

Board that his wife is in a serious physical condition and badly in need of his support; that he has served over half of sentence. It was, therefore, ordered that the said Gus Hunter be granted a Conditional Pardon, effective April 1, 1927.

JAMES HOWARD

Application for pardon was presented to the Board for James Howard, who was convicted in the Criminal Court of Record of Dade County, at the October term thereof, A. D. 1924, of the offense of grand larceny, and sentenced therefor to five years in the State Prison. It being shown to the Board that he has served about half of sentence; that the amount of goods stolen was small; that his record during incarceration is good. It was, therefore, ordered that the said James Howard be granted a Conditional Pardon, effective April 1, 1927.

HAYWOOD HINTON

Application for pardon was presented to the Board for Haywood Hinton, who was convicted in the Criminal Court of Record of Hillsborough County, Florida, at the June Term thereof, A. D. 1920, of the offense of breaking and entering and sentenced therefor to twenty years in the State Prison. It being shown to the Board that he has served about seven years; that he has rendered meritorious conduct at prison camp. It was, therefore, ordered that the said Haywood Hinton be granted a Conditional Pardon effective April 1, 1927.

T. W. HICKS.

Application for pardon was presented to the Board for T. W. Hicks, who was convicted in the Criminal Court of Record of Orange County, Florida, at the July term thereof, A. D. 1923, of the offense of incest, and sentenced therefor to twelve years. It being shown to the Board that from statement of daughter who was offended there seems to be some doubt as to the applicant's guilt, that the trial judge and prosecuting attorney and other citizens endorse his application. It was, therefore, ordered that the said T. W. Hicks be granted a conditional pardon, effective April 1, 1927.

HERBERT HEATH.

Application for pardon was presented to the Board for Herbert Heath, who was convicted in the Criminal Court of Record of Hillsborough County, Florida, at the October term thereof, A. D. 1926, of the offense of robbery and sentenced therefor to ten years in the State Prison. It being shown to the Board that he has served since October 8, 1926; that the man offended and others ask for pardon; record excellent. It was, therefore, ordered that the said Herbert Heath be granted a conditional pardon effective April 1st, 1927.

CATHERINE HARBUS.

Application for pardon was presented to the Board for Catherine Harbus, who was convicted in the Criminal Court of Record of Duval County, at the August term thereof, A. D. 1926, of the offense of grand larceny and sentenced therefor to two years in the State prison. It being shown to the Board applicant was only 18 years of age when convicted; that the trial judge and others endorse application; that her record has been excellent since incarceration. It was, therefore, ordered that the said Catherine Harbus be granted a conditional pardon, effective April 1, 1927.

GEORGE IVINS.

Application for pardon was presented to the Board for George Ivins, who was convicted in the Circuit Court of Jefferson County, at the Fall term, A. D. 1915, of the offense of rape and sentenced therefor to life imprisonment in the State Prison. It being shown to the Board that applicant has served almost twelve years in prison; that his record has been excellent; that he was only sixteen years of age at time of conviction. It was, therefore, ordered that the said George Ivins be granted a conditional pardon, effective April 1, 1927.

PASCO JACKSON.

Application for pardon was presented to the Board for Pasco Jackson, who was convicted in the Criminal Court of Record of Duval County, at the December term thereof,

A. D. 1926, of the offense of forgery and uttering a forgery and sentenced therefor to twelve months in the State Prison. It being shown to the Board that he has served four months in prison; that his record has been good; that his application is endorsed by numerous citizens. It was, therefore, ordered that the said Pasco Jackson be granted a conditional pardon, effective April 1, 1927.

DAVID JONES.

Application for pardon was presented to the Board for David Jones, who was convicted in the Circuit Court of Columbia County, at the Fall term thereof, A. D. 1915, of the offense of murder and sentenced therefor to life. It being shown to the Board that applicant has served almost 12 years and his prison record has been good. It was, therefore, ordered that the said David Jones be granted a conditional pardon effective April 1, 1927.

NATHANIEL JONES.

Application for pardon was presented to the Board for Nathaniel Jones, who was convicted in the Circuit Court of Hillsborough County, at the March term thereof, A. D. 1919, of the offense of Rape and sentenced therefor to Life. It being shown to the Board that applicant was only 14 years of age when convicted; that party offended was a Cuban girl; that the applicant's prison record has been good. It was, therefore, ordered, that the said Nathaniel Jones be granted a Conditional Pardon effective April 1, 1927.

JAMES JORDAN.

Application for pardon was presented to the Board for James Jordan, who was convicted in the Circuit Court of Orange County, at the June term thereof, A. D. 1922, of the offense of Murder and sentenced therefor to twenty-one years. It being shown to the Board that applicant has served almost 5 years of his sentence; that the Trial Judge, Prison Officials and others endorse his application for pardon; that he has an excellent prison record. It was, therefore, ordered that the said James Jordan be granted a Conditional Pardon effective April 1, 1927.

ANTHONY JONES, JR.

Application for pardon was presented to the Board for Anthony Jones, Jr., who was convicted in the Circuit Court of Volusia County at the Fall term thereof, A. D. 1914, of the offense of Murder and sentenced therefor to Life. It being shown to the Board that applicant has served over 12 years and his prison record has been good. It was, therefore, ordered that the said Anthony Jones, Jr., be granted a Conditional Pardon effective April 1, 1927.

N. C. JOHNSON.

Application for pardon was presented to the Board for N. C. Johnson, who was convicted in the Circuit Court of Suwannee County, at the January term thereof, A. D. 1923, of the offense of Murder and sentenced therefor to Life. It being shown to the Board that applicant was 45 years of age when convicted; that one Losson Zipper makes affidavit (he was witness against applicant) that some men induced him to swear falsely against him by telling him that they would help him out in a case of "house burning," which was against Zipper at that time in Columbia County, and that he never did know anything about the death of party said N. C. Johnson was supposed to have killed; that his application is quite generally endorsed by citizens. It was, therefore, ordered that the said N. C. Johnson be granted a Conditional Pardon effective April 1, 1927.

JOE JENKINS.

Application for pardon was presented to the Board for Joe Jenkins who was convicted in the Circuit Court of Madison County, at the October term thereof, A. D. 1926, of the offense of Changing Mark on Hog, and sentenced therefor to two years. It being show to the Board that there is grave doubt as to his guilt and his prison record has been good. It was, therefore, ordered that the said Joe Jenkins be granted a Conditional Pardon effective April 1, 1927.

ZEB JACKSON.

Application for pardon was presented to the Board for Zeb Jackson who was convicted in the Circuit Court of Orange County, at the March term thereof, A. D. 1922,

of the offense of Manslaughter and sentenced therefor to Seven Years in the State Prison. It being shown to the Board that the Trial Judge, Prison Officials and numerous citizens endorse his application; that he has served three years in prison. It was, therefore, ordered that the said Zeb Jackson be granted a Conditional Pardon effective April 1, 1927.

WILL JACKSON

Application for pardon was presented to the Board for Will Jackson, who was convicted in the Circuit Court of Brevard County, at the Spring term thereof, A. D. 1925, of the offense of breaking and entering and sentenced therefor to three years in the State Prison. It being shown to the Board that he has served two years of a three year sentence; that his record is excellent. It was, therefore, ordered that the said Will Jackson be granted a Conditional Pardon effective April 1, 1927.

FRED LAMBRIGHT

Application for pardon was presented to the Board for Fred Lambright, who was convicted in the County Court of Pinellas County, at the October term thereof, A. D. 1926, of the offense of violation of traffic laws and sentenced therefor to six months. It being shown to the Board that the applicant's time is out April 12, 1927, and that his application is quite generally endorsed. It was, therefore, ordered that the said Fred Lambright be granted a Conditional Pardon, effective April 1, 1927.

R. L. LAWERENCE

Application for pardon was presented to the Board for R. L. Lawerence who was convicted in the Criminal Court of Record of Orange County, at the September term thereof, A. D. 1926, of the offense of bribery and sentenced therefor to three years. It being shown to the Board that his application is endorsed by the trial Judge and numerous other citizens. It was, therefore, ordered that the said R. L. Lawerance be granted a Conditional Pardon effective April 1, 1927.

B. H. MARSHALL

Application for restoration of citizenship was presented to the Board for B. H. Marshall, who was convicted in

the Circuit Court of Bay County, at the Spring term thereof, for the offense of larceny of a cow, and sentenced therefor to 2 years in the State Prison. It being shown to the Board that applicant served his sentence and that since being released from the State Prison he has been living a peaceable and law-abiding life. It was, therefore, ordered that the said B. H. Marshall be, and he is hereby, granted a full and complete pardon and thereby restored to the full rights of citizenship, effective April 1, 1927.

L. J. MARSHALL

Application for restoration of citizenship was presented to the Board for L. J. Marshall, who was convicted in the Criminal Court of Duval County, Florida, at the August, 1922, term thereof, for the offense of forgery, two counts, and sentenced therefor to 6 years. It being shown to the Board that applicant was, May 15, 1926, granted a Conditional Pardon and that since receiving said conditional pardon he has been living a peaceable and law-abiding life. It was, therefore, ordered that the said L. J. Marshall be, and he is hereby, granted a full and complete pardon and thereby restored to the full rights of citizenship, effective April 1, 1927.

ISIAH McDANIEL

Application for pardon was presented to the Board for Isiah McDaniel, who was convicted in the Criminal Court of Hillsborough County, at the December term thereof, A. D. 1921, of the offense of assault with intent to murder and sentenced therefor to ten years. It being shown to the Board that applicant has served 5 years of his sentence; that his record is good and his application is endorsed by the trial Judge. It was, therefore, ordered that the said Isiah McDaniel be granted a Conditional Pardon effective April 1, 1927.

JOE MACK

Application for pardon was presented to the Board for Joe Mack, who was convicted in the Circuit Court of Levy County, at the Spring Term thereof, A. D. 1922, of the offense of Murder, 1st degree, and sentenced therefor to life. It being shown to the Board that applicant was 52 years of age when convicted and was not arrested until

seven years after the crime was committed; that the ends of justice have been met by length of time already served. It was, therefore, ordered that the said Joe Mack be granted a Conditional Pardon effective April 1, 1927.

SAM MAJOR

Application for pardon was presented to the Board for Sam Major, who was convicted in the Circuit Court of St. Lucie County, at the Fall Term thereof, A. D. 1923, of the offense of assault with intent to commit manslaughter and sentenced therefor to five years. It being shown to the Board that applicant has served over three years and that his record is good. It was, therefore, ordered that the said Sam Major be granted a Conditional Pardon effective April 1, 1927.

CHARLES MITCHELL

Application for pardon was presented to the Board for Charles Mitchell who was convicted in the Criminal Court of Record of Dade County, at the August term thereof, A. D. 1926, of the offense of incest and sentenced therefor to twenty years. It being shown to the Board that applicant is the father of 9 small children who are badly in need of his support; according to statement of his daughter and A. G. Goodbody there seems to be some doubt as to his guilt. It was, therefore, ordered that the said Charles Mitchell be granted a Conditional Pardon effective April 1, 1927.

FRANK E. METTS

Application for pardon was presented to the Board for Frank E. Metts, who was convicted in the Circuit Court of St. Lucie County, at the November Term thereof, A. D. 1922, of the offense of breaking and entering and sentenced therefor to ten years in State Prison. It being shown to the Board that applicant has served over 4 years; that the party convicted with applicant has already been pardoned; that the trial Judge, Prosecuting Attorney and others endorse his application. It was, therefore, ordered that the said Frank E. Metts, be granted a Conditional Pardon effective April 1, 1927.

A. C. MILLER

Application for pardon was presented to the Board for A. C. Miller who was convicted in the Circuit Court of

Putnam County, at the Fall Term thereof, A. D. 1925, of the offense of forgery and uttering forged and sentenced therefor to three years. It being shown to the Board that applicant has served about half of his sentence; that his application is quite generally endorsed and his prison record is good. It was, therefore, ordered that the said A. C. Miller be granted a Conditional Pardon effective April 1, 1927.

H. L. PELTON

Application for pardon was presented to the Board for H. L. Pelton, who was convicted in the Criminal Court of Record of Palm Beach County, at the August Term thereof, A. D. 1926, of the offense of forgery and sentenced therefor to five years. It being shown to the Board that the amount of check forged was \$20.00; that the Prosecuting Attorney and others endorse his application. It was, therefore, ordered that the said H. L. Pelton be granted a Conditional Pardon effective April 1, 1927.

JAKE ROBINSON

Application for pardon was presented to the Board for Jake Robinson, who was convicted in the Circuit Court of Liberty County, at the Fall Term thereof, A. D. 1923, of the offense of murder, 2nd degree, and sentenced therefor to 20 years. It being shown to the Board that applicant has served over three years; that his prison record is good, ordered that the said Jake Robinson be granted a Conditional Pardon effective, April 1, 1927.

EPHRAIM RUSSELL.

Application for pardon was presented to the Board for Ephraim Russell, who was convicted in the Circuit Court of Polk County, at the March term thereof, A. D. 1916, of the offense of Murder and sentenced therefor to life. It being shown to the Board that applicant has served over ten years of his sentence and his prison record is good. It was, therefore, ordered that the said Ephraim Russell be granted a Conditional Pardon effective April 1, 1927

ORLANDO ROGERS.

Application for restoration of citizenship was presented to the Board for Orlando Rogers, who was convicted in the

Circuit Court for Alachua County, Florida, at the December, 1915, term thereof, for the offense of murder, 2nd degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant was, December, 1920, granted a conditional pardon and that since receiving said conditional pardon he has been living a peaceable and law-abiding life. It was, therefore, ordered that the said Orlando Rogers be, and he is hereby, restored to the full rights of citizenship, effective April 1, 1927.

GEORGE ROBERTS.

Application for pardon was presented to the Board for George Roberts, who was convicted in the County Judge's Court of Taylor County, at the January term thereof, A. D. 1927 of the offense of beating Board bill and sentenced therefor to 90 days in the County Jail. It being shown to the Board that the Board Bill has been paid; that he has served 30 days in the County Jail; it was, therefore, ordered that the said George Roberts be granted a Conditional Pardon effective March 21, 1927.

GLOVER STRICKLAND.

Application for pardon was presented to the Board for Glover Strickland, who was convicted in the County Judge's Court of Wakulla County, at the December term thereof, A. D. 1926, of the offense of Assault and Battery and sentenced therefor to a fine of \$100 00 or six months County Jail. It being shown to the Board that assault was made on applicant's wife; that she appeared before Board and stated that assault was result of a family fuss, that she was not hurt and that she did not want him arrested for offense; that she is anxious for him to be relieved of fine so that he can help her take care of children and his helpless mother and father; it was, therefore, ordered that Glover Strickland be granted a Conditional Pardon effective March 21, 1927.

W. A. SMITH.

Application for pardon was presented to the Board for W. A. Smith, who was convicted in the Circuit Court of Holmes County, at the December term thereof, A. D. 1926, of the offense of Assault with intent to commit manslaughter and sentenced therefor to one and one-half years.

It being shown to the Board that applicant's family is badly in need of his support; that the man assaulted appeared before the Board in W. A. Smith's behalf. It was, therefore, ordered that the said W. A. Smith be granted a Conditional Pardon effective April 1, 1927.

J. M. SIMS.

Application for pardon was presented to the Board for J. M. Sims, who was convicted in the Circuit Court of Jackson County, at the Spring term thereof, A. D. 1920, of the offence of Incest, and sentenced therefore to ten years. It being shown to the Board that applicant was 54 years of age when convicted; that he has served over 6 years; that his application is endorsed by the Prosecuting Attorney and numerous other citizens. It was therefore, ordered that the said J. M. Sims be granted a Conditional Pardon effective April 1, 1927.

FELIX SAPP.

Application for Commutation of Sentence was presented to the Board for Felix Sapp, who was convicted in the Circuit Court, in and for Bradford County, Florida, at the Fall, 1926, term thereof, for the offense of Larceny of Domestic Animal, and sentenced therefor to two years in the State Prison. It being shown to the Board that the trial Judge, Jurors, County Officials and others endorse his application. It was, therefore, ordered that the sentence as shown imposed upon the said Felix Sapp be, and the same is hereby, commuted to six months in the State Prison, thereby fixing May 13, 1927, as the date for his release therefrom.

LELA SMITH.

Application for pardon was presented to the Board for Lela Smith, who was convicted in the Circuit Court of Volusia County, at the Spring term thereof, A. D. 1925, of the offense of Grand Larceny and sentenced therefor to five years. It being shown to the Board that applicant is a young white girl who went for a joy ride with two boys much older, not knowing that it was a stolen car. It was therefore, ordered that the said Lela Smith be granted a Conditional Pardon effective April 1, 1927.

J. C. SEGREST.

Application for pardon was presented to the Board for J. C. Segrest, who was convicted in the Circuit Court of Taylor County, at the Fall term thereof, A. D. 1921, of the offense of manslaughter and sentenced therefor to ten years. It being shown to the Board applicant was 51 years of age when convicted; that he has served over half of his sentence; that he has a splendid prison record and his application is endorsed by the trial Judge and numerous other citizens. It was, therefore ordered that the said J. C. Segrest be granted a Conditional Pardon effective April 1, 1927.

CARL UNDERHILL.

Application for pardon was presented to the Board for Carl Underhill, who was convicted in the Circuit Court of Okeechobee County, at the Fall term thereof, A. D. 1925, of the offense of Forgery and Uttering Forgery and sentenced therefor to four years. It being shown to the Board that applicant is quite young and amount forged was \$25.00; that he has served 15 months of his sentence and his family is badly in need of his support. It was, therefore, ordered that the said Carl Underhill be granted a Conditional Pardon effective April 1, 1927.

J. R. WALDEN.

Application for commutation of sentence was presented to the Board for J. R. Walden, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the April, 1926, term therefor, for the offense of possessing a Still, Liquor and Mash, and sentenced therefor to pay a fine of \$250.00 and costs of Court and 90 days in the County Jail; in default of payment of fine and costs to serve six months additional in the County Jail. It being shown to the Board that his application is quite generally endorsed by citizens of Holmes County, Florida. It was therefore ordered that the sentence as above imposed upon the said J. R. Walden be, and the same is hereby, commuted to payment of costs and jail sentence, thereby remitting payment of the fine of \$250.00, effective March 21, 1927.

J. B. WARD.

Application for commutation of sentence was presented to the Board for J. B. Ward, who was convicted in the County Judge's Court, in and for Holmes County, Florida, at the January, 1927, term thereof, for the offense of unlawfully possessing liquor, and sentenced therefor to pay a fine of \$150.00 and costs of Court and to serve 60 days in the County Jail; in default of payment of fine and costs to serve four months additional in the County Jail. It being shown to the Board that his application is quite generally endorsed by citizens of Holmes County, Florida. It was therefore, ordered that the sentence as above imposed upon the said J. B. Ward be, and the same is hereby, commuted to payment of \$50.00 fine and costs of Court, effective March 21, 1927.

C. W. WELLS.

Application for pardon was presented to the Board for C. W. Wells, who was convicted in the Criminal Court of Record of Hillsborough County, at the October term thereof, A. D. 1926, of the offense of Robbery and sentenced therefore to ten years in the State Prison. It being shown to the Board that he has served since October 8, 1926; that the man offended and others ask for pardon; record excellent; it was, therefore, ordered that the said C. W. Wells, be granted a Conditional Pardon effective April 1, 1927.

CORNELIUS WERKER.

Application for pardon was presented to the Board for Cornelius Werker, who was convicted in the Court of Record of Escambia County, at the December term thereof, A. D. 1925, of the offense of Larceny of Automobile and sentenced therefor to one and one-half years. It being shown to the Board that party convicted with applicant has already been pardoned; that he has served all but three months of his sentence and his prison record is excellent. It was, therefore, ordered that the said Cornelius Werker be granted a Conditional Pardon effective April 1, 1927.

LOUIE T. WYLIE.

Application for pardon was presented to the Board for Louie T. Wylie, who was convicted in the Circuit Court

of Polk County, at the Spring term thereof, A. D. 1924, of the offense of Murder and sentenced therefor to twenty-five years. It being shown to the Board that applicant's health is bad, suffering from tuberculosis; that his application is endorsed by the Trial Judge and numerous other citizens. It was, therefore, ordered that the said Louie T. Wylie be granted a Conditional Pardon effective April 1, 1927.

SAUL WAGNER.

Application for pardon was presented to the Board for Saul Wagner who was convicted in the Criminal Court of Record of Orange County, at the January Term thereof, A. D. 1926, of the offense of Embezzlement and sentenced therefor to two and one-half years. It being shown to the Board that applicant has served over one year of his sentence and his application is endorsed by the Trial Judge and many other citizens. It was, therefore, ordered that the said Saul Wagner be granted a Conditional Pardon effective April 1, 1927.

RALEIGH WILSON.

Application for pardon was presented to the Board for Raleigh Wilson who was convicted in the Circuit Court of Madison County, at the Fall term thereof, A. D. 1926, of the offense of concealing and disposing of stolen property and sentenced therefor to one year in the State Prison. It being shown to the Board that he was only twenty years of age when convicted; that it was stated to the Board by the mother of the said applicant that he did not know goods were stolen and that said goods consisted of a shot gun which was given to him by a neighbor who told him to dispose of it to best advantage for himself when he went to town. It was, therefore, ordered that the said Raleigh Wilson be granted a Conditional Pardon effective April 18, 1927, if his prison record from now until that time is good.

ELOISE WILSON.

Application for pardon was presented to the Board for Eloise Wilson, who was convicted in the Criminal Court of Record of Dade County, at the November term thereof, A. D. 1926, of the offense of Breaking and Entering and sentenced therefor to one year in the State Prison. It being

shown to the Board that he was only nineteen years of age at time of conviction; that he has been in prison since December 9th, 1926. It was, therefore, ordered, that the said Eloise Wilson be granted a Conditional Pardon effective June 9th, 1927, if his prison record from now until that time is good.

• YATES, JAMES, JR.

Application for restoration of citizenship was presented to the Board for James Yates, who was convicted in the Circuit Court, in and for Osceola County, Florida, at the October, 1907, term thereof; for the offense of murder, and sentenced therefor to life imprisonment. It being shown to the Board that applicant was, September 10, 1917, granted a conditional pardon, and that since receiving said conditional pardon, he has been living a peaceable and law-abiding life. It was, therefore, ordered that the said James Yates, Jr., be, and he is hereby, granted a full and complete pardon and thereby restored to the full rights of citizenship, effective April 1, 1927.

WILLIAM SALTER.

Application for pardon was presented to the Board for William Salter, who was convicted in the Circuit Court of St. Lucie County, at the Spring term thereof, A. D. 1923, of the offense of rape and sentenced therefor to life. It being shown to the Board that there is some doubt as to the guilt of this man, according to letter from the woman offended; that the trial judge and state's attorney endorse his application. It was, therefore, ordered that the said William Salter be granted a conditional pardon effective April 9th, 1927.

ELDRIDGE WHITEHEAD.

Application for pardon was presented to the Board for Eldridge Whitehead, who was convicted in the Circuit Court of Liberty County, at the Spring term thereof, A. D. 1925, of the offense of murder and sentenced therefor to life imprisonment. It being shown to the Board that his application is endorsed by the jurors in the case and numerous other citizens of Florida and Alabama. It was, therefore, ordered that the said Eldridge Whitehead be granted a conditional pardon, effective April 9th, 1927.

PATE WHITEHEAD.

Application for pardon was presented to the Board for Pate Whitehead, who was convicted in the Circuit Court of Liberty County, at the Spring term thereof, A. D. 1925, of the offense of murder and sentenced therefor to life imprisonment. It being shown to the Board that his application is endorsed by the jurors in the case and numerous other citizens of Florida and Alabama. It was, therefore, ordered that the said Pate Whitehead be granted a conditional pardon effective April 9th, 1927.

N. F. CUMBIE.

Application for restoration of citizenship was presented to the Board for N. F. Cumbie, who was convicted in the Circuit Court, in and for Okaloosa County, Florida, at the September, 1921, term thereof, for the offense of breaking and entering with intent to commit a felony, and sentenced therefor to two years in the State Prison. It being shown to the Board that applicant served his full term, since which time he has been living a peaceable and law-abiding life. It was, therefore, ordered that the said N. F. Cumbie be, and he is hereby, granted a full and complete pardon and thereby restored to the full rights of citizenship, effective April 9, 1927.

JOHNNY RADNEY.

Application for pardon was presented to the Board for Johnny Radney, who was convicted in the County Judge's Court of Suwannee County, at the September term thereof, A. D. 1926, of the offense of possessing alcoholic and intoxicating liquors and transportation of liquors, two charges, and sentence therefor to pay a fine of \$250.00; in default of payment of fine and costs to serve six months in the County Jail. It being shown to the Board that applicant is in bad physical condition as evidenced by affidavit of the physician who has visited him in the prison camp; that the trial judge endorsed his application. It was, therefore, ordered that the said Johnnie Radney be granted a conditional pardon effective April 9, 1927.

F. R. NOLAN

Application for parole was presented to the Board for F. R. Nolan, who was convicted in the Criminal

Court of Record, in and for Duval County, A. D. 1926, of the offense of grand embezzlement, and sentenced therefor to one and one-half years in the State Prison, should now be granted a parole; it being shown to the Board that applicant has served one year of sentence; that his record has been excellent; that prior to this time he had a good reputation; his wife is badly in need of his support. It was therefore, ordered that the said applicant be and he is hereby paroled into the custody of his wife, who is hereby required to report periodically to the Board as to the conduct and behavior of the said F. R. Nolan. Said parole to be effective during good behavior or until otherwise changed by order of the Board, this 3rd day of March, A. D. 1927.

GEORGE SINCLAIR

Application for pardon was presented to the Board for George Sinclair, who was convicted in the Circuit Court of Pinellas County, at the January term thereof, A. D. 1927, of the offense of Bigamy and sentenced therefor to one year. It being shown to the Board that the trial Judge and Prosecuting Attorney endorse his application owing to complete inadvertent miscarriage of justice in case; that his application is also endorsed by the Sheriff of Pinellas County, Florida: It was, therefore, ordered that the said George Sinclair be granted a Conditional Pardon effective April 12, 1927.

FOLLOWING NAMED PERSONS GRANTED REPRIEVES SINCE ADJOURNMENT OF LEGISLATURE, 1925

JOHN ARNETT—Convicted in the County Judge's Court in and for Holmes County, Florida, on October 24th, A. D. 1925, of the offense of transporting intoxicating liquors and sentenced therefor to pay a fine of One Hundred and Fifty Dollars (\$150.00) and costs of court and thirty days in the County Jail at hard labor, and in default of payment of fine and costs, six months additional in the County Jail. Granted Reprieve for thirty (30) days, January 10, 1926.

C. W. WRIGHT—Convicted in the County Court in and for Volusia County on or about the 12th day of February, 1925, of the offense of having in his possession intoxicating liquors and sentenced therefore to pay a fine

of Five Hundred Dollars and costs of Court and six months in the County Jail. Granted Reprieve for thirty (30) days, February 6th, 1926.

RUSSELL B. EAVENSON—Convicted in the County Judge's Court in and for Volusia County, in December, 1924, of the offense of possession of liquors and sentenced therefor to pay fine of Five Hundred Dollars (\$500.00) and three (3) months in the County Jail. Granted Reprieve February 15th, 1926.

C. H. THOMAS—Convicted in the County Court in and for Sarasota County at the Fall Term, A. D. 1925, of the offense of possession of liquor and sentenced therefor to pay a fine of Five Hundred Dollars and cost of Court and ninety (90) days at hard labor in the County Jail. Granted Reprieve for thirty (30) days March 12, 1926.

C. W. WRIGHT—Convicted in the County Court in and for Volusia County on or about the 12th day of February, 1925, of the offense of having in his possession intoxicating liquors and sentenced therefor to pay a fine of Five Hundred Dollars and costs of Court and six months in the County Jail. Granted Reprieve for thirty days (30) March 12th, 1926.

RUSSELL B. EAVENSON—Convicted in the County Judge's Court in and for Volusia County, in December, 1924, of the offense of possession of liquors and sentenced therefor to pay a fine of Five Hundred Dollars (\$500.00) and three (3) months in the County Jail. Granted Reprieve for thirty days March 16, 1926.

JOHN J. LAMB—Convicted in the Circuit Court in and for Manatee County in March, 1925, of the offense of murder and sentenced therefor to life imprisonment in the State Prison. Granted Reprieve for fifteen (15) days March 19, 1926.

JOHN J. LAMB—Convicted in the Circuit Court in and for Manatee County in March, 1925, of the offense of murder and sentenced therefor to life imprisonment in the State Prison. Granted Reprieve for fifteen days (15) April 3, 1926.

RUSSELL B. EAVENSON—Convicted in the County Judge's Court in and for Volusia County, in December, 1924, of the offense of possession of liquors and sentenced therefor to pay fine of Five Hundred Dollars (\$500.00) and three (3) months in the County Jail. Granted Reprieve April 15th, 1926.

JOHN J. LAMB—Convicted in the Circuit Court in and for Manatee County in March, 1925, of the offense of murder and sentenced therefor to life imprisonment in the State Prison. Granted Reprieve for fifteen (15) days April 18, 1926.

JOHN J. LAMB—Convicted in the Circuit Court in and for Manatee County, Florida, at the March term thereof, of the offense of murder and sentenced therefor to life imprisonment in the State Prison. Granted Reprieve for twenty (20) days May 1st, 1926.

THEODORE FRIER—Convicted in the Circuit Court, in and for LaFayette County at the Fall Term thereof, A. D. 1925, of the offense of manslaughter and sentenced therefor to four (4) years in the State Prison. Granted Reprieve for thirty (30) days August 16th, 1926.

JOSEPH SULLIVAN—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, of the offense of petty embezzlement and sentenced to pay a fine of Two Hundred and Fifty Dollars (\$250.00) and costs of Court and in default of payment of such fine and costs to be confined in the County Jail for a period of ninety (90) days. Granted reprieve for thirty days (30) August 21st, 1926.

J. F. DONALDSON—Convicted in the Court of Record, in and for Escambia County, Florida, August 30th, A. D. 1926, of the offense of grand embezzlement and sentenced therefor to 18 months in the State Prison. Granted reprieve for (30) days, October 18th, 1926.

FOY JORDAN—Convicted in the County Judge's Court in and for Holmes County, Florida, on December 10th A. D. 1925, of the offense of transporting intoxicating liquors and sentenced therefor to pay a fine of Three Hundred Dollars, (\$300.00) and costs of court and sixty (60) days in the County Jail at hard labor, and in default of payment of said fine and costs six (6) months in the County Jail. Granted Reprieve for thirty (30) days, January 10th, 1926.

CHARLES BROWN—Alias Charles Pisellia, alias Charles Piselli, alias Charles Pisella, alias Joseph John Young, who was convicted in the Circuit Court in and for Volusia County at the Fall term thereof, A. D. 1923, of the offense of murder in the first degree and sentenced therefor to be electrocuted, in order that an opportunity may be

afforded numerous citizens to present to the State Board of Pardons certain evidence alleging that the said Charles Brown, alias Charles Piselli, alias Charles Piselli, alias Charles Pisella, alias Joseph John Young, did not commit said offense. Granted reprieve for thirty (30) days January 3rd, 1927.

LOUIS PAPPAS & GUS DRIVAS—Convicted in the Criminal Court of Record, in and for Hillsborough County, in July 1925, of the offense of receiving stolen goods and sentenced therefor to serve one year in the State Prison, Granted Reprieve for thirty (30) days from the 28th day of December A. D. 1926.

J. D. LEONARD—Convicted in the Circuit Court in and for Holmes County at the Fall term thereof, A. D. 1926, of the offense of assault to commit murder in the second degree and sentenced therefor to pay a fine of Five Hundred Dollars, Granted Reprieve for thirty days (30) from the 29th day of December, A. D. 1926.

D. S. HOOD—Convicted in the County Judge's Court, in and for Holmes County, Florida, in March, A. D. 1926, of the offense of Violation of the Liquor Laws and sentenced to pay a fine of One Hundred and Fifty (\$150.00) dollars and costs of Court and Sixty (60) days imprisonment in the County Jail. Granted Reprieve for thirty (30) days from the first day of March 1927, A. D.

L. RAYMOND O'STEEN—Convicted in the Circuit Court, in and for Suwannee County, Florida, at the May, 1925, term thereof, for the offense of manslaughter and sentenced therefor to 5 years in the State Prison; Granted Reprieve for thirty (30) days from the eleventh day of April, A. D. 1927.

Mr. Singletary moved that the Senate do now adjourn.

Which was agreed to.

Whereupon the Senate at 4:45 P. M. stood adjourned to 11:00 o'clock A. M., Tuesday, April 19, 1927.