

WILLIAM T. JONES

201-5 GRIER BLDG.
GREENWOOD, SOUTH CAROLINA
TELEPHONE 223-1111

ASSOCIATE
JAMES E. MOORE

SOLICITOR
EIGHTH JUDICIAL CIRCUIT

January 3, 1970

The Honorable Robert E. McNair
Governor of South Carolina
Columbia, S. C.

Attention: Mrs. Dunlap

Re: State vs. Donnie Joe Burkett
Charged with Housebreaking, Larceny
and Receiving Stolen Goods in Laurens
County

Dear Mrs. Dunlap:

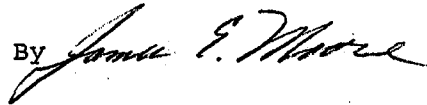
The above named defendant is presently serving a ten year sentence at the Georgia Training and Development Center, Buford, Georgia. A copy of that sentence is enclosed. He has requested disposition of the charges against him in Laurens County.

Since Georgia is not a signatory State, we hereby request an executive agreement between Governor McNair and Governor Maddox for the defendant to be returned to Laurens County for the term of Court commencing February 23, 1970.

Yours truly,

LAW OFFICES OF WILLIAM T. JONES

BY



CC: Sheriff R. Eugene Johnson
Laurens, South Carolina

Mr. Donnie Joe Burkett
Georgia Training and Development Center
Buford, Georgia

SENTENCE

FRANKLIN SUPERIOR COURT

October Term, 1969

No. 1891 (Count 1)

THE STATE

vs.

Donnie Joe Burkett

(PLEA) ~~VERDICT~~ OF GUILTY

WHEREUPON, It is ordered and adjudged by the Court that the Defendant,

Donnie Joe Burkett

be taken from the Bar of this Court to the jail of Franklin County, and be there safely kept until a sufficient guard is sent for him from the Georgia Penitentiary, and be then delivered to, and be by said guard taken to said Penitentiary, or to such other place as the Director of Corrections may direct, where he, the said defendant, be confined at labor for

the full term of ten (10) years

, to be computed according to law. It is recommended

that this sentence be served at the Georgia Training and Development Center at Buford, Georgia.

CLETE D. JOHNSON

vs. ~~Donnie Joe Burkett~~ Northern Circuit District Attorney

By the Court November 21, 1969

John W. Walker
Judge Northern Presiding Circuit

GEORGIA, COUNTY:

I, the undersigned (Clerk) (Deputy Clerk) of the Superior Court, in and for said County, do hereby certify that the above is a true and complete copy of the sentence and judgment of

the Court in the case of State vs.

convicted of as appears of record and from the minutes of said Court.

Given under my official signature and the seal of said Court, this

day of 19

FILED IN OFFICE

(Clerk) (Deputy Clerk)

THIS 22 DAY OF Nov 1969
James H. Craig
CLERK SUPERIOR COURT

1/8/70

EXECUTIVE AGREEMENT

Robert E. McNair, Governor of South Carolina
and
Claude R. Kirk, Jr., Governor of Florida

WHEREAS, the Honorable William T. Jones, Solicitor,
Eighth Judicial Circuit of South Carolina, has on January 3, 1970, made
application to this office for an executive order seeking the temporary
transfer of

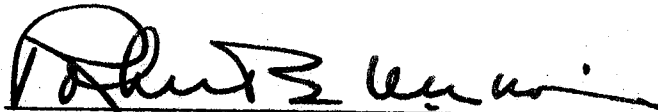
THOMAS L. HIOTT, presently serving a one year sentence
in the Broward County Stockade, P. O. Box 8069, Fort Lauderdale, Florida,
to the temporary custody of the Sheriff of Laurens County, R. Eugene
Johnson, (or his authorized deputy), for the term of Court commencing
February 23, 1970, in order that the State of South Carolina, by and
through the Solicitor of the Eighth Judicial Circuit, or his assistants,
may have and enjoy the beneficial presence of the said THOMAS L. HIOTT,
as a vital and necessary defendant in the case of the State of South Carolina
vs. THOMAS L. HIOTT, for his trial on the charge of Larceny and
Receiving Stolen Goods, in Laurens County, and

WHEREAS, the State of South Carolina and Laurens County
do hereby agree to bear all expenses incurred in connection with the
necessary travel and maintenance of the said THOMAS L. HIOTT, from
the custody of the Broward County Stockade, located at Fort Lauderdale,
Florida, to the County of Laurens, South Carolina, and return;

THEREFORE, I, Robert E. McNair, Governor of the
State of South Carolina, considering it meet and proper in the circumstances,
hereby respectfully request the delivery of the said THOMAS L. HIOTT to
the Sheriff of Laurens County, R. Eugene Johnson, (or his authorized

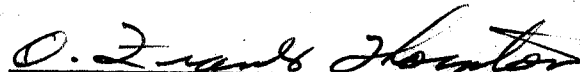
deputy), who is hereby appointed agent on the part of the State of South Carolina to receive the said THOMAS L. HIOTT for the purposes hereinabove set out.

Given under my hand and the Great Seal of the State of South Carolina, at Columbia, South Carolina, this 8th day of January, 1970.



Robert B. McNair, Governor

ATTEST:



O. Frank Thornton, Secretary of State

LAW OFFICES

WILLIAM T. JONES

201-S GRIER BLDG.
GREENWOOD, SOUTH CAROLINA
TELEPHONE 223-1111

ASSOCIATE
JAMES E. MOORE

SOLICITOR
EIGHTH JUDICIAL CIRCUIT

January 3, 1970

The Honorable Robert E. McNair
Governor of South Carolina
Columbia, S. C.

Attention: Mrs. Dunlap

Re: State vs. Thomas L. Hiott
Charged with Larceny and
Receiving Stolen Goods in
Laurens County

Dear Mrs. Dunlap:

The above named defendant is presently serving a one year sentence in the Broward County Stockade, P.O. Box 8069, Ft. Lauderdale, Fla. He has requested disposition of the charges against him in Laurens County. A copy of his petition is enclosed.

Since Florida is not a signatory State, we hereby request an executive agreement between the Governor of Florida and Governor McNair for the defendant to be returned to Laurens County for the term of Court commencing February 23, 1970.

Yours truly,

LAW OFFICES OF WILLIAM T. JONES

By *James E. Moore*

CC: Sheriff R. Eugene Johnson
Laurens, South Carolina

Mr. Thomas L. Hiott
Broward County Jail
P.O. Box 8069
Ft. Lauderdale, Florida 33301

THOMAS L. HIOTT
DEFENDANT.

-VS-

SOUTH CAROLINA
PLAINTIFF

IN THE CRIMINAL COURT OF RECORD

IN AND FOR LAURENS, Co. S. CAROLINA

CASE No. UNKNOWN

MOTION FOR SPEEDY TRIAL.



Comes now the Defendant, Thomas L. Hiott, and files this his Motion for A Speedy Trial, under Law's Afforded him by the Constitution of the United States, 6th Amendment And the 14th Amendment

The 6th Amendment, clearly states. that an ACCUSED shall enjoy the right to a Speedy and public trial.

The 14th Amendment, Nor shall ANY State deprive ANY PERSON of Life, Liberty, or Property, without due process of the Law.

* Ruling's *

SUPREME COURT decision in the Case of KLOPOTER -VS- N. CAROLINA, 386 U.S. 213. 87. S. Ct. 988. 184. Ed. 2d. 1. 1967.

Where in it is Stated.

"We hold here that the right to A Speedy Trial is AS FUNDAMENTAL AS ANY of the rights secured by the Sixth Amendment."

Fourth Circuit Court of Appeals, April 1, 1968.

Pitts -vs- N. Carolina. The Court Held, That A PRISONER "CAN NOT WAIVE SUCH RIGHTS "SPEEDY TRIAL" BECAUSE OF HIS IMPRISONMENT, IGNORANCE OR LACK FOR LEGAL ADVICE.

Fla. SUPREME COURT, cited the KLOPTER CASE IN Dickey -vs- Circuit Court WHERE IN THE COURT "STATED" IT IS THE DUTY OF THE STATE TO EMPLOY ALL REASONABLE MEANS TO GRANT THE ACCUSED A SPEEDY TRIAL.

Dickey -vs- Circuit Court... 4. Quincy Fla.
200 So. 2d 521. Fla 1967.

Dickoff -vs- Dewell... 4. 950 2d. 805. 1942.

KLOPTER -vs- N. CAROLINA... 3-4. 386 U.S. 213- 87
S.ct. 988. 186. Ed. 2d 1 1967.

Re OLIVER ... 333 U.S. 257.. 1948

JONES -vs- Huff... 152 F. 2d 14 DC. 1954.

Mitchell -vs- U.S. 259 F 2d 787- 793
D.C. Cir 1958.

Smith -vs- Hood

Cite AS 89 S Ct 576 (1968)

Effective Guaranty of A Speedy Trial
for Convicts in Other Jurisdictions,
77 UALC. J. 767-769. (1968)

Under these Rulings and Citations, the
defendant asks this Honorable Court to
GRANT the AFOREMENTIONED Motion for A Speedy
Trial.

I Hereby Certify that a TRUE AND CORRECT
copy of ABOVE MOTION WAS SENT by U.S. MAIL
this day of 1969 to THE County
Solicitor's Office. LAURENS, S. CAROLINA.

Respectfully Submitted

Thomas L. Hiott

Thomas L. Hiott

P.O. Box 8069
FL. LAUDERDALE, FLA 33301
BROWARD Co Jail.