as he may deem necessary to accomplish this mission. The Adjutant General is further ordered and directed to use whatever numbers of the Mississippi National Guard as may be necessary to accomplish its mission. The direction of the troops will rest entirely with The Adjutant General, subject to orders from the Governor.

The members of the Mississippi National Guard ordered out for 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 8519-43, 8519-87 and 8519-88, Mississippi Code of 1942.

The officers and enlisted men ordered out will remain on duty until relieved by proper order of The Adjutant General 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 this 22nd day of January, A.D., 1973.

BY THE GOVERNOR

GEORGE E. OLDBRIDGE
GOVERNOR

SECRETARY OF STATE
WHEREAS, tremendous economic benefits can accrue to the State of Mississippi through promotion efforts to obtain motion picture production in Mississippi as a new form of employment for our people; and

WHEREAS, through such filming in our State, a highly favorable presentation can be made therein of the natural scenic beauty and the outstanding resources of Mississippi; and

WHEREAS, the goals of greater employment opportunities and the increase in tourism in Mississippi could be derived through the film industry:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a State Commission to be known as the "Mississippi Film Commission" composed of six members to be appointed by the Governor including the following:

Thomas Hal Phillips  Chairman
Charles Allen        Executive Secretary
Col. Lawrence C. Albers
Robert L. Harper
James Best
Professor Edward J. Fisher

SECTION 2. The Mississippi Film Commission shall meet from time to time at the call of the chairman, and the executive secretary shall keep a record of the proceedings of the commission and its activities.
WHEREAS, the promotion of the public health and welfare is a fundamental purpose of government at both the Federal and State levels; and

WHEREAS, the cooperation of the Federal and State governments in matters affecting health care enables the citizenry to reap maximum benefits from governmental health programs; and

WHEREAS, the Governor of Mississippi has previously designated the Division of Comprehensive Health Planning, Office of the Governor, as the single State agency for guiding, directing and coordinating Comprehensive Health Planning in the State of Mississippi; and

WHEREAS, the Congress has enacted Section 221 of Public Law 92-603 for the purpose of making Federal support for health facility planning more efficient and economical; and

WHEREAS, the general welfare of the people of Mississippi requires the designation of a single planning agency to cooperate with the Federal government in order that the people of Mississippi may be able to receive and enjoy the improvements in health care that will result from the implementation of Public Law 92-603:

NOW, THEREFORE, I, William L. Waller, 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 effectuating the goals of Comprehensive Health Planning in the state do hereby order as follows:

SECTION 1. The Division of Comprehensive Health Planning, Office of the Governor of the State of Mississippi, is hereby designated as the single State planning agency for the State of Mississippi for the
purpose of implementing the provisions of Section 221 of Public Law 92-603 enacted by the Congress of the United States and subsequently signed into law by the President of the United States on October 30, 1971.

SECTION 2. The said Division of Comprehensive Health Planning shall exercise all functions, powers, duties and responsibilities conferred upon the designated planning agency by Section 221 of Public Law 92-603.

SECTION 3. The said Division of Comprehensive Health Planning shall cooperate with the Secretary of Health, Education and Welfare and other appropriate officials of the United States Government in order to effectuate the purposes of Comprehensive Health Planning, as expressed in Public Law 92-603.

SECTION 4. 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 Division of Comprehensive Health Planning in every reasonable way.

SECTION 5. The said Division of Comprehensive Health Planning shall have the power and authority, insofar as is permitted by law, to do all things necessary and proper to meet the goals of Comprehensive Health Planning, as expressed in Public Law 92-603.

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 29th day of December, A.D., 1972.

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the vast majority of Mississippi workers, and their families, are dependent on workmen’s compensation for their basic economic security in the event such workers suffer disabling injury or death in the course of their employment; and

WHEREAS, the full protection of Mississippi workers from job related injury or death requires an adequate, prompt and equitable system of workmen’s compensation; and

WHEREAS, serious questions have been raised concerning the fairness and adequacy of present workmen’s compensation laws in the light of the growth of the economy, the changing nature of the labor force, increases in medical knowledge, changes in the hazards associated with various types of employment, new technology creating new risks to health and safety and increases in the general level of wages and the cost of living:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a study committee to be known as “the Governor’s Study Committee on State Workmen’s Compensation Laws” composed of the following-named members:

Natie P. Carraway of Jackson Chairman
Fountain D. Dawson of Greenville
William R. Bradley of Clarksdale
L. Carl Hagwood of Greenville
William Larry Latham of Jackson
William S. Lawson of Tupelo
Albert Necaise of Gulfport
Dixon L. Pyles of Jackson
Shelby R. Rogers of Hattiesburg
Sam E. Scott of Jackson
Senator Perrin Purvis of Tupelo
Senator William B. Alexander, Jr. of Cleveland
Senator Herman B. DeCell of Yazoo City
Representative H. L. Meredith of Greenville
Representative Teddy J. Millette of Pascagoula
Curtis E. Coker of Jackson
Howard Dyer of Greenville
Dan McCullen of Jackson
Paul M. Franke, Jr. of Gulfport

SECTION 2. The Study Committee shall undertake a comprehensive study and evaluation of Mississippi Workmen’s Compensation Laws in order to determine if such laws provide an adequate, prompt and equitable system of compensation. Such study and evaluation shall include, without being limited to, the following subjects:

(A) The amount and duration of permanent and temporary disability benefits and the criteria for determining the
maximum limitations thereon.

(B) The amount and duration of medical benefits and provisions ensuring adequate medical care and free choice of physician.

(C) The extent of coverage of workers, including exemptions based on numbers or type of employment.

(D) Standards for determining which injuries or diseases should be deemed compensable.

(E) Rehabilitation

(F) Coverage under second or subsequent injury funds

(G) Time limits on filing claims

(H) Waiting periods

(I) Compulsory or elective coverage

(J) Administration

(K) Legal expenses

(L) The feasibility and desirability of the uniform system of reporting information concerning job-related injuries and diseases and the operation of workmen's compensation laws.

(M) The resolution of conflict of laws, extraterritoriality and similar problems arising from claims with multistate aspects.

(N) The extent to which private insurance carriers are excluded from supplying workmen's compensation coverage and the desirability of such exclusionary practices, to the extent they are found to exist.

(O) The relationship between workmen's compensation on the one hand, and old age, disability and survivors insurance and other types of insurance, public or private, on the other hand.

(P) Methods of implementing the recommendations of the study committee.

SECTION 3. The study committee shall transmit to the Governor not later than February 12, 1973, a final report containing a detailed statement of the findings and conclusions of the study committee, together with such recommendations as it deems advisable.

SECTION 4. Each department, agency and instrumentality of the executive branch of State government, including independent agencies, is authorized and directed to furnish to the study committee, upon request
made by the Chairman, such information as the study committee deems necessary to carry out its functions under this section.

SECTION 5. The study committee 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 to discharge its duties.

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 29th day of December, A.D., 1972.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, on March 24, 1969, the Division of Law Enforcement Assistance of the Office of the Governor was created by Executive Order No. 44 to serve as the State Planning Agency for conduction of programs under Public Law 90-351, cited as the Omnibus Crime Control and Safe Streets Act of 1968; and

WHEREAS, the duly-authorized Division of Law Enforcement Assistance, inter alia, administers grants of criminal justice improvements to applicable State agencies and to units of general local government in Mississippi; and

WHEREAS, the Mississippi Highway Safety Patrol, another duly authorized agency of the State of Mississippi, wishes to transfer gratuitously certain mobile radio units determined obsolescent to the needs of the said Highway Safety Patrol to the Division of Law Enforcement Assistance with view that the Division in turn gratuitously transfer said mobile radio units on an "as need" basis to local units of government; and

WHEREAS, said Division proposes to safeguard internal control by retaining title to said equipment to assure that said radio equipment will be used by the recipient local units of government for law enforcement purposes only; and

WHEREAS, said Division similarly proposes to administer the program under the grant management by requiring documented evidence from prospective local unit recipients showing either non-existing police communication equipment or seriously insufficient communication equipment; and

WHEREAS, the Division proposes that local units of government receiving the equipment will make nominal modifications to adapt the units to local police use, with any necessary maintenance costs and repairs to be absorbed by the local units of government; and

WHEREAS, controlling Mississippi law allows transfer of property from one State agency to another; and

WHEREAS, it is the opinion of the State of Mississippi that transfer of property in the manner aforementioned may be effected by the Division of Law Enforcement Assistance to local units of general government under Executive Order; and

WHEREAS, it is the opinion of the State of Mississippi that permitting said Division to transfer property in the manner aforementioned will enhance the effectiveness of law enforcement in local units of general government, all to the general welfare and interest of the people of Mississippi:
NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me by the Constitution and laws of this State, do hereby authorize the Division of Law Enforcement Assistance of the Office of the Governor to transfer certain mobile radio units received from the Mississippi Highway Safety Patrol to local units of general government in the manner aforementioned.

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 14th day of December, A.D., 1972.

[Signature]

GOVERNOR

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, the success of Mississippi drug abuse programs and activities requires a recognition that education, treatment, rehabilitation, research, training and law enforcement efforts are interrelated; and

WHEREAS, the purpose of this Executive Order is to focus the comprehensive resources of State government and bring them to bear on drug abuse with the immediate objective of significantly reducing the incidence of drug abuse in Mississippi within the shortest possible period of time, and to develop a comprehensive, coordinated long-term State strategy to combat drug abuse; and

WHEREAS, it is necessary under the Drug Abuse Office and Treatment Act of 1972, Public Law 92-255, for Mississippi to have a single State agency as the sole agency for the preparation and administration of a State Plan for planning, establishing, conducting and coordinating projects for the development of more effective drug abuse functions in the State and for evaluating the conduct of such functions in the State:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. The Governor's Office of Education and Training is hereby designated as the single State agency responsible for the preparation and administration of the State plan for drug abuse prevention in Mississippi. The person responsible is the Executive Director of the Governor's Office of Education and Training.

SECTION 2. There is hereby created an advisory council which shall include representatives from public agencies, non-governmental organizations and other groups concerned with the prevention and treatment of drug abuse and drug dependence from different geographical areas of the State. The advisory council shall be known as the "Governor's Drug Study Council", herein termed the Council.

SECTION 3. The Governor's Office of Education and Training shall perform the following functions with respect to Section 409, Public Law 92-255, with assistance by the Council:

A. Coordinate all drug abuse, education, rehabilitation, training, prevention, treatment and research functions within this state, to include participation by law enforcement agencies;

B. Formulate a comprehensive state plan for coordinating all drug abuse related activities within the state including such functions even when performed by a state agency or by department whose primary mission is not the field of drugs;
N. Make reports and recommendations to the Governor at not more than three month intervals from the date of this letter;

O. Provide for the continuation and expansion of an advisory council which shall include representatives from public agencies, non-governmental organizations and other groups concerned with the prevention and treatment of drug abuse and drug dependence from different geographical areas of the state. This advisory council shall be known as the "Governor's Drug Study Council".

P. Establish criteria for licensing and certification over all programs responsible for treatment of drug-dependent persons.

Q. Make grants or contracts to state and private non-profit agencies, organizations, institutions and individuals to provide for the development of and implementation of drug abuse prevention, treatment and rehabilitation programs for use in the public or private sector.

R. Make rules and regulations to carry out the duties and responsibilities of the Council.

SECTION 4. It shall be the duty of every board, commission, agency, office, institution and political subdivision of State Government and officers thereof to render all possible assistance and cooperation to the Governor's Office of Education and Training and the Governor's Drug Study Council in performing all duties and responsibilities described herein.

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 14th day of December, A.D., 1972.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, the Congress has passed "The State and Local Fiscal Assistance Act of 1972", popularly known as "General Revenue Sharing"; and

WHEREAS, under the distribution formula thereof, certain funds from the U.S. Treasury will be received periodically by the State of Mississippi for unrestricted use other than to match federal funds for other grant-in-aid programs; and

WHEREAS, it is essential that a State trust fund be created into which all revenue sharing funds will be deposited prior to the receipt of such funds:

NOW, THEREFORE, I, William L. Waller, 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 a State Trust Fund on the books in the offices of the State Treasurer and the State Auditor of Public Accounts to be known as the "State Trust Fund for Federal Revenue Sharing" (referred to in this Executive Order as the "Trust Fund").

SECTION 2. The "State Trust Fund for Federal Revenue Sharing" shall be maintained in the State Treasury as a separate fund, and the Governor, upon receipt of any funds distributed to the State from General Revenue Sharing, shall deposit all of said funds into the "Trust Fund". The "Trust Fund" shall remain available without fiscal year limitations.

SECTION 3. All funds deposited in and expended from the "Trust Fund" shall be subject to the budget procedures, laws and regulations set forth in Sections 9104-01-9104-37, Mississippi Code of 1942, Recompiled.
SECTION 4. The Governor shall, in the manner required by law, expend from the "Trust Fund" such sums of money as he may direct, so long as there is a balance in the "Trust Fund". All funds to be paid out of the "Trust Fund" shall be paid out on requisition signed by the Governor on warrants issued by the State Auditor of Public Accounts upon the State Treasurer.

SECTION 5. The Governor, after the close of each entitlement period provided for under the "State and Local Fiscal Assistance Act of 1972", submit a report to the Secretary of the Treasury setting forth the amounts and purposes for which funds received during such period have been spent or obligated. Such reports shall be in such form and detail and shall be submitted at such time as the Secretary may prescribe.

SECTION 6. The Governor, for any entitlement period beginning on or after January 1, 1973, shall submit a report to the Secretary of the Treasury setting forth the amounts and purposes for which he plans to spend or obligate the funds which the State expects to receive during such period. Such reports shall be in such form and detail as the Secretary may prescribe and shall be submitted at such time before the beginning of the entitlement period as the Secretary may prescribe.

SECTION 7. The Governor shall have a copy of each report submitted by the State under Sections 5 and 6 hereof published in a newspaper which is published within the State and has general circulation within the State. The Governor shall advise the news media of the publication of the reports pursuant to this section.

SECTION 8. The Federal-State Coordinator, within the Governor's Office, shall have the duty and the responsibility to provide the bookkeeping and accounting for all funds received under the Act. The Federal-State Coordinator will use fiscal, accounting and audit procedures which conform to guidelines established therefor by the Secretary of the Treasury.

The Federal-State Coordinator will provide to the Secretary and to the Comptroller General of the United States, on reasonable notice, access to, and the right to examine such books, documents, papers or records as they may reasonably require for purposes of reviewing compliance with the Act.
SECTION 9. The State Auditor of Public Accounts shall exercise such powers and perform such duties incident to the "Trust Fund" as set forth in Chapter 2, Title 17, Mississippi Code of 1942, Recompiled.

SECTION 10. All amounts in the "Trust Fund" (including any interest earned thereon while in the "Trust Fund") will be used during such reasonable period or periods as may be prescribed in regulations promulgated by the Secretary of the Treasury.

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 November, A.D., 1972.

[Signature]
GOVERNOR

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 129

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. 113, dated May 2, 1972, 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, this November 10, A.D., 1972.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the well-being of the children and youth of Mississippi is of prime consideration of the State Government of Mississippi, and to the Governor; and

WHEREAS, there is a need for continuous assessment of the status of children and youth in Mississippi; and

WHEREAS, knowledgeable citizens of the State of Mississippi are essential in such an assessment and in bringing the needs of our young people to the attention of the Governor, Legislature, State Agencies and the public:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of Mississippi, do hereby designate and recognize the Governor's Committee on Children and Youth as an advisory body to the Office of the Governor on the needs of children and youth in our State.

SECTION 1. Membership of the Governor's Committee on Children and Youth shall consist of citizens who have special interest and/or expertise in the field of children and youth. The chairman and all adult members shall be named by the Governor to serve a term of four years concurrent with the term of the Governor. A minimum of five youth members shall be elected annually by the Mississippi Youth Council.

SECTION 2. The Governor's Committee on Children and Youth, in order to assist the Governor, Legislature and State Agencies, shall perform the following functions:

Serve as a citizen advocate for all of Mississippi's children and youth.

Research on an ongoing basis the present conditions of Mississippi's children and youth with the input of citizens and groups across the State.

Serve as a definitive and objective source of information to the Governor, Legislature, State agencies and the public regarding present conditions and needs of young people in the State.

Present youth needs and problems and recommendations regarding these needs and problems for consideration by the Governor, Legislature and State agencies.

Promote action by State agencies, the Legislature and the Governor to better the life available to Mississippi's young citizens, including supporting specific legislation when appropriate.

Assist and encourage governmental and private agencies to coordinate their efforts on behalf of children and youth.
Cooperate with the Federal Government, governments in other states and cities, and similar committees in other states in programs relating to children and youth.

Conduct public information programs to increase public awareness of and involvement in providing for the overall needs of young people.

Provide youth input in State Government and agencies through the Mississippi Youth Council.

Prepare a written annual report to the Governor concerning the status of children and youth in the State.

SECTION 3. The Governor's Committee on Children and Youth will make whatever arrangements are necessary to obtain the personnel needed to carry out the provisions of this Executive Order.

SECTION 4. It shall be the duty of every Board, Commission, Agency, Office, Institution, and political subdivision of the State Government and officers thereof to render all possible assistance and cooperation to the Governor's Committee on Children and Youth in performing all duties and responsibilities described herein.

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 thirty-first day of October, A.D., 1972.

William L. Talley
GOVERNOR

BY THE GOVERNOR:

F. Lee Hardman
SECRETARY OF STATE
WHEREAS, W. S. Henley has been lost in Copiah County, Mississippi; and

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

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217 of the Mississippi Constitution of 1890 and Sections 3975, 8519-61, 8519-82, 8519-83, Mississippi Code of 1942, Recompiled, do hereby direct The Adjutant General of the State of Mississippi to activate such part of the Mississippi National Guard for such duration as he may deem necessary to assist the civil authorities of Copiah County, Mississippi, and the general area thereof in the search for the said W. S. Henley.

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 the State Militia where applicable.

The pay and expenses of the troops ordered out will be paid as provided in Sections 8519-63, 8519-87 and 8519-88, Code of Mississippi of 1942.

The officers and enlisted men ordered to active duty will remain on duty until relieved by proper order of The Adjutant General 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 this twenty-eighth day of October, 1972.

BY THE GOVERNOR:

[Signature]

SECRETARY OF STATE
WHEREAS, Calvin Thompson was convicted in the Circuit Court of Wayne County, Mississippi, of the crime of manslaughter and sentenced to the Mississippi State Penitentiary; and

WHEREAS, upon appeal to the Mississippi Supreme Court, the Court in Cause No. 46,884 on the Supreme Court Docket affirmed the actions of the Circuit Court; and

WHEREAS, a petition for a Writ of Corum Nobis has been filed with the Mississippi Supreme Court; and

WHEREAS, Calvin Thompson has two children who are hospitalized, one in Ellisville State School and one in the Wayne County Hospital; and

WHEREAS, it is deemed necessary for the benefit of the two hospitalized children and their future welfare that a stay of execution of the sentence of Calvin Thompson be granted for the period of two weeks, as concurred in by the Court:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, by virtue of the authority vested in me by the Constitution and the laws of the State of Mississippi, do hereby order that the sentence imposed upon Calvin Thompson by the Circuit Court of Wayne County, Mississippi, be, and the same is hereby stayed and postponed until November 13, 1972, at 12:00 o'clock noon; that this postponement and stay of execution is effective instanter; that copies of this Executive Order be forwarded to the Circuit Clerk of Wayne County, Mississippi, for entry on the docket of said Court and filing in said cause, to the Clerk of the Mississippi Supreme Court and to the Mississippi State Penitentiary.

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, on this thirtieth day of October, 1972.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
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. 84, dated July 27, 1971, as amended by Executive Order No. 93, dated December 14, 1971, is hereby amended as follows, to-wit:

SECTION 1.

Delete:

James F. Borthwick
Swee T. Davis
Spencer E. Medlin
Wendell D. Lack
J. Paul Fugate
Billy Joe Cross

Add:

Quincy R. Hodges
Pat W. Sellers
John King
Billy T. Gaddis
Jim Rucker
H. D. Owen
J. Paul Fugate
Avery Wood

Oil and Gas Board
Pat Harrison Waterway District
Park System
State Forester
Miss. Marine Resources Council
Game and Fish Commission

SECTION 2. There is hereby created and established within the Office of the Governor the Office of Science and Technology located at the Mississippi Test Facility, National Aeronautics and Space Administration, to provide for mutual aid among the State offices set forth above, and any other that may utilize such services, and with the Federal agencies with respect to coordinating the planning, research and development efforts of the participating State Offices. The exercise by the Science and Technology Office of the powers conferred by this Order shall be deemed and held to be the performance of an essential governmental function of the State of Mississippi.

SECTION 4. 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 Office of Science and Technology in every reasonable way.
SECTION 5. Anything in this Order to the contrary notwithstanding, the Office of Science and Technology shall not have authority or power to infringe upon the rights, duties and responsibilities of any other State office, but it shall assist other State Offices by providing direct communication with each Federal agency or element at the Mississippi Test Facility for their needs, desires, requirements and solutions in the area of environmental sciences.

A new Section is added thereto as follows:

SECTION 6. It shall be the duty and responsibility of the Council to coordinate the efforts and activities of the State of Mississippi and local political subdivisions as related to the Gulf Coast Deep Water Port Study being conducted by the Corps of Engineers, Department of the Army, commonly known as the "Superport Study". The Council shall contribute to and cooperate with the study of the Corps of Engineers to the end that all factors for site location will reflect the input from the State of Mississippi. The Council will consider the following factors for location of the Superport in the Mississippi Gulf, to-wit: (1) Projected commodities; (2) Distribution network for commodity movement; (3) Regional demand/supply for commodities; (4) Projected fleet for commodity movement; (5) Terminal facility cost; (7) Transportation savings; (8) Water depth (80-120 feet); (9) Environmental constraints and safeguards; (10) Socio-economic impacts; (11) Institutional constraints (legal, managerial, financial, etc.); (12) National security aspects. The Council shall maintain close liaison with, furnish consolidated information to and analyze interim reports of the Corps of Engineers.

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 4th day of October, A.D., 1972.

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, The Mississippi Legislature has declared that, "It shall be the policy of this State, in the operation and management of the prison system, to so manage and conduct the same in that manner as will be consistent with the operation of a modern prison system, and with the view of making the system self-sustaining;" and that those convicted of violating the law and sentenced to a term in the State Penitentiary shall have humane treatment, and be given opportunity, encouragement and training in the matter of reformation; and

WHEREAS, Section 7960, Mississippi Code of 1942, Recompiled, sets forth the conditions for the use of prisoners as servants by employees of the Penitentiary; and

WHEREAS, From and after July 1, 1974, no inmate at the penitentiary shall serve as a trusty and perform any duties of guarding other inmates to prevent their escape; and

WHEREAS, Within the monies appropriated by the Legislature, a reasonable number of civilian guards have been employed to prevent inmates from escaping and to supervise inmates' work details; and

WHEREAS, A civilian guard at the penitentiary who joined the penitentiary staff May 15, 1972, and named sergeant shortly thereafter, was murdered by an inmate September 12, 1972; and

WHEREAS, It is essential to establish a commission to consider the cause and the correction of any deficiencies surrounding the death of Sergeant James A. Meeks at the Mississippi State Penitentiary:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a State Commission to be known as the "Mississippi State Penitentiary Special Advisory Commission" composed of the following-named members:

Judge Joseph C. Feduccia, Cleveland, Mississippi, Circuit Judge, Eleventh Circuit Court District, Chairman.

Senator Corbett Lee Patridge, Schlater, Mississippi, Thirteenth Senatorial District.

Representative Robert G. Huggins, Greenwood, Mississippi, Seventeenth District, House of Representatives.

Chief William Hollowell, Indianola, Mississippi, Chief of Police.

Chief Toby Wood, Belzoni, Mississippi, Chief of Police.

SECTION 2. The Commission shall consider the cause and the correction of any deficiencies surrounding the death of Sergeant James A. Meeks at the Penitentiary.

SECTION 3. The Commission shall look into the matter of the assignment and safety of personnel with respect to the prisoners situated on the grounds of the Penitentiary.

SECTION 4. The Commission shall render advice and recommendations to the Governor, the Legislature, the Mississippi Penitentiary Board and the Superintendent on its findings to include, but not limited to:

A. The assignment and safety of personnel on the Penitentiary grounds.

B. The possible need for advancing the date of July 1, 1974, for elimination of the trusty system.

C. Other internal needs at the Penitentiary.

SECTION 5. The Commission shall commence its work on September 13, 1972, and make a written report thereon upon conclusion of its assignment.
WHEREAS, by almost all economic indications, the South has become one of the Nation's leading growth centers; and
WHEREAS, for growth to be rational and truly beneficial to the South, the States should participate in a joint action for a regional endeavor:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. From and after this date, the State of Mississippi shall be a participant in and adhere to the Southern Growth Policies Agreement. This Order shall remain in effect until December 31, 1973, or until the Legislature sooner enacts the Agreement. Upon enactment of the Agreement by the Legislature, the participation of Mississippi therein shall be in accordance with the appropriate Act or Acts of this State.

SECTION 2. As soon as may be, the Governor will designate his alternate on the Southern Growth Policies Board in accordance with Article II (c) of the Agreement.

SECTION 3. So long as this Order remains in effect, the Governor, from time to time as circumstances may require, shall appoint four (4) other members of the Southern Growth Policies Board to serve with him thereon as the members representing Mississippi. In accordance with Article II (b) of the Agreement, one such appointee shall be a member of the Senate and one shall be a member of the House of Representatives.
EXECUTIVE ORDER NO. 122

WHEREAS, it has been determined and declared to be the public policy of the State of Mississippi that the Mississippi Executive Mansion shall be restored and refurbished to its proper condition as a historical site, a cultural heritage and the Governor’s residence; and

WHEREAS, it is in the best interest of the people of Mississippi that the restoration goals be attained in an orderly, cooperative and constructive manner:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created and established a State Commission, to be known as the "Executive Mansion Fine Arts Commission", to consist of 7 members, to be appointed by the Governor from among citizens of Mississippi who are widely known for their competence and experience in matters of historical and cultural nature.

SECTION 2. The members of the Commission shall serve at the will of the Governor, and shall not receive any compensation for their services.

SECTION 3. The duties of the Commission shall be:

(1) To assist the Board of Trustees of the Department of Archives and History in the decorating and furnishing of the Executive Mansion;

(2) To improve the furnishings by encouraging gifts of objects of art and furniture with historical or intrinsic value;

(3) To serve as a screening committee to determine the suitability and use of each gift offered;

(4) To review and approve any major changes in the furnishings or decoration of the Executive Mansion;

(5) With the assistance of the Department of Archives and History, to keep a complete list of gifts with their history and value for future reference;

(6) To publicize the work of the Commission in order for the public at all times to be aware of what is being done for the Executive Mansion;

(7) To recommend a decorator to the Board of Trustees of the Department of Archives and History for review by the Board of Trustees for nomination to the State Building Commission with recommendations.

SECTION 4. The Board of Trustees of the Department of Archives and History may designate an executive secretary to assist the Commission in performing its duties.
EXECUTIVE ORDER NO. 121

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. 105, dated February 9, 1972, is hereby amended as follows, to-wit:

Section 1 is hereby amended to read as follows:

SECTION 1. "There is hereby created within the Governor's Office the Office of Community Development and Housing, headed by the Administrator for Community Development and Housing Program, appointed by and serving at the pleasure of the Governor, and staffed by such other employees as the said Administrator may from time to time appoint according to law."

Section 2 is hereby amended to read as follows:

SECTION 2. "The Office of Community Development and Housing shall have the authority and responsibility to:

--- (a) Initially provide technical assistance and coordination to existing municipal, county and regional housing authorities, municipal urban renewal agencies, regional planning and development districts, councils of government, non-profit housing corporations and water and sewer corporations;

--- (b) Work directly with the Mississippi State Highway Department to assist in implementing the provisions of the National Uniform Housing Relocation Act;

--- (c) Receive and disburse Federal and non-Federal funds available to the Office for such purpose."

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 Jackson, on this third day of August, A.D., 1979.

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 120

WHEREAS, by Executive Order No. 86, dated August 18, 1971, as amended by Executive Order No. 89, dated October 8, 1971, as amended by Executive Order No. 90, dated October 18, 1971, and amended by Executive Order No. 101, dated January 19, 1972, the Mississippi Manpower Planning Council was established to coordinate the publicly-funded Manpower Training Systems operating in the State of Mississippi; and

WHEREAS, the Governor has been assigned the responsibility for developing comprehensive manpower plans for the State of Mississippi, and the WIN Program is a part of the State Manpower Plan; and

WHEREAS, the WIN state-wide operational plan should be submitted to the State Manpower Planning Council for its review at least 30 days before the review thereof by the Governor:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me do hereby order that the WIN state-wide operational plan be submitted to the State Manpower Planning Council for its review at least 30 days before the Governor is to review the plan.

It shall be the duty of every department, board, commission, agency, office, institution and political subdivision of the State government and the officers thereof to render all possible cooperation in carrying out the provisions of 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 City of Jackson, this 21st day of June, A.D., 1972.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
WHEREAS, the employment of Marcus T. Jackson, Jr. of the Mississippi State Highway Commission was terminated effective February 22, 1972; and

WHEREAS, under the provisions of Section 8059.3, Mississippi Code of 1942, Recompiled, Marcus T. Jackson, Jr. requested a hearing by the Mississippi State Highway Commission. Mr. Jackson, with counsel, testified at the hearing held on February 22, 1972; and

WHEREAS, the hearing was continued to March 14, 1972, and on March 14, 1972, the Mississippi State Highway Commission entered its Order declaring the termination of the employment of Mr. Jackson to be proper and affirmed the action of dismissal; and

WHEREAS, pursuant to the provisions of Section 8059.3, Mississippi Code of 1942, Recompiled, Mr. Jackson perfected an appeal from the ruling of the Mississippi State Highway Commission within ten (10) days to the Governor; and

WHEREAS, on May 2, 1972, the appeal of Mr. Jackson was heard upon the record of the proceedings had and done before the Mississippi State Highway Commission, including a transcript of the testimony, oral and documentary, and upon argument by counsel for Mr. Jackson and counsel for the Mississippi State Highway Commission; and

WHEREAS, after due consideration in the premises, it has been determined that the action of the Mississippi State Highway Commission in the premises should not be sustained:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in the Governor by Section 8059.3, Mississippi Code of 1942, Recompiled, do hereby decline to concur in the findings of the Mississippi State Highway Commission and the termination of the employment of Marcus T. Jackson, Jr., based upon the proceedings held before me and the Mississippi State Highway Commission, and I do hereby overrule the decision of the Mississippi State Highway Commission to terminate the employment of Marcus T. Jackson, Jr. with the Mississippi State Highway Department.

IT IS, THEREFORE, ORDERED that the action of the Mississippi State Highway Commission in terminating the employment of Marcus T. Jackson, Jr. be, and the same hereby is overruled.

IT IS FURTHER ORDERED that the Mississippi State Highway Commission reinstate Marcus T. Jackson, Jr. in the employment of the Mississippi State Highway Department together with all salaries, benefits and status to which he was entitled prior to February 22, 1972.
IT IS FURTHER ORDERED that Marcus T. Jackson, Jr. be paid by the Mississippi State Highway Department all salaries and benefits to which he would have been entitled from and after February 22, 1972, to date the same as though his employment had not been terminated on February 22, 1972.

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

DONE at the City of Jackson, this June 20, A.D., 1972.

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 118

WHEREAS, conditions existing in Hancock County, Mississippi caused by the explosion and fires at and near a munitions plant are of such grave nature as to result in imminent danger to the loss of life and property, requiring the evacuation of citizens and the sealing off of areas; and

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

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me by Section 119 and Section 217 of the Mississippi Constitution of 1890 and Sections 3875, 8519-81, 8519-82, 8519-83, Mississippi Code of 1942, Recompiled, do hereby direct the Adjutant General of the State of Mississippi to activate such part of the Mississippi National Guard for such duration as he may deem necessary to assist the civil authorities of Hancock County, Mississippi, in the areas affected by the results of the explosions and fires at the munitions plant in traffic control, to 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 force of arms 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 Governor will be the overall contact and coordinating authority for State agencies in preserving law and order; tactical direction of the troops will rest entirely with the Adjutant General, subject to 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 the State Militia where applicable.

The pay and expenses of the troops ordered out will be paid as provided in Sections 8519-43, 8519-87 and 8519-88, Mississippi Code of 1942, Recompiled.

The officers and enlisted men ordered to active duty will remain on duty until relieved by proper order of the Adjutant General of the State of Mississippi.

IN TESTIMONY 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 Jackson on this May 24, 1972.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
EXECUTIVE ORDER NO. 117

EXECUTIVE ORDER DESIGNATING ADMINISTRATOR
FOR INTERSTATE COMPACT ON JUVENILES

WHEREAS, the 1958 Regular Session of the Mississippi Legislature approved House Bill No. 698, being "An Act Signifying the Consent of the State of Mississippi to the Interstate Compact on Juveniles"; and

WHEREAS, said Act was approved by the Governor on May 5, 1958; and

WHEREAS, on September 5, 1958, the Governor executed the proper instruments consenting for the State of Mississippi to enter the Interstate Compact on Juveniles; and

WHEREAS, Article XII of said Act directs the Governor to designate an officer who, acting jointly with like officers of other party-States, shall promulgate rules and regulations to carry out the terms and provisions of the Compact; and

WHEREAS, Article XII of this Act further provides that the Compact Administrator serves subject to the pleasure of the Governor.

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, do hereby designate Dr. Robert L. Robinson, Commissioner of Public Welfare of the State of Mississippi, as Compact Administrator for the purposes of carrying out the terms and provisions of the Compact.

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 May 15, A.D., 1972.

[Signature]
GOVERNOR

By the Governor:

[Signature]
Secretary of State
EXECUTIVE ORDER NO. 116

By virtue of the authority vested in me as Governor of the State of Mississippi, pursuant to the Constitution and applicable statutes of the State of Mississippi, it is ordered as follows:

SECTION 1. The State of Mississippi and its political subdivisions should preserve and develop such quality and quantity of outdoor recreation resources as may be available and necessary and desirable for individual active participation in such recreation. It is the purpose of this executive order to provide authority to enable the State of Mississippi and its political subdivisions to participate in the benefits of the Land and Water Conservation Fund Act of 1965, as amended, for the planning and development of outdoor recreation resources, including the acquisition of needed land, water areas and facilities and interest therein, and to designate the Mississippi Park Commission as the official liaison agency for the State of Mississippi to the United States Department of Interior, and to designate an individual to serve as official liaison officer for the State to work both for and with the Mississippi Park Commission in accomplishing these objectives.

SECTION 2. Rae Sanders of the Mississippi Park Commission is hereby appointed and designated as the Mississippi State Liaison Officer with the United States Department of Interior's Bureau of Outdoor Recreation on behalf of the State of Mississippi and the Mississippi Park Commission, and Rae Sanders is hereby appointed and designated the authorized representative of the State of Mississippi with authority to represent and act for the State under the provisions of the
Land and Water Conservation Fund Act (hereinafter called "Act"). Said authorized representative is authorized to supervise the preparation and to supervise the work necessary to maintain and keep up-to-date a comprehensive statewide outdoor recreation plan for the development of outdoor recreational resources of the State (hereinafter called "Plan"). The designated State Liaison Officer on behalf of the State and working with and for the State Park Commission (hereinafter called "Commission") is authorized to develop, operate and maintain outdoor recreation areas and facilities of the State, and to acquire land, waters and interest in land and waters for such areas and facilities as provided for by the laws of Mississippi. Additionally, applicable provisions of Mississippi law authorizes the Mississippi Game and Fish Commission, State Highway Department, Forestry Commission and other agencies and departments of the State of Mississippi to acquire land and waters and interest in land and waters for proper constitutional and statutory purposes, including outdoor recreation facilities. Accordingly, the designated Liaison Officer on behalf of the State and the Commission may enter into contracts and agreements with the United States or any appropriate agency thereof, keep financial records relating thereto and furnish appropriate officials and agencies of the United States such reports and information as may be reasonable and necessary to enable such appropriate officials of the United States Government and agencies thereof to perform their duties under such Federal programs. In connection with obtaining for the State of Mississippi the benefits of any such program, the Liaison Officer and the Commission shall submit a Comprehensive
State Plan to the Secretary of the Interior and shall coordinate their activities with and represent the interest of all agencies and departments of the State and of the county, municipal and other governmental units and subdivisions of the State of Mississippi having interest in the planning, development and maintenance of outdoor recreation resources and facilities within the State.

SECTION 3. The Liaison Officer is fully empowered, subject to my specific approval on each project, to accept and to administer Federal funds paid under said Act for approved projects, and such powers and functions are hereby fully recognized, ratified, approved and confirmed under the intention of this Executive Order. Before each project may be undertaken, determination must be made that sufficient funds or services in kind are available to it for meeting the State's share of project costs. It is the intent of this Executive Order that, to such extent as may be necessary to assure the proper operation and maintenance of areas and facilities acquired or developed pursuant to any program participated in by this State under the authority of this Act by any of its agencies or departments, such areas and facilities shall be publicly maintained for outdoor recreation purposes. The Liaison Officer may enter into and administer agreements with the United States or any appropriate agency thereof for the planning, acquiring or developing of projects involving participating Federal assistance funds on behalf of any county, municipality or other governmental unit which gives necessary assurances to the Liaison Officer that it has available sufficient funds or services in kind to meet its share of the cost of
this project and that the acquired or developed areas will be operated and maintained at its expense for public outdoor recreation use.

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 May 15, A.D., 1972.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 115

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. 2, dated February 25, 1965, 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, this May 15, A.D., 1972.

By the Governor:

[Signature]

Secretary of State
WHEREAS, the health, economic and educational well-being, and development of the people of Mississippi are of prime consideration to the State government of Mississippi, and to the Governor; and

WHEREAS, there is an increasing need in Mississippi to assure a comprehensive and coordinated approach to the problems of human resource development in the State in order to strengthen communication and common purpose among all agencies and groups concerned with human resource development and to make full and effective use of existing resources and agency potentials in order to avoid duplication, fragmentation, and waste:

NOW, THEREFORE, I, William L. Waller, Governor of the State of Mississippi, pursuant to the authority vested in me, do hereby establish as public policy of this State that human resource planning and coordination are the responsibility of the Governor and do hereby create within the Office of the Governor an Office of Human Resources for the State of Mississippi to prepare and implement a State Comprehensive Human Resource Development Plan and Program for the State of Mississippi.

I hereby designate the Mississippi Office of Economic Opportunity as the Office of Human Resources and appoint Mrs. Lee Spainhour to serve as Administrator of the Office of Human Resources, who shall report directly to the Governor.

The Office of Human Resources shall have the authority and responsibility to:

(1) Design and implement a comprehensive Statewide planning and development process for human resource development for the State of Mississippi.

(2) Establish policies and procedures for a Statewide planning program for human resource development.

(3) Coordinate and monitor human resource development programs throughout Mississippi.

(4) Evaluate existing and proposed human resource development operational programs and planning efforts for conformance to policy, standards, and priorities included in the State plan.

(5) Prepare and publish comprehensive human resource development plan and policy for Mississippi, containing priorities for the allocation of Federal, State, and local funds for human resource development programs.

(6) Make recommendations to the Legislature for needed statutory reforms in the field of human resource development.
EXECUTIVE ORDER NO. 114

(7) Organize such task forces and advisory bodies as are necessary to perform the duties of the office.

(8) Provide public records and information, as well as a forum for the discussion of human resource development programs and problems, for elected officials, public and private agencies, and the general public.

(9) Receive and disburse Federal and non-Federal funds available to the office as may be necessary to carry out the provisions of this Executive Order.

(10) Promulgate rules, laws and regulations as necessary for the implementation of this Executive Order.

The functions, authority, personnel, property and funds of the Mississippi Office of Economic Opportunity shall be assigned to the Office of Human Resources.

It shall be the duty of every Department, Board, Commission, Agency, Office, Institution and political subdivision of the State government and the officers thereof to render all possible assistance and cooperation to the Office of Human Resources in the development and implementation of a Comprehensive Human Resource Development Plan for Mississippi and in performing all other duties and responsibilities described therein.

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 City of Jackson, this Ninth day of May, A.D., 1972.

[Signature]
GOVERNOR

By the Governor:

[Signature]
Secretary of State
EXECUTIVE ORDER NO. 113

WHEREAS, the Mississippi Legislature had declared as the public policy of this State to be the need for a concerted effort to work toward the protection, propagation and conservation of its sea food and aquatic life; and

WHEREAS, all sea foods existing or living in the water of the State of Mississippi not held in private ownership legally acquired, and all beds and bottoms of rivers, streams, bayous, lagoons, lakes, bays, sounds and inlets bordering on or connecting with the Gulf of Mexico or Mississippi Sound within the territorial jurisdiction shall be, continue and remain the property of the State of Mississippi, held in trust for the people thereof until title thereto shall be legally divested, and the same are under the exclusive control of the Mississippi Marine Conservation Commission; and

WHEREAS, the term "sea food" means all species of marine or salt-water animal life existing or living in the waters within the territorial jurisdiction of the State of Mississippi; and

WHEREAS, the Mississippi Marine Conservation Commission has the statutory duty to set size, catching and taking and culling regulations for all types of seafood except menhaden, trash fish and tuna; and

WHEREAS, although the Mississippi Marine Conservation Commission has by resolution recognized the problem, it has failed to regulate the catching and taking of porpoise and/or dolphin from the waters of this State, although vested with authority to do so; and

WHEREAS, it has come to my attention that there have been repeated incidents of careless catching and taking of porpoise and/or dolphin from the waters of this State, and that because of inadequate and improper equipment used, many of these porpoise and/or dolphin have been needlessly killed.

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. A moratorium on the catching and taking of porpoise and/or dolphin from the waters of the State of Mississippi is hereby declared commencing this date and continuing in effect for one year from this date. All individuals, firms and corporations shall cease and desist from catching and taking of porpoise and/or dolphin from the waters of this State during the period of the moratorium.

SECTION 2. The Mississippi Marine Conservation Commission is hereby directed to promulgate, publish and enforce all
rules and regulations deemed necessary to protect and conserve the porpoise and/or dolphin within the waters of the State of Mississippi.

SECTION 3. The Mississippi Marine Conservation Commission is hereby directed to enforce the provisions hereof and the moratorium established hereby. The enforcement by the Commission of the provisions of 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, this second day of May, A.D., 1972.

[Signature]

GOVERNOR

By the Governor:

[Signature]

Secretary of State
EXECUTIVE ORDER NO. 112

TO: W. O. DILLARD, COMMISSIONER OF PUBLIC SAFETY

Charges having been filed with you, addressed to me, in accordance with the procedure set forth in Section 8081, Mississippi Code of 1942, Recompiled, charging Harold Skinner with having violated the laws, rules and regulations of the Mississippi Highway Safety Patrol, specifically Section I, Paragraphs 1, 2 and 3 thereof; and it appearing that Harold Skinner was personally served a copy of the charges against him on March 15, 1972, and notified in writing to appear before me for a hearing on said charges at 10:00 a.m. on Monday, the 27th day of March 1972, in the office of the Governor; and Harold Skinner appearing at the appointed time and place, testimony of the officer bringing the charges and the investigating officer was taken in his presence, and Harold Skinner being allowed to respond to the charges against him, made a substantial admission to those charges; and the law having been fully complied with as to the manner in which a patrolman may be finally discharged, I now ratify the suspension of Harold Skinner on February 12, 1972, and order as of that date his final dismissal as a member of the Mississippi Highway Safety Patrol pursuant to the authority vested in me.

THIS, the [redacted] day of [redacted], A.D., 1972.

By the Governor:

[Signature]

GOVERNOR

Secretary of State
EXECUTIVE ORDER NO. 111

By virtue of the authority vested in me by Section 8519-13, Mississippi Code of 1942, Recompiled, I, William L. Waller, Governor of the State of Mississippi and Commander-in-Chief of the Army and Air National Guard, do hereby appoint:

MAJOR GENERAL E. A. BEBY TURNAGE
MISSISSIPPI ARMY NATIONAL GUARD
AS
AIDE DE CAMP
PERSONAL STAFF OF THE GOVERNOR

to do and perform various quasi-public and public duties appertaining to the Military Department and the National Guard of the State of Mississippi, as I may prescribe for him personally from time to time or as I may prescribe to be jointly performed by him and other Aides de Camp I am authorized to appoint. All duties to be performed hereunder shall be in addition to those now required by Federal and State statutes and regulations for the maintenance of Federal recognition as an officer in an active reserve component of the regular Armed Forces.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, on this, the 25th day of February, A. D., 1972.

William L. Waller
GOVERNOR

By the Governor:

Steet Earl,
Secretary of State
EXECUTIVE ORDER NO. 110

By virtue of the authority vested in me by Section 8519-13, Mississippi Code of 1942, Recompiled, I, William L. Waller, Governor of the State of Mississippi and Commander-in-Chief of the Army and Air National Guard, do hereby appoint:

BRIGADIER GENERAL EMMETT H. WALKER

MISSISSIPPI ARMY NATIONAL GUARD

AS

AIDE DE CAMP

PERSONAL STAFF OF THE GOVERNOR

to do and perform various quasi-public and public duties appertaining to the Military Department and the National Guard of the State of Mississippi, as I may prescribe for him personally from time to time or as I may prescribe to be jointly performed by him and other Aides de Camp I am authorized to appoint. All duties to be performed hereunder shall be in addition to those now required by Federal and State statutes and regulations for the maintenance of Federal recognition as an officer in an active reserve component of the regular Armed Forces.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, on this, the 25th day of February, A.D., 1972.

[Signature]

GOVERNOR

By the Governor:

[Signature]

Secretary of State
By virtue of the authority vested in me by Section 8519-13, Mississippi Code of 1942, Recompiled, I, William L. Waller, Governor of the State of Mississippi and Commander-in-Chief of the Army and Air National Guard, do hereby appoint:

BRIGADIER GENERAL DELOS H. BURKS
MISSISSIPPI AIR NATIONAL GUARD
AS
AIDE DE CAMP
PERSONAL STAFF OF THE GOVERNOR

to do and perform various quasi-public and public duties appertaining to the Military Department and the National Guard of the State of Mississippi, as I may prescribe for him personally from time to time or as I may prescribe to be jointly performed by him and other Aides de Camp I am authorized to appoint. All duties to be performed hereunder shall be in addition to those now required by Federal and State statutes and regulations for the maintenance of Federal recognition as an officer in an active reserve component of the regular Armed Forces.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, on this, the 25th day of February, A. D., 1972.

[Signature]
GOVERNOR

By the Governor:

[Signature]
Secretary of State
EXECUTIVE ORDER NO. 108

By virtue of the authority vested in me by Section 8519-13, Mississippi Code of 1942, Recompiled, I, William L. Waller, Governor of the State of Mississippi and Commander-in-Chief of the Army and Air National Guard, do hereby appoint:

COLONEL ROBERT W. MCDONALD
MISSISSIPPI ARMY NATIONAL GUARD
AS
AIDE DE CAMP
PERSONAL STAFF OF THE GOVERNOR

to do and perform various quasi-public and public duties appertaining to the Military Department and the National Guard of the State of Mississippi, as I may prescribe for him personally from time to time or as I may prescribe to be jointly performed by him and other Aides de Camp I am authorized to appoint. All duties to be performed hereunder shall be in addition to those now required by Federal and State statutes and regulations for the maintenance of Federal recognition as an officer in an active reserve component of the regular Armed Forces.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, on this, the 25th day of February, A. D., 1972.

By the Governor:

Secretary of State
EXECUTIVE ORDER NO. 107

By virtue of the authority vested in me by Section 8519-13, Mississippi Code of 1942, Recompiled, I, William L. Waller, Governor of the State of Mississippi and Commander-in-Chief of the Army and Air National Guard, do hereby appoint:

LIEUTENANT COLONEL JOHN H. FOX
MISSISSIPPI ARMY NATIONAL GUARD
AS
AIDE DE CAMP
PERSONAL STAFF OF THE GOVERNOR

to do and perform various quasi-public and public duties appertaining to the Military Department and the National Guard of the State of Mississippi, as I may prescribe for him personally from time to time or as I may prescribe to be jointly performed by him and other Aides de Camp I am authorized to appoint. All duties to be performed hereunder shall be in addition to those now required by Federal and State statutes and regulations for the maintenance of Federal recognition as an officer in an active reserve component of the regular Armed Forces.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, on this, the 25th day of February, A.D., 1972.

[Signature]
GOVERNOR

By the Governor:

[Signature]
Secretary of State
MISSISSIPPI
EXECUTIVE DEPARTMENT
Jackson

EXECUTIVE ORDER NO. 108

By virtue of the authority vested in me by Section 8519-12, Mississippi Code of 1942, recopiled, W. William L. Waller, Governor of the State of Mississippi and Commander-in-Chief of the Army and Air National Guard, do hereby appoint:

LIEUTENANT COLONEL JOEL R. VARNER
MISSISSIPPI ARMY NATIONAL GUARD
AS
AIDE DE CAMP
PERSONAL STAFF OF THE GOVERNOR

to do and perform various quasi-public and public duties appertaining to the Military Department and the National Guard of the State of Mississippi, as I may prescribe for him personally from time to time or as I may prescribe to be jointly performed by him and other Aides de Camp I am authorized to appoint. All duties to be performed hereunder shall be in addition to those now required by Federal and State statutes and regulations for the maintenance of Federal recognition as an officer in an active reserve component of the regular Armed Forces.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, on this, the 25th day of February, A.D., 1972.

[Signature]
GOVERNOR

By the Governor:
[Signature]
Secretary of State
WHEREAS, the State of Mississippi must engage in a systematic and comprehensive planning process in order to provide technical assistance and coordination of a state-wide community development and housing program; and

WHEREAS, it is essential to establish a formal organization and delegate thereto certain of the Governor’s powers and authority for the execution of a state-wide community development and housing program:

NOW, THEREFORE, I, William L. Waller, 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 of the citizens of the State of Mississippi, do hereby order as follows:

SECTION 1. There is hereby created within the Governor’s Office the Office of Community Development and Housing, headed by the Administrator for Community Development and Housing Program, appointed by and serving at the pleasure of the Governor, and staffed by such other employees as the said Administrator may from time to time appoint according to law. In that respect, Troy P. Norris is hereby appointed the Administrator of the Office of Community Development and Housing, who shall report directly to the Governor.

SECTION 2. The Office of Community Development and Housing shall have the authority and responsibility to:

---(a) Prepare, develop and revise comprehensive plans based on an evaluation of community development and housing problems within the State;

---(b) Initially provide technical assistance and coordination to existing municipal, county and regional housing authorities, municipal urban renewal agencies, regional planning and development districts, councils of government, non-profit housing corporations and water and
sewer corporations;

---(c) Work directly with the Mississippi State Highway Department to assist in implementing the provisions of the National Uniform Housing Relocation Act;

---(d) Receive and disburse Federal and non-Federal funds available to the Office for such purpose from the Department of Housing and Urban Development, Farmers Home Housing Project Development, Appalachian Regional Commission and from private sources and other Federal sources;

---(e) Maintain coordination with the Mississippi Research and Development Center, the Mississippi Air and Water Pollution Control Commission, the Mississippi State Board of Health, the Mississippi Department of Public Welfare, the Coordinator, Federal-State Relations Office and the Governor's Representative on the Appalachian Regional Commission on all community development and housing matters;

---(f) Maintain liaison with the Federal Environmental Protective Agency, the United States Department of Housing and Urban Development, the Economic Development Administration and the Farmers Home Administration in order to implement a comprehensive state-wide housing program;

---(g) Maintain contact with the Mississippi Legislature, review all community development and housing laws and recommend any legislation by the 1973 Session of the Legislature.

SECTION 3. The Administrator of the Office of Community Development and Housing shall have the responsibility and authority for (1) reviewing, approving and maintaining general oversight of the State program and its implementation, and (2) the activities set forth in Section 2.

SECTION 4. 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 Office of
Community Development and Housing and the Administrator 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 Jackson, on this ninth day of February, A.D., 1972.

WILLIAM L. WALLER
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
WHEREAS, the impact of educational and training programs upon the economy of Mississippi is great and is continuing to grow; and

WHEREAS, the greatest expenditure of State Funds is for education and training; and

WHEREAS, there is no capacity within the present structure of State government to coordinate these numerous programs among the State departments, agencies and institutions; and

WHEREAS, the maintenance of a strong role for State government requires a unified capacity to operate these programs in an effective and economical manner:

NOW, THEREFORE, I, William L. Waller, 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 within the Governor's Office the staff position of Executive Director of Education and Training.

SECTION 2. The Executive Director of Education and Training shall perform the following duties:

---(a) Educational advisor and liaison for the Governor in educational and training matters dealing specifically with all State departments, agencies and institutions and the Federal government with educational mission.

---(b) Serve as ex-officio Chairman of the State Child Development Council, created by Executive Order No. 96, dated December 21, 1971, in place of the Governor.

---(c) Serve as Chairman of the State Manpower Planning Council, created by Executive Order No. 85, dated August 18, 1971, as amended by Executive Order No. 89, dated October 8, 1971, and Executive Order No. 90, dated October 18, 1971.

---(d) Serve as the contracting agent for Emergency Employment Act funds for the State.

---(e) Administer the Public Service Careers Program.
SECTION 3. It shall be the duty of every department, agency, institution, office and political subdivision of the State and the officers thereof to render all possible cooperation and assistance to the Executive Director of Education and Training in performing his duties and responsibilities described herein.

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 ninth day of February, A.D., 1972.

WILLIAM L. WALLER
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE
By virtue of the authority vested in me by Section 8519-13, Mississippi Code of 1942, Recompiled, I, William L. Waller, Governor of the State of Mississippi and Commander-in-Chief of the Army and Air National Guard, do hereby appoint:

MAJOR HENRY C. CARROLL
MISSISSIPPI ARMY NATIONAL GUARD
AS
AIDE DE CAMP
PERSONAL STAFF OF THE GOVERNOR

to do and perform various quasi-public and public duties appertaining to the Military Department and the National Guard of the State of Mississippi, as I may prescribe for him personally from time to time or as I may prescribe to be jointly performed by him and other Aides de Camp I am authorized to appoint. All duties to be performed hereunder shall be in addition to those now required by Federal and State statutes and regulations for the maintenance of Federal recognition as an officer in an active reserve component of the regular Armed Forces.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, on this, the 25th day of February, A.D., 1972.

[Signature]
GOVERNOR

By the Governor:

[Signature]
Secretary of State
By virtue of the authority vested in me as Governor of the State of Mississippi and pursuant to the Constitution and applicable statutes of Mississippi, Executive Order No. 96 under date of December 21, 1971, is hereby amended to read as follows:

Amend: Paragraph 5, Page One, Executive Order No. 96 dated December 21, 1971, in the following manner:

Change to read, the Governor and the Executive Director of Education and Training shall serve as Ex-Officio Chairman of the State Child Development Council and the Chairman shall be selected by the membership of the Council. The Executive Director of Education and Training, Office of the Governor, as the applicant agency for the State-Wide Child Development Planning Fund, will assume administrative and fiscal responsibility for the training program. Child Development Planning will be established as a special program unit in this office under the auspices of the Mississippi Child Development Council.

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 City of Jackson this seventh day of February, A.D., 1972.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE
EXECUTIVE ORDER NO. 101

By virtue of the authority vested in me as Governor of the State of Mississippi and pursuant to the Constitution and applicable statutes of Mississippi Executive Order No. 86, under date of August 18, 1971, as follows:

Amend: Paragraph 1, Page Three, Executive Order No. 86, dated August 16, 1971, in the following manner:

Delete: Paragraph One, Page Three.

Add: Ancillary Manpower Planning Boards, described in Interagency Cooperative Issuance 72-2, shall be established following the boundaries of the following areas:


Three Rivers: Calhoun, Chickasaw, Itawamba, Lafayette, Lee, Monroe, Pontotoc, and Union Counties.

Golden Triangle: Choctaw, Clay, Lowndes, Neshoba, Okolona, Webster, and Winston Counties.

East Central: Clarke, Jasper, Kemper, Lauderdale, Leake, Neshoba, Newton, Scott and Smith Counties.

2. Manpower Planning Area II Development Districts - North Delta: Coahoma, DeSoto, Panola, Quitman, Tallahatchie, Tate, and Tunica Counties.

North Central: Attala, Carroll, Grenada, Holmes, Leflore, Montgomery, and Yalobusha Counties.

South Delta: Bolivar, Humphreys, Tassahatchee, Sharkey, Sunflower, and Washington Counties.


Central: Copiah, Hinds, Madison, Rankin, Simpson, Warren, and Yazoo Counties.

4. Manpower Planning Area IV

The Governor shall name chairman and members of the four ancillary manpower planning boards, whose structure shall be similar to that of the State Manpower Planning Board, which shall establish working relationships with the Ancillary Manpower Planning Boards so that the work of these boards shall become an integral part of the comprehensive state manpower plan.

Amend: Paragraph Two, Page Two, Executive Order No. 86, dated August 18, 1971, in the following manner:

Delete: Paragraph Two.

Add: The Governor shall serve as ex officio chairman of the State Manpower Planning Council, and the Executive Director of Education and Training, Office of the Governor, shall be the chairman.

Amend: Paragraph 3, Page Two, Executive Order No. 86, dated August 18, 1971, in the following manner:

Add: As a member of the State Manpower Planning Council:

Coordinator of Federal-State Programs

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 City of Jackson, this nineteenth day of January, A.D., 1972.

[Signature]
GOVERNOR

BY THE GOVERNOR:

[Signature]
SECRETARY OF STATE