

JOURNAL OF THE SENATE

MONDAY, APRIL 15, 1929

The Senate convened at 4 o'clock, P. M., pursuant to adjournment on Friday, April 12, 1929.

The President in the chair.

The roll was called and the following Senators answered to their names:

Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearing, Taylor, Turnbull, Turner, Wags, Watson, Waybright, Welsh, Whitaker, Young—36.

A quorum present.

Prayer by Chaplain.

The reading of the Journal was dispensed with.

The Journal of April 12, 1929, was corrected as follows:

On page 1, column two, line 27, change A. "W." Taylor to read A. M. Taylor.

On page 5, column 1, line 73, change "House Bill No. 1" to read "Committee Substitute for House Bill No. 1."

On page 5, column 1, line 75, between the words "Revised" and "Statutes" insert the word "General", in the title of said Bill.

The Journal as corrected was approved.

REPORTS OF COMMITTEES

Senator Rowe, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., April 15, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Judiciary "C," to whom was referred—
Senate Bill No. 91:

A bill to be entitled An Act to amend Section 5676 (3803) of the Compiled General Laws of Florida, 1927, relating to married women's acknowledgments.

Have had the same under consideration, and report same without recommendation, with the following committee amendments:

Strike out the title of the Act and all thereafter down to and including "(3803)" in line 4 of Section 1, and insert in lieu thereof the following: "An Act to amend Section 3803 of the Revised General Statutes of Florida, relating to married women's acknowledgments, same being Section 5676 of the Compiled General Laws of Florida, 1927.

Be It Enacted by the Legislature of the State of Florida:

Section 1. That Section 3803 of the Revised General Statutes of Florida be, and the same is hereby amended to read as follows:

3803.

Very Respectfully,
R. H. ROWE,
Chairman of Committee.

And Senate Bill No. 91, together with amendment, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Rowe, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., April 15, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Judiciary "C," to whom was referred—
Senate Bill No. 65:

A bill to be entitled: 'An Act to amend Section 4504 of Compiled General Laws of Florida, entitled, 'Right to, and Life of Executions.'

Have had the same under consideration and recommend that the same do pass with the following committee amendment:

Strike out from and including the title of the Act down to and including 4504 in line 4 of Section 1 and insert in lieu thereof the following:

An Act to amend Section 2817 of the Revised General Statutes of Florida, entitled, "Right to, and Life of Executions."

Same being Section 4504 of the Compiled General Laws of Florida, 1927.

Be it enacted by the Legislature of the State of Florida:

Section 1. That Section 2817 of the Revised General Statutes of Florida be, and the same is amended to read as follows:
2817.

Very respectfully,
R. H. ROWE,
Chairman of Committee.

And Senate Bill No. 65, together with committee amendments, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Rowe of Tenth District, Chairman of the Committee on Judiciary "C," submitted the following report:

Senate Chamber,
Tallahassee, Fla., April 15, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Judiciary "C," to whom was referred—

Senate Bill No. 90:

A bill to be entitled An Act to amend Section 5870 (3951) of the Compiled General Laws of Florida, 1927, relating to suits concerning a married woman's real estate.

Have had the same under consideration, and report same without recommendation with the following committee amendments:

Strike out the title of the Act and all thereafter down to and including "(3951)" in line 4 of Section 1 and insert in lieu thereof the following:

"An Act to amend Section 3951 of the Revised General Statutes of Florida, relating to suits concerning a married woman's real estate, being Section 5870 of the Compiled General Laws of Florida, 1927."

Be it enacted by the Legislature of the State of Florida:

Section 1. That Section 3951 of the Revised General Statutes of Florida be, and the same is hereby amended to read as follows:

"3951."

Very respectfully,
R. H. ROWE,
Chairman of Committee.

And Senate Bill No. 90, together with committee amendments, contained in the above report, was placed on the Calendar of Bills on second reading.

REPORT OF COMMITTEES

Senator Rowe, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Judiciary "C," to whom was referred—

Senate Bill No. 67:

A bill to be entitled An Act to Amend Section 4910 of the Compiled General Laws of Florida, entitled "Insufficient Answers and Proceedings Thereon."

Have had the same under consideration, and recommend that the same do pass, with the following Committee amendment:

Strike out from and including the title down to and including 4910 in line 4 of Section 1 and insert in lieu thereof the following:

An Act to Amend Section 3124 of the Revised General Statutes of Florida; Entitled, "Insufficient Answers and Proceedings Thereon."

Same being Section 4910 of the Compiled General Laws of Florida.

Be it enacted by the Legislature of the State of Florida:

Section 1. That Section 3124 of the Revised General Statutes of Florida be, and the same is hereby amended to read as follows:

3124.

Very respectfully,
R. H. ROWE,
Chairman of Committee.

And Senate Bill No. 67, together with committee amendments, contained in the above report, was placed on the Calendar of Bills on second reading.

REPORTS OF COMMITTEES

Mr. J. J. Swearingen, of Seventh District, Chairman of the Committee on Judiciary "B," submitted the following report:
Senate Chamber,
Tallahassee, Fla., April 11, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Judiciary "B," to whom was referred:
Senate Bill No. 75:

A bill to be entitled An Act to Amend Section 8550 Compiled General Laws of Florida, entitled "Working County Convicts on Roads and Bridges or other Public Works of the County, or may be hired out to Another County."

Offer the following amendments to said Bill:

First: Amend Title to said Act so that the same will read as follows:

An Act to Amend Section 6218, Revised General Statutes of Florida, 1920, entitled: "Working County Convicts on Roads and Bridges or other Public Works of the County, or may be Hired out to Another County."

Second: In Section 1, Line 1, strike out the words and figures: "(8550) Eight Thousand Five Hundred and Fifty, Compiled General Laws of Florida"

And insert in lieu thereof the words and figures:
"6218, Revised General Statutes of Florida, 1920."

Third: In Section 1, Line 3, strike out the figures "8550" and insert in lieu thereof the figures "6218."

Have had the same under consideration, and recommend that the same, as amended, do pass.

Very respectfully,

JOHN J. SWEARINGEN,
Chairman of Committee.

And Senate Bill No. 75, together with committee amendments, contained in the above report, was placed on the Calendar of Bills on second reading.

INTRODUCTION OF RESOLUTIONS

By Senator Hodges—

Senate Resolution No. 18:

Be IT RESOLVED BY THE SENATE OF FLORIDA, THAT, WHEREAS, Miss Helen Keller, one of the world's most famous women, has indicated a desire to address the Senate and House of Representatives at any time convenient to the general assembly in furtherance of her life's work for the education of the blind and the rehabilitation of the adult blind; and

WHEREAS, Measures are now before the Senate and the House of Representatives affecting these subjects:

THEREFORE BE IT RESOLVED BY THE SENATE OF FLORIDA, That Miss Helen Keller be invited to address the Senate of Florida, to which the House of Representatives will be invited, at a Joint Meeting of the House and Senate at eight-thirty o'clock, Thursday evening, April 18; and

IT IS FURTHER RESOLVED THAT, The thanks of the Senate be extended to Charles M. Anderson, of Jacksonville, Florida, Chairman of the Civic Clubs Committee, through whose efforts Miss Keller was induced to appear, and to the American Foundation for the Blind, at whose expense and under whose auspices Miss Keller visits the Capitol of Florida.

Which was read.

Senator Hodges moved the adoption of the Resolution.

Which was agreed to and the Resolution was adopted.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

By Senator Gary—

Senate Bill No. 134:

A bill to be entitled An Act Authorizing the Board of County Commissioners of Marion County, Florida, if They Deem the Same Necessary and Expedient, to Use and Expend Not Exceeding \$60,000 00 of the Road Funds of Said County for Paying Any Part of the Principal or Interest on the Bonded Indebtedness of Said County.

Which was read the first time by its title together with the Following Notice and Proof of Publication.

AFFIDAVIT OF PUBLICATION

State of Florida,
County of Marion, ss.

Before me, personally appeared H. D. Leavengood, who, being duly sworn, says he is one of the publishers of the Ocala Evening Star, a newspaper published in said county and state, and that the advertisement hereto attached, viz: Notice of application for special or local Laws, was published in said newspaper in its issues of March 6, 13, 20, 27, April 3, 10, 1929.

(Signed)

H. D. LEAVENGOOD.

Sworn to and subscribed before me this 10th day of April, 1929.
(Signed) MRS. J. H. GOOD.

Notary Public, State of Florida at Large. My commission expires February 15, 1930

NOTICE OF APPLICATION FOR SPECIAL OR LOCAL LAWS

NOTICE IS HEREBY GIVEN that application will be made to the Legislature for the State of Florida at its regular session in the year 1929 for the passage of the following local or special bills applicable only to Marion County, Florida, to-wit:

1. A bill to repeal, amend or modify Chapter 10881, Laws of Florida, approved June 11th, 1925, entitled: "An Act to prohibit the sale of bonds by all official boards of Marion County for a sum less than ninety-five cents on the dollar of the principal amount of such bonds, and in addition thereto, all accrued interest thereon to date of delivery to purchaser, and providing for notice of such sale, and terms thereto," so as to permit such official boards to sell such bonds at public auction after publication of such notice as may be required by law.

2. A bill authorizing and empowering the Board of County Commissioners of Marion County, Florida, to issue time warrants in the amount not exceeding \$50,000.00, bearing such rate of interest and maturing as the said Board may determine, for the purpose of paying interest and/or principal which may hereafter become due upon any bonds issued by said County before or after the passage of such local bill; and further authorizing said Board of County Commissioners if they deem the same necessary or expedient, to use and expend not exceeding \$60,000.00 of the road funds of said county for the purpose of paying any part of the principal or interest of said bonded indebtedness.

3. A bill authorizing and empowering the Board of County Commissioners of Marion County to pay from County bond funds the cost of construction of a public road running north and south on boundary line between Sections 34 and 35, between Sections 26 and 27 and between Sections 22 and 23, all in Township 12 South, Range 19 East, in said county, in lieu of and instead of the construction of a proposed road parallel with the road above described on the western boundary line of Marion County, authorized by an election for county road bonds held in said county, December 15th, 1925.

T. D. LANCASTER,

Clerk of the Board of County Commissioners of Marion County, Florida.

Senator Gary moved to waive the rule and that Senate Bill No. 134 be read the second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 134 was read the second time by its title only.

Senator Gary moved that the rule be further waived, and that Senate Bill No. 134 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 134 was read the third time in full.

Upon the passage of the Bill, the roll was called and the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—35.

Nays—None.

So the Bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

By Senator Bell—

Senate Bill No. 135:

A bill to be entitled An Act to repeal Chapter 12290 of the Acts of the Legislature, Session of 1927, which Chapter is entitled "An Act to amend Sections 2507, 2508, 2510, 2512, 2513 and 5670 of the Revised General Statutes of Florida, to increase the powers of the State Board of Accountancy and to empower the said Board to promulgate and enforce rules and regulations for said Board to promulgate and enforce rules and regulations for the said violation of certain rules or regulations promulgated by the said Board to be a misdemeanor, and to prescribe penalties therefor."

Which was read the first time by its title and referred to the Committee on Judiciary "B."

By Senator Young—

Senate Bill No. 136:

A bill to be entitled An Act to pay Mrs. Ida R. Badger, of Sebastian, Florida, a widow's pension as the wife of George M. Badger, deceased, a Confederate soldier.

Which was read the first time by its title and referred to the Committee on Pensions.

By Senator Bell—

Senate Bill No. 137:

A bill to be entitled An Act to Amend Section 1476 of the Compiled General Laws of Florida, 1927, pertaining to the powers given to the Board of Supervisors of Drainage Districts, and to delegate to such Boards additional powers.

Which was read the first time by its title and referred to the Committee on Drainage.

By Senators Waybright, Taylor, Putnam, Parrish, Young, Wagg and Watson—

Senate Bill No. 138:

A bill to be entitled An Act to legalize, ratify, validate and confirm One Million Eight Hundred Eighty-seven Thousand (\$1,887,000.00) Dollars of interest-bearing Coupon Bonds of Florida Inland Navigation District, a special taxing District composed of Duval, St. Johns, Flagler, Volusia, Brevard, Indian River, St. Lucie, Martin, Broward, Palm Beach and Dade Counties, said Bonds being dated September 1st, A. D. 1928, and bearing interest at the rate of four per cent per annum, payable semi-annually, September 1st and March 1st, of each year, and the issuance of same having heretofore been authorized by the Board of Commissioners of Florida Inland Navigation District, pursuant to authority granted by Chapter 12026, Laws of Florida, 1927, and pursuant to an election held in said district, authorizing and approving the issuance of said Bonds: To legalize, ratify, validate, and confirm all Acts heretofore done and proceedings heretofore taken by the Board of Commissioners of said district relative to said Bonds. To legalize, ratify, validate and confirm the proceedings in the Circuit Court of Volusia County, Florida, which validated said Bonds and to authorize the Florida Inland Navigation District to issue and sell said Bonds.

Which was read the first time by its title.

Mr. Taylor moved to waive the rule and that Senate Bill No. 138 be read the second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 138 was read the second time by its title only.

Mr. Taylor moved that the rules be further waived, and that Senate Bill No. 138 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 138 was read the third time in full.

Upon the passage of the Bill, the roll was called and the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker and Young—37.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

By Senator Phillips—

Senate Bill No. 139:

A bill to be entitled An Act to provide for an emergency relief fund to be expended under the direction of the Governor of the State of Florida in times of great fires, floods and disaster, appertaining to the lives and property of the people of the State of Florida to an extraordinary extent.

Which was read the first time by its title and referred to the Committee on Appropriations.

By Senator Futch—

Senate Bill No. 140:

A bill to be entitled An Act to Repeal Section 3117, Revised General Statutes of Florida, 1920, Being the Same as Section 4903 Compiled Laws of Florida, 1927, Relating to Foreclosure of Mortgages.

Which was read the first time by its title and referred to the Committee on Judiciary "B."

By Senator Futch—

Senate Bill No. 141:

A bill to be entitled An Act to Further Provide for and Maintain the Dade Memorial Park, and to Make Appropriation Therefor.

Which was read the first time by its title and referred to the Committee on Appropriations.

By Senator Young—

Senate Bill No. 142:

A bill to be entitled An Act Requiring All Motor Vehicles to

Stop Upon Approaching Any School Bus Upon the Roads or Highways of the State While Stopped and Engaged in Receiving or Discharging School Children, and Providing a Penalty for a Violation of the Provisions Hereof and Requiring all Motor Vehicles Used in Transporting School Children to be Distinctly marked "School Bus," as herein provided.

Which was read the first time by its title and referred to the Committee on Roads and Highways.

By Senator Harrison—

Senate Bill No. 143:

A bill to be entitled An Act to amend Section 1153 of Compiled General Laws of Florida of 1927, being Section 1 of Chapter 12037 of the Acts of Florida of 1927, and providing for a gasoline tax of 5 cents per gallon, and for the division of said tax between the State Road Department and the State of Florida for the payment of the general expenses of the State Government from the proceeds of said tax exclusive, insofar as possible of direct levies, and for the repeal of all laws or parts of laws in conflict therewith.

Which was read the first time by its title and referred to the Committee on Finance and Taxation.

By Senator Wagg—

Senate Bill No. 144:

A bill to be entitled An Act to provide for the purchase, installation and operation of equipment for recording in the public records by photographic process, and to provide the powers and duties of the Board of County Commissioners and the clerk of the Circuit Court, county clerk and recorder in the installation and operation of such recording system.

Which was read the first time by its title.

Mr. Wagg moved to waive the rule and that Senate Bill No. 144 be read the second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 144 was read the second time by its title only.

Mr. Wagg moved that the rule be further waived, and that Senate Bill No. 144 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 144 was read the third time in full.

Upon the passage of the bill, the roll was called and the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—35.

Nays—None.

So the Bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives immediately, the rule having been waived.

By Senator Watson—

Senate Bill No. 145:

A bill to be entitled An Act to Amend Section 2463 of the Revised General Statutes of Florida (1920) as Amended by Chapter 9303 of Acts of 1923, Chapter 10202 of Acts of 1925, and Chapter 12194 of Acts of 1927, Relating to Duties of Pilot Commission, Examination, Licensing, Appointment and Number of Pilots.

Which was read the first time by its title.

Mr. Watson moved to waive the rule and that Senate Bill No. 145 be read the second time, by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 145 was read the second time by its title only.

Mr. Watson moved that the rule be further waived, and that Senate Bill No. 145 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 145 was read the third time in full.

Upon the passage of the Bill, the roll was called and the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—36.

Nays—None.

So the Bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

By Senator Caro—
Senate Bill No. 146:

A bill to be entitled An Act to authorize the County Commissioners of Escambia County to issue and sell bonds of said County to the Amount of \$40,000.00, for the Purpose of Repairing and Hard-Surfacing the Public Road in Said County Known as the Jackson Road Leading from a Point on the Pensacola-Barrancas Public Road Near the Half Way House in a Northerly Direction to State Road No. 1 at West Pensacola and the Public Road Leading from Said Jackson Road to the United States Naval Flying Field With the Necessary Bridges and Drainage Structures and to authorize the Sale of Said Bonds at Public or Private Sale at Not Less Than Par, and to Provide for a Sinking and Interest Fund and to Provide for and Require the Levy Each Year of a Tax for Such Fund Sufficient to Pay the Interest Upon and the Principal of Said Bonds as Same Become Due.

Which was read the first time by its title.

Mr. Caro moved that the rules be waived and that Senate Bill No. 146 be read the second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 146, with title above stated, was read the second time by its title only.

Mr. Caro moved that the rules be further waived and that Senate Bill No. 146 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 146, with title above stated, was read the third time in full.

Upon call of the roll on the passage of the bill, the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Nell, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker and Young—36.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

By Senator Caro—
Senate Bill No. 147:

A bill to be entitled An Act authorizing the County of Escambia to issue and sell negotiable interest-bearing Time Warrants in an amount not to exceed fifteen thousand dollars (\$15,000.00), the proceeds to be used for the purpose of completing construction of the Public Road in said County known as West Pensacola-Millview-Lillian Bridge road, and culverts and bridges thereon, and hard-surfacing said road; to require the levy of taxes to pay the interest upon, and to create a sinking fund for the payment of the principal, of said Time Warrants, and to authorize the validation of said Time Warrants under the laws of this State.

Which was read the first time by its title.

Mr. Caro moved that the rules be waived and that Senate Bill No. 147 be read the second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 147 with title above stated, was read the second time by its title only.

Senator Caro moved that the rules be further waived and that Senate Bill No. 147 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 147, with title above stated, was read the third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—36.

Nays—None.

So the Bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

By Senator Futch—
Senate Bill No. 148:

A bill to be entitled An Act to Validate and Confirm all Mortgage Foreclosures Heretofore Had and Made, or Now Pending in Any of the Courts of This State, in Compliance with Chapter 12095, Laws of Florida, Acts of 1927, entitled: "An Act to Amend Section 3845 (2502) of the Revised General Statutes of

Florida, Relating to Bills of Complaint in Foreclosure of Mortgages."

Which was read the first time by its title and referred to the Committee on Judiciary "B."

By Senator Futch—
Senate Bill No. 149:

A bill to be entitled An Act Relating to County and District Bonds; Prescribing the Duties of the State Treasurer in Relation Thereto; and Abolishing the Office of Bond Trustees.

Which was read the first time by its title and referred to the Committee on Judiciary "A."

By Senator Waybright—
Senate Bill No. 150:

A bill to be entitled An Act to Provide for the Selection of Uniform Text-books for Elementary and High Schools of the State of Florida: Amending Sections 1, 2, 3, 4, 6, 7, 8 and 20 of Chapter 8500, Acts of 1921, Laws of Florida, Providing for the Creation of a State School Book Commission to Procure a Uniform Series of Text-books for Use in the Elementary and High Schools of the State of Florida, and Repealing Sections 688, 689 and 690 of the Revised General Statutes of Florida, relating to the Text-book Commission of the State of Florida, being a repeal of Sections 849, 850, and 851, and An Amendment of Sections 852, 853, 854, 855, 857, 858, 859 and 870 of the Compiled General Laws of 1927, relating to Uniform Text-books.

Which was read the first time by its title and referred to the Committee on Education.

By Senator Bell—
Senate Bill No. 151:

A bill to be entitled An Act Providing for the Establishment of a Branch Agricultural Experiment Station or Stations in or near Brighton in the Indian Prairie Section of Florida; to Provide Lands and Funds therefor; to Conduct Field Research on Laboratory Problems; to make it the Duty of the Board of Control to Establish such Experiment Station and to Provide for Carrying on Investigation Thereat.

Which was read the first time by its title and referred to the Committee on Agriculture and Live Stock.

The following communication from the Governor was received and read:

State of Florida,
Executive Department,
Tallahassee, April 15, 1929.

Hon. J. J. Parrish,
President of the Senate,
Capitol.

Sir:

I have the honor to inform you that on Saturday, April 13, A. D. 1929, I approved the following Acts which originated in your honorable body and have caused the same to be filed in the office of the Secretary of State:

(Senate Bill No. 35):

An Act to authorize the City of Leesburg, Florida, to incur indebtedness for the purpose of paying principal and (or) interest on any bonded indebtedness of said city in the event of deficiency in the fund or funds provided for such payments.

(Senate Bill No. 54):

An Act to authorize and empower the City of Orlando by its governing authority to borrow money in anticipation of receipt of taxes and to issue its promissory note therefor.

(Senate Bill No. 56):

An Act to authorize the City of Orlando, Florida, to borrow money in anticipation of collection of delinquent taxes and to issue negotiable notes of such city for money so borrowed.

Also—

(Senate Concurrent Resolution No. 4.)

And—

(Senate Concurrent Resolution No. 5.)

Very respectfully,

DOYLE E. CARLTON,
Governor.

Also—

The following communication was read and ordered to be spread on the Journal:

STATE OF FLORIDA

Executive Chamber,
Tallahassee, Fla., April 12, 1929.

Gentlemen of the Legislature:

In pursuance of the requirement of Section 11 of Article IV of the State Constitution, I have the honor to transmit herewith a report covering "every case of fine or forfeiture remitted, or re-

prieve, pardon or commutation granted, stating the name of the convict, the crime for which he was convicted, the sentence, its date, and the date of its remission, commutation, pardon or reprieve" since the beginning of the session of the Legislature of 1927.

DOYLE E. CARLTON,
Governor.

J. H. STRICKLAND

An application for pardon was presented to the Board in behalf of J. H. Strickland, who was convicted in the County Judge's Court in and for Leon County, Florida, at the March A. D. 1927 Term thereof, for the offense of Driving an Automobile while intoxicated, and sentenced therefor to four months in the County Jail or pay a fine of \$150.00 and costs of court. It being shown to the Board that applicant has a young wife in destitute circumstances and dire need of his support; it was, therefore, ordered that the said J. H. Strickland be granted a Conditional Pardon, effective April 29, 1927.

H. ALLEN

An application for pardon was presented to the Board in behalf of H. Allen, who was convicted in the Circuit Court of Okaloosa County, at the October term thereof, A. D. 1923, of the offense of murder, 2nd degree, and sentenced therefor to natural life. It being shown to the Board that applicant is an old man; that he has a wife and three children sorely in need of his support; that ends of justice have been met by the time served; it was, therefore, ordered that the said H. Allen be granted a Conditional Pardon, effective May 27th, A. D. 1927.

EARLE R. BORDINE

An application for pardon was presented to the board in behalf of Earl R. Bordine, who was convicted in the Circuit Court of Monroe County, at the Special Fall Term thereof, A. D. 1926, of the offense of manslaughter, and sentenced therefor to six years. It being shown to the Board that his application is indorsed by the Trial Judge, Prosecuting Attorney, numerous other officials of Monroe County and by several hundred citizens of said county, it was therefore, ordered that the said Earl R. Bordine be granted a Conditional Pardon, effective May 27th, 1927.

PAUL BROCKETT

An application for pardon was presented to the Board in behalf of Paul Brockett, who was convicted in the Circuit Court of Gadsden County, at the April term thereof, A. D. 1926, of the offense of shooting into dwelling and sentenced therefor to three years. It being shown to the Board that applicant is a young white boy, that he has served over one year in prison, that it has been represented to the Board that he acted in self-defense; it was therefore, ordered that the said Paul Brockett be granted a Conditional Pardon, effective May 27th, 1927.

WALKER BRYANT

An application for pardon was presented to the Board in behalf of Walker Bryant, who was convicted in the Circuit Court of DeSoto County, at the July term thereof, A. D. 1924, of the offense of burning a building with intent to defraud insurers and sentenced therefor to twenty years. It being shown to the Board that the Trial Judge, Prosecuting Attorney, six members of the Jury and some prominent citizens and officials of DeSoto County indorse his application; that it has been reported to the Board that Insurance Company lost nothing and that the agent of said Company indorse his application, it was therefore, ordered that the said Walker Bryant be granted a conditional pardon, effective May 27th, 1927.

GEORGE COX

An application for pardon was presented to the Board in behalf of George Cox, who was convicted in the Circuit Court of DeSoto County, at the July term thereof, A. D. 1924, of the offense of burning a building with intent to defraud insurers and sentenced therefor to twenty years. It being shown to the Board that since his incarceration he has maintained a good prison record, that it has been reported that the Insurance Company lost nothing and that the agent of said Company indorses his application, it was therefore ordered that the said George Cox be granted a Conditional Pardon, effective May 27th, 1927.

ALEX CREWS

An application for pardon was presented to the Board in behalf of Alex Crews, who was convicted in the County Court of Gadsden County, at the December term thereof, A. D. 1926, of the offense of unlawfully possessing intoxicating liquor and sentenced therefor to pay a fine of \$150.00 and cost and six months in county jail, and in default of payment of fine and cost to serve ninety days additional in the county jail. It being shown to the Board that applicant is in bad physical condition and is a charge on the county; that his application is indorsed by the Sheriff of Gadsden County and other citizens, it was therefore, ordered

that the said Alex Crews be granted a Conditional Pardon, effective May 27th, 1927.

THEODORE H. FRIER

An application for pardon was presented to the Board in behalf of Theodore H. Frier, who was convicted in the Circuit Court of LaFayette County at the November term thereof, A. D. 1925, of the offense of manslaughter and sentenced therefor to four years. It being shown to the Board that his application is indorsed by numerous citizens, it was therefore, ordered that the said Theodore H. Frier be granted a Conditional Pardon, effective May 27th, 1927.

JAMES L. GEIGER

An application for pardon was presented to the Board in behalf of James L. Geiger, who was convicted in the Criminal Court of Record of Duval County at the April term thereof, A. D. 1924, of the offense of four cases breaking and entering and sentenced therefor to ten years. It being shown to the Board that since his incarceration he has maintained a good prison record that his application is quite generally indorsed, it was, therefore, ordered that the said James L. Geiger be granted a conditional pardon, effective May 27th, 1927.

JACK HARDING

An application for pardon was presented to the Board in behalf of Jack Harding, who was convicted in the Criminal Court of Record of Orange County, at the June Term thereof, A. D. 1926, of the offense of kidnapping and sentenced therefor to two years. It being shown to the Board that the Trial Judge and several other citizens indorse application, that he has served practically half of his time, that his prison record has been excellent; it was therefore ordered that the said Jack Harding be granted a Conditional Pardon, effective May 27th, 1927.

CHARLES JACKSON

An application for pardon was presented to the Board in behalf of Charles Jackson, who was convicted in the Court of Record, of Escambia County at the December Term thereof, A. D. 1926, of the offense of assault and battery and sentenced therefor to six months in the county jail. It being shown to the Board that the applicant has been serving since the middle of December of 1926, that he is a member of the Marine Corps at the Naval Air Station in Pensacola, that the ends of justice have been met by the length of time served, that his application is indorsed by Captain Steele of the Marine Corps Naval Air Station at Pensacola, Mr. H. H. Thornton and Honorable Herbert P. Caro; it was therefore, ordered that the said Charles Jackson be granted a Conditional Pardon, effective May 27th, 1927.

CLINTON H. PEELER

An application for pardon was presented to the Board in behalf of Clinton H. Peeler, who was convicted in the Criminal Court of Record of Duval County, at the February Term thereof, A. D. 1925, of the offense of breaking and entering a building with intent to commit misdemeanor and sentenced therefor to five years. It being shown to the Board that applicant is a young boy only twenty-two years of age, that he has served one year in prison, that party with whom convicted already pardoned, that his application is quite generally indorsed; it was therefore, ordered that the said Clinton H. Peeler be granted a Conditional Pardon, effective May 27th, 1927.

F. C. SYFRET

An application for pardon was presented to the Board in behalf of F. C. Syfret, who was convicted in the Criminal Court of Orange County, at the September Term thereof, A. D. 1926, of the offense of larceny of automobile and sentenced therefor to three years. It being shown to the Board that applicant is a young boy only seventeen years of age; that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said F. C. Syfret be granted a Conditional Pardon, effective May 27th, 1927.

BERNICE LARMON

An application for parole was presented to the Board in behalf of Bernice Larmon, who was convicted in the Circuit Court in and for Leon County, A. D. 1920, of the offense of murder, and sentenced therefor to life imprisonment. It being shown to the Board that at time of his conviction he was a mere youth, that he has served over six years in prison, that his record has been excellent, that his application is indorsed by numerous prominent citizens. It was therefore ordered that the said Bernice Larmon be paroled into the custody of Honorable W. C. Hodges, Tallahassee, Florida, who is required to report periodically to the Board as to the conduct and behavior of the said Bernice Larmon. This parole to be effective June 6, 1927, during good behavior, or until otherwise changed by order of the Board.

LEON FRENCH

An application for pardon was presented to the Board in behalf of Leon French, who was convicted in the Criminal Court of Record of Palm Beach County, at the February term thereof, A. D. 1927, of the offense of Breaking and Entering and sentenced therefor to serve one year in the State Prison. It being shown to the Board that the President and General Manager of the company whose building was entered the Deputy Sheriff, who first made the investigation, together with many other prominent citizens endorse his application; it was therefore, ordered that the said Leon French be granted a Conditional Pardon, effective June 7th, 1927.

ARTHUR ALVAREZ

An application for pardon was presented to the Board in behalf of Arthur Alvarez, who was convicted in the Circuit Court of Bradford County, at the Fall Term thereof, A. D. 1926, of the offense of Breaking and Entering and sentenced therefor to two years. It being shown to the Board that applicant has served almost half of his sentence; that the goods stolen was only of small value; that his application is strongly endorsed by citizens of Starke and Bradford Counties, also by the Grand Jury and Petit Jury on the case. It was therefore, ordered that the said Arthur Alvarez, be granted a Conditional Pardon, effective September 14th, A. D. 1927.

CHARLES BEMENT

An application for pardon was presented to the Board in behalf of Charlie Bement, who was convicted in the Criminal Court of Record of Dade County, at the April term thereof, A. D. 1926, of the offense of Grand Larceny, and sentenced therefor to three years. It being shown to the Board that applicant has Tuberculosis; that he is only 17 years of age; that he has served almost half of his sentence and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Charlie Bement, be granted a Conditional Pardon, effective September 14th, A. D. 1927.

RENE CLERC

An application for pardon was presented to the Board in behalf of Rene Clerc, who was convicted in the Criminal Court of Record of Dade County, at the April Term thereof, A. D. 1926, of the offense of Bigamy, and sentenced therefor to two years. It being shown to the Board that applicant has served almost three-fourths of his sentence; that his application is endorsed by prominent citizens and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Rene Clerc, be granted a Conditional Pardon, effective September 14th, A. D. 1927.

GUS DRIVAS

An application for pardon was presented to the Board in behalf of Bus Drivas, who was convicted in the Criminal Court of Record of Hillsborough County, at the January Term thereof, A. D. 1927, of the offense of Receiving Stolen Property and sentenced therefor to one year in the State Prison. It being shown to the Board that application is endorsed by numerous prominent citizens; that his prison record has been good and that the ends of justice have been met by the length of time already served. It was therefore, ordered that the said Gus Drivas, be granted a Conditional Pardon, effective September 14th, A. D. 1927.

C. P. KEPPLER

An application for pardon was presented to the Board in behalf of C. P. Keppler who was convicted in the Criminal Court of Orange County, at the Spring term thereof, A. D. 1926, of the offense of obtaining money under false pretense and sentenced therefor to two years in the State Prison. It being shown to the Board that the applicant has served over half of his sentence; that his record has been excellent; that his application is endorsed by numerous citizens it was therefore, ordered that the said C. P. Keppler be granted a Conditional Pardon, effective June 7th, 1927.

MAXIE VAUSE

An application for pardon was presented to the Board in behalf of Maxie Vause, who was convicted in the County Judge's Court of Leon County, at the December Term thereof, A. D. 1926, of the offense of carrying concealed weapons and sentenced therefor to pay a fine of \$150.00 to include costs or three months in the county jail at hard labor. It being shown to the Board that his application is endorsed by the Sheriff of Leon County, Florida, that the ends of justice will be met by extending elemency at this time. It was, therefore, ordered that the said Maxie Vause be granted a Conditional Pardon, effective June 7th, 1927.

THOMAS RANDOLPH

An application for pardon was presented to the Board in behalf of Thomas Randolph, who was convicted in the Circuit Court of Leon County, at the December Term thereof, A. D. 1926, of the offense of aggravated assault and sentenced therefor to one year in the county jail. It being shown to the Board that he has been in prison since December, 1926, that his prison record has been excellent and that the ends of justice have been met by the length of time served. It was, therefore, ordered that the said Thomas Randolph be granted a Conditional Pardon, effective June 29, 1927.

T. J. LEE

An application for pardon was presented to the Board in behalf of T. J. Lee, who was convicted in the Circuit Court of Marion County, at the Spring Term thereof, A. D. 1928, of the offense of larceny of an automobile and sentenced therefor to four years. It being shown to the Board that applicant has been serving sentence since May 21, 1926, that his application is endorsed by the prison officials, that the Board feels that the ends of justice have been met by the time already served, it was therefore, ordered that the said T. J. Lee be granted a Conditional Pardon, effective July 2nd, 1927.

JOHN M. DICKSON

An application for pardon was presented to the Board in behalf of John M. Dickson, who convicted in the Circuit Court of Polk County, at the October Term thereof, A. L. 1926, of the offense of forgery and sentenced therefor to one year and one month in the County Prison. It being shown to the Board that applicant has served eight months of his sentence, that his father is very old and feeble and needs his support, that his application is endorsed by Judge Amos Lewis, that the ends of justice have been met by the time already served. It was, therefore, ordered that the said John M. Dickson be granted a Conditional Pardon, effective July 6th, 1927.

M. Y. STEPHENS

An application for pardon was presented to the Board in behalf of M. Y. Stephens, who was convicted in the Criminal Court of Record of Duval County, at the December Term thereof, A. D. 1925, of the offense of Robbery and Sentenced therefor to seven years in the State Penitentiary. It being shown to the Board that applicant's prison record has been good, that his application is endorsed by the State's chief witness at the trial of said case and numerous other citizens of Duval County, that his aged mother is greatly in need of his support; it was, therefore, ordered that the said M. Y. Stephens be granted a Conditional Pardon, effective July 7th, 1927.

WILL OLIVER

An application for pardon was presented to the Board in behalf of Will Oliver, who was convicted in the County Court of Wakulla County, at the July Term thereof, A. D. 1927, of the offense of unlawfully fishing out of season and sentenced therefor to pay a fine of \$32.07, including costs, or 60 days imprisonment. It being shown to the Board that applicant's wife is in bad physical condition; that his application is endorsed by the County Judge, Sheriff and County Attorney of Wakulla County, also by Hon. J. B. Royall, State Game Commissioner. It was, therefore, ordered that the said Will Oliver be granted a Conditional Pardon, effective August 16, 1927.

EMMA OLIVER

An application for pardon was presented to the Board in behalf of Emma Oliver, who was convicted in the County Court of Wakulla County, at the July Term thereof, A. D. 1927, of the offense of unlawfully fishing out of season and sentenced therefor to pay a fine of \$32.07, including costs, or 60 days imprisonment. It being shown to the Board that applicant is in bad physical condition; that her application is endorsed by the County Judge, Sheriff and County Attorney of Wakulla County, Florida, also by Hon. J. B. Royall, State Game Commissioner. It was therefore, ordered that the said Emma Oliver be granted a Conditional Pardon, effective August 16, 1927.

HERMAN BOOTHE

An application for pardon was presented to the Board in behalf of Herman Boothe, who was convicted in the County Court of Gadsden County, at the June Term thereof, A. D. 1927, of the offense of Petit Larceny, and sentenced therefor to 18 months in the county jail. It being shown to the Board that applicant is a cripple and physical unfit for manual labor, that his application is endorsed by many prominent citizens of Gadsden County, Florida; it was therefore ordered that the said Herman Boothe be granted a Conditional Pardon, effective September 6th, A. D. 1927.

RUBIN BROWN

An application for pardon was presented to the Board in behalf of Rubin Brown, who was convicted in the County Court of Gadsden County, at the October Term thereof, A. D. 1925, of the offense of Breaking and Entering to commit a misdemeanor and sentenced therefor to three years in the county jail. It being shown to the Board that applicant is suffering with pulmonary tuberculosis; that his application is endorsed by the Sheriff of Gadsden County; it was therefore ordered that the Said Rubin Brown, be granted a Conditional Pardon, effective September 6th, A. D. 1927.

HOMER FLEEMAN

An application for pardon was presented to the Board in behalf of Homer Fleeman, who was convicted in the Criminal Court of Record of Palm Beach County, at the January Term thereof, A. D. 1926, of the offense of Highway Robbery and sentenced therefor to five years. It being shown to the Board that applicant is only nineteen years of age, that he has an aged father who is badly in need of his support; that his application is endorsed by numerous citizens and he has a good prison record; it was therefore ordered that the said Homer Fleeman be granted a Conditional Pardon, effective September 15th, A. D. 1927.

JACK FLOWERS

An application for pardon was presented to the Board in behalf of Jack Flowers, who was convicted in the Circuit Court of Jackson County, at the Fall Term thereof, A. D. 1926, of the offense of Larceny of Automobile and sentenced therefor to two years. It being shown to the Board that applicant was a mere youth at the time convicted, being only 16 years of age; that his application is endorsed by numerous prominent citizens, including the trial Judge and that the ends of justice have been met by the length of time already served. It was therefore, ordered that the said Jack Flowers, be granted a Conditional Pardon, effective September 13th, A. D. 1927.

LOIS GUNTER

An application for pardon was presented to the Board in behalf of Lois Gunter, who was convicted in the Circuit Court of LaFayette County, at the June Term thereof, A. D. 1926, of the offense of Larceny of a steer, and sentenced therefor to two years. It being shown to the Board that applicant has served 14 months of her sentence; that her application is endorsed by numerous citizens of LaFayette County and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Lois Gunter, be granted a Conditional Pardon, effective September 13th, A. D. 1927.

HOWARD JONES

An application for pardon was presented to the Board in behalf of Howard Jones, 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 party convicted with applicant has been pardoned; that applicant has served almost half of his sentence; that the ends of justice have been met by the length of time already served. It was therefore, ordered that the said Howard Jones be granted a Conditional Pardon effective September 14th, A. D. 1927.

DAVE KIRKLAND

An application for pardon was presented to the Board in behalf of Dave Kirkland, who was convicted in the Circuit Court of Walton County, at the January Term thereof, A. D. 1927, of the offense of Forgery and sentenced therefor to 18 months. It being shown to the Board that applicant's wife has no means of support except a child 12 years of age; that the amount of check forged was only \$8.00; that the ends of justice have been met by the length of time already served. It was therefore, ordered that the said Dave Kirkland be granted a Conditional Pardon, effective September 13th, A. D. 1927.

OSCAR L. MOORE

An application for pardon was presented to the Board in behalf of Oscar L. Moore, who was convicted in the County Judge's Court of Bay County, at the December Term thereof, A. D. 1926, of the offense of Transporting Rum and sentenced therefor to pay a fine of \$300 and costs; in default payment fine and costs, 120 days in the county jail. It being shown to the Board that applicant has served four weeks of his sentence and that his family is greatly in need of his support. It was, therefore, ordered that the said Oscar L. Moore be granted a Conditional Pardon, effective September 16th, A. D. 1927.

LOUIS PAPPAS

An application for pardon was presented to the Board in behalf of Louis Pappas, who was convicted in the Criminal Court

of Record of Hillsborough County, at the January Term thereof, A. D. 1927, of the offense of Receiving Stolen Property and sentenced therefor to one year in the state prison. It being shown to the Board that applicant has served over half of his sentence; that his family is in dire need of his support; that his application is endorsed by numerous prominent citizens; that his prison record has been good and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Louis Pappas be granted a Conditional Pardon, effective September 14th, A. D. 1927.

JACK RASSAS

An application for pardon was presented to the Board in behalf of Jack Rassas, who was convicted in the Criminal Court of Record of Dade County, at the October Term thereof, A. D. 1926, of the offense of Possession of Stolen Property and sentenced therefor to two years. It being shown to the Board that the applicant is a mere youth, being only 18 years of age when convicted; that he has served almost half of his sentence and his prison record is good. It was, therefore, ordered that the said Jack Rassas be granted a Conditional Pardon, effective September 14th, A. D. 1927.

RALPH SEVERANCE, ALIAS WILLIAM RAWLINS

An application for pardon was presented to the Board in behalf of Ralph Severance, alias William Rawlins, who was convicted in the Criminal Court of Record of Dade County, at the June Term thereof, A. D. 1926, of the offense of Burglary and sentenced therefor to five years. It being shown to the Board that the goods taken were practically valueless; that one of the parties owning the shop from which goods were taken endorses the applicant's application for clemency; that he was only 17 years of age when convicted. It was therefore, ordered that the said Ralph Severance, alias William Rawlins be granted a Conditional Pardon, effective September 14th, A. D. 1927.

ROBERT STEPHAN

An application for pardon was presented to the Board in behalf of Robert Stephan, who was convicted in the Criminal Court of Record of Dade County, at the March Term thereof, A. D. 1927, of the offense of Highway Robbery and sentenced therefor to two years. It being shown to the Board that applicant's prison record has been good; that his application is endorsed by the trial jurors and other prominent citizens of Dade County, Florida. It was therefore, ordered that the said Robert Stephan be granted a Conditional Pardon, effective September 16th, A. D. 1927.

ARTHUR STEWART, ALIAS LOUIS EDWARDS

An application for commutation of sentence was presented to the Board in behalf of Arthur Stewart, alias Louis Edwards, who was convicted in the Criminal Court of Record, in and for Duval County, Florida, at the December, A. D. 1921, term thereof, for the offense of Grand Larceny and Breaking and Entering to commit a felony, and sentenced therefor to six years in the State Penitentiary. It being shown to the Board that applicant is now in the Pennsylvania State Prison and has only served four years of a twenty-year sentence in that State, it was, therefore, ordered that the above sentence imposed upon the said Arthur Stewart, alias Louis Edwards, be and the same is hereby commuted to the length of time already served, effective September 14th, A. D. 1927.

MACEO ADJAR

An application for commutation of sentence was presented to the Board in behalf of Maceo Adjar, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the June 1925 term thereof, and sentenced to five years for the offense of Larceny of an automobile. It being shown to the Board that applicant was a young boy when convicted; that he has served a good part of his sentence; that his prison record has been good, it was, therefore, ordered that the above sentence imposed upon the said Maceo Adjar, be and the same is hereby commuted to two and one-half years actual service in the State Prison, therefore, making his release effective January 31, A. D. 1928.

RALPH ALFANO

An application for pardon was presented to the Board in behalf of Ralph Alfano, who was convicted in the criminal Court of Record of Dade County, at the February term thereof, A. D. 1926, of the offense of Grand Larceny and sentenced therefor to three years. It being shown to the Board that applicant is a young white boy; that he has served over half of his sentence; that his application is quite generally endorsed; it was therefore, ordered that the said Ralph Alfano, be granted a Conditional Pardon, effective October 10th, A. D. 1927.

EMORY ALLAN

An application for pardon was presented to the Board in behalf of Emory Allan, who was convicted in the Criminal Court of Record of Orange County, at the June term thereof, A. D. 1926,

of the offense of Larceny of an automobile and sentenced therefor to two years. It being shown to the Board that applicant has served over half of his sentence; that he is in bad physical condition, being subject to fits; that his application is endorsed by the trial Judge and Sheriff of Orange County, Florida. It was, therefore, ordered that the said Emory Allan be granted a Conditional Pardon, effective September 23rd, A. D. 1927.

H. L. ARTHUR

An application for commutation of sentence was presented to the Board in behalf of H. L. Arthur, who was convicted in the Criminal Court of Record in and for Orange County, Florida, at the June 1926 term thereof, for the offense of Kidnapping and sentenced to two years. It being shown to the Board that his application is endorsed by the Trial Judge and other prominent citizens; that by the time of his release he will have served practically one half of his two year sentence; that his prison record has been good; it was, therefore, ordered that the above sentence imposed upon the said H. L. Arthur, be and the same is hereby commuted, effective December 20, 1927.

W. D. BAKER

An application for pardon was presented to the Board in behalf of W. D. Baker, who was convicted in the Criminal Court of Dade County, at the October term thereof, A. D. 1924, of the offense of Grand Larceny and sentenced therefor to five years. It being shown to the Board that applicant has served about half of his sentence; that property involved only amounted to \$48.00; that the Board feels that his conviction was illegal; it was therefore ordered that W. D. Baker, be granted a conditional Pardon, effective October 10, 1927.

CHARLES H. BAKER

An application for pardon was presented to the Board in behalf of Charles H. Baker, who was convicted in the Criminal Court of Record of Palm Beach County, at the June term thereof, A. D. 1927, of the offense of Manslaughter, and sentenced therefor to five years. It being shown to the Board that applicant has maintained a good record during his incarceration; that his application is endorsed by numerous prominent citizens of Palm Beach County, it was therefore, ordered that the said Charles H. Baker be granted a Conditional Pardon, effective October 10th, A. D. 1927.

CRAFTON BARNHILL

An application for pardon was presented to the Board in behalf of Crafton Barnhill, who was convicted in the County Judge's Court of Washington County, at the May term thereof, A. D. 1927, of the offense of Assault and Battery and sentenced therefor to pay a fine of \$25.00 and cost of Court and in default to be confined in County Jail ninety days. It being shown to the Board that his application is endorsed by Honorable Sidney J. Catts, Ex-Governor of the State of Florida, it was, therefore, ordered that the said Crafton Barnhill be granted a Conditional Pardon, effective September 17th, A. D. 1927.

ADOLPH BASILE

An application for pardon was presented to the Board in behalf of Adolph Basile, who was convicted in the Criminal Court of Record of Dade County, at the February term thereof, A. D. 1926, of the offense of Grand Larceny and sentenced therefor to three years. It being shown to the Board that applicant is only 19 years of age; that the ends of Justice have been met by the length of time served; that his prison record has been excellent; it was therefore, ordered that the said Adolph Basile be granted a Conditional Pardon, effective October 10th, A. D. 1927.

D. C. BASS

An application for commutation of sentence was presented to the Board in behalf of D. C. Bass, who was convicted in the County Judge's Court in and for Brevard County, Florida, at the April term thereof, A. D. 1926, of the offense of Violation of the Prohibition Laws, and sentenced therefor to pay a fine of \$5000 and costs and six months in the County Jail; in default of payment of fine and costs three months additional in the County Jail. It being shown to the Board that his application is endorsed by numerous citizens and the Trial Judge, it was therefore ordered that the above sentence imposed upon the said D. C. Bass, be and the same is hereby commuted to three months in the County Jail, same to be effective during good behavior or until otherwise changed by the Board; effective September 23rd, A. D. 1927.

FRANK M. BASS

An application for pardon was presented to the Board in behalf of Frank M. Bass, who was convicted in the Circuit Court of Gulf County, at the Fall term thereof, A. D. 1926, of the offense of Uttering a Forged Instrument (check for \$15.00) and sentenced

therefor to two years. It being shown to the Board that applicant has served half of his sentence; that he has a wife and four children who are badly in need of his support; that the Trial Judge endorses his application. It was therefore ordered that the said Frank M. Bass be granted a Conditional Pardon, effective October 10, A. D. 1927.

ERNEST BEASLEY

An application for commutation of sentence was presented to the Board in behalf of Ernest Beasley, who was convicted in the Criminal Court of Record in and for Polk County, Florida, at the September 1925 term thereof, for the offense of Carnal Intercourse with unmarried female under the age of 18 years and sentenced to three years imprisonment. It being shown to the Board that applicant has maintained a good record at the State Farm during his incarceration; that by the time of his release he will have served over half of his sentence, it was therefore ordered that the above sentence imposed upon the said Ernest Beasley, be and the same is hereby commuted, effective December 20th, 1927.

A. R. BENSON

An application for commutation of sentence was presented to the Board in behalf of A. R. Benson, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the April 1926 term thereof, for the offense of Obtaining Money under false pretenses, and sentenced to two years imprisonment. It being shown to the Board that applicant has been in prison since April 24, 1926; that the ends of justice have probably been met by the length of time served, it was therefore, ordered that the above sentence imposed upon the said A. R. Benson, be and the same is hereby commuted, effective December 20th, A. D. 1927.

W. O. BERRY

An application for commutation of sentence was presented to the Board in behalf of W. O. Berry, who was convicted in the Criminal Court of Record, in and for Dade County, Florida, at the June Term, 1926, thereof, for the offense of Adultery and sentenced therefor to two years at the State Prison. It being shown to the Board that applicant has served over half of his sentence; that his physical condition is not good; his prison record during his incarceration has been excellent; it was therefore, ordered that the above sentence imposed upon the said W. O. Berry, be and the same is hereby commuted upon the grounds that he marry the girl that he is alleged to have lived in adultery with; said commutation to be effective October 10th, A. D. 1927.

JAMES BOYD, ALIAS GEORGE WILSON

An application for pardon was presented to the Board in behalf of James Boyd, alias George Wilson, who was convicted in the Criminal Court of Record of Putnam County, at the Fall term thereof, A. D. 1926, of the offense of Fraud and sentenced therefor to pay a fine of \$1,000 and one year in the State Prison. It being shown to the Board that applicant has served practically all of his sentence; that his prison record has been good; that he is in bad physical condition; it was therefore, ordered that the said James Boyd alias George Wilson be granted a Conditional Pardon, effective September 22nd, A. D. 1927.

VINEY BROCKINGTON

An application for commutation of sentence was presented to the Board in behalf of Viney Brockington, who was convicted in the County Judge's Court, in and for Alachua County, Florida, at the September 1926 term thereof, for the offense of unlawfully selling alcoholic and intoxicating liquors and sentenced therefor to pay a fine of \$250 and costs and thirty days in the County Jail; default sixty days additional. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which he was convicted is invalid, it was therefore, ordered that the above sentence imposed upon the said Viney Brockington, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

JOE BROWN

An application for relief was presented to the Board in behalf of Joe Brown, in case pending in the Criminal Court of Hillsborough County, Florida, wherein a bond was estreated and upon application of Judge Cathcart, the Circuit Judge agreed to set the estreatment aside upon payment of costs; that it does not appear that the estreatment was ever set aside and that suit was brought on the bond of judgment obtained therein. It was therefore, ordered that the said Joe Brown, be and he is hereby relieved of payment of forfeiture of bond in above case, conditioned upon payment of court costs, in said case, together with an attorney's fee in the sum of 25% in any suit started or judgment obtained upon the above mentioned appearance bond; said relief effective September 17th, A. D. 1927.

PEN BROWNELL

An application for commutation of sentence was presented to the Board in behalf of Pen Brownell, who was convicted in the County Judge's Court in and for Holmes County, Fla., at the May term 1927, thereof, for the offense of unlawfully possession intoxicating liquor and sentenced to pay a fine of \$200 and cost of Court and 60 days in County Jail, and in default to serve six months additional. It being shown to the Board that it is applicant's first offense; that the Supreme Court of this State has rendered a decision in a similar case that the law under which applicant was convicted is invalid. It was therefore, ordered that the above sentence imposed upon the said Pen Brownell, be and the same is hereby commuted to payment of fine of \$100 and cost of court effective during good behavior; said commutation effective September 17th, A. D. 1927.

W. T. BRUSH

An application for commutation of sentence was presented to the Board in behalf of W. T. Brush, who was convicted in Criminal Court of Record in and for Dade County, Florida, at the October 1926 Term, thereof, for the offense of Grand Larceny and sentenced to two years imprisonment. It being shown to the Board that applicant was a young boy when convicted; that he has maintained a good record during his incarceration; that his application is quite generally endorsed, it was, therefore, ordered that the above sentence imposed upon the said W. T. Brush, be and the same is hereby commuted, effective December 20th, A. D. 1927.

CHESTER BUSSEY

An application for commutation of sentence was presented to the board in behalf of Chester Bussey, who was convicted in the Circuit Court in and for Hamilton County, Florida, at the Fall 1915 Term thereof, for the offense of murder, and sentenced to life imprisonment. It being shown to the Board that applicant has been in prison since July 29th, 1915; that the ends of justice have probably been met by the length of time served, it was therefore, ordered that the above sentence imposed upon the said Chester Bussey, be and the same is hereby commuted, effective December 20th, A. D. 1927.

JOHN BYRD

An application for commutation of sentence was presented to the Board in behalf of John Byrd, who was convicted in the County Judge's Court in and for Jackson County, Florida, at the April Term 1927, thereof, for the offense of unlawful sale of liquor and sentenced to pay a fine of \$250.00 and costs, and in default payment fine and costs to serve four months in County Jail. It being shown to the Board that applicant has paid \$91.00 on said fine, and that he is not financially able to pay the balance; that he is an old man about 60 years of age; that his application is endorsed by numerous citizens; it was, therefore, ordered that the above sentence imposed upon the said John Byrd, be and the same is hereby commuted to payment of fine of \$60.00 and costs of court, effective during good behavior; said commutation effective September 17th, A. D. 1927.

JAMES B. CLARK

An application for commutation of sentence was presented to the Board in behalf of James B. Clark, who was convicted in the Circuit Court in and for Putnam County, Florida, at the Fall 1926 Term thereof, for the offense of Breaking and Entering, and sentenced to two years imprisonment. It being shown to the Board that applicant was only 18 years of age at the time of conviction; that the Trial Judge, Prosecuting Attorney and numerous other prominent citizens endorse his application; it was, therefore, ordered that the above sentence imposed upon the said James B. Clark, being and the same is hereby commuted effective December 20, A. D. 1927.

H. H. CLAYTON

An application for commutation of sentence was presented to the Board in behalf of H. H. Clayton, who was convicted in the Criminal Court of Record in and for Palm Beach County, Florida, at the May 1926 Term thereof, for the offense of Forgery, and sentenced to three years imprisonment. It being shown to the Board that applicant was a young boy at the time of conviction; that he has rendered meritorious service at the State Prison; that by the time of his release he will have served over half of his sentence; it was therefore, ordered that the above sentence imposed upon the said H. H. Clayton, be and the same is, hereby, commuted effective December 20th, A. D. 1927.

JOE COHEN

An application for commutation of sentence was presented to the Board in behalf of Joe Cohen, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida,

at the August 1926 Term thereof, for the offense of Larceny of Domestic Animal and receiving Stolen Property, and sentenced to two years imprisonment. It being shown to the Board that his physical condition is bad; that his record during incarceration has been good; that his application is quite generally endorsed; it was therefore, ordered that the above sentence as imposed upon the said Joe Cohen, be and the same is hereby commuted, effective December 20th, A. D. 1927.

GUY COKER

An application for commutation of sentence was presented to the Board in behalf of Guy Coker, who convicted in the County Judge's Court in and for Madison County, Florida, at the June 1927 Term thereof, for the offense of Unlawfully Manufacturing Alcoholic Liquors, and sentenced to pay a fine of \$150.00 and costs, and sixty days in county jail; in default of payment to serve six months additional. It being shown to the Board that applicant was only eighteen years of age when convicted; that he has served over sixty days in the County Jail; it was therefore, ordered that the above sentence as imposed upon the said Guy Coker, be and the same is, hereby commuted, effective December 20th, A. D. 1927.

RAYMOND CROSBY

An application for pardon was presented to the Board in behalf of Raymond Crosby, who was convicted in the Circuit Court of Bradford County, at the Fall Term thereof, A. D. 1926, of the offense of Breaking and Entering to commit a felony and sentenced therefor to two years. It being shown to the Board that applicant is a young boy; his prison record has been excellent; his application is endorsed by the jurors and numerous citizens of Bradford County; it was, therefore, ordered that the said Raymond Crosby, be granted a Conditional Pardon, effective October 10th, A. D. 1927.

BERT E. CURRY

An application for pardon was presented to the Board in behalf of Bert E. Curry, who was convicted in the Circuit Court of Dade County, at the March Term thereof, A. D. 1925, of the offense of Manslaughter and sentenced therefor to three years in the State Prison. It being shown to the Board that applicant only has three months to serve in the State Prison; that he has rendered splendid work as an Electrician at the Florida State Farm; it was therefore, ordered that the said Bert E. Curry, be granted a Conditional Pardon, effective October 10th, A. D. 1927.

LOUISE DANIELS, ALIAS LOUISE MCCASKILL, ALIAS LOUISE KENDRICKS

An application for commutation of sentence was presented to the Board in behalf of Louise Daniels, alias Louise McCaskill, alias Louise Kendrick, who was convicted in the Circuit Court in and for Walton County Florida, at the Special Term held in 1926, thereof, for the offense of Breaking and Entering and sentenced to two years imprisonment. It being shown to the Board that applicant was only nineteen years of age when convicted; that the goods taken at the time of the commission of above crime were returned; that prison record during incarceration has been good; that her application is endorsed by citizens of Walton County, Florida; it was therefore, ordered that the above sentence imposed upon the said Louise Daniels, alias Louise McCaskill, alias Louise Kendrick, be and the same is hereby commuted, effective December 20th, A. D. 1927.

DAISY DEXTER

An application for commutation of sentence was presented to the Board in behalf of Daisy Dexter, who was convicted in the Circuit Court in and for St. Johns County, Florida, in 1925, and sentenced to three years' imprisonment for the offense of Manslaughter. It being shown to the Board that applicant's physical condition is bad; that her application is endorsed by the Superintendent of the Florida State Farm; it was, therefore, ordered that the above sentence as imposed upon the said Daisy Dexter, be and the same is hereby commuted, effective December 20th, A. D. 1927.

PRISCILLA DIXON

An application for commutation of sentence was presented to the Board in behalf of Priscilla Dixon, who was convicted in the County Judge's Court in and for Bay County, Florida, at the July Term 1927, thereof, for the offense of having rum in her possession, and sentenced to pay a fine of \$300.00 and costs and 180 days in County Jail; in default 180 days additional in County Jail. It being shown to the Board that the said applicant is an old woman; that her application is endorsed by the Sheriff of Bay County and other prominent citizens; it was, therefore, ordered that the above sentence imposed upon the said Priscilla Dixon, be and the same is hereby commuted upon the payment

of costs of court, effective during good behavior; the said commutation effective September 17th, A. D. 1927.

GALOWAY DIXON

An application for commutation of sentence was presented to the Board in behalf of Galoway Dixon, who was convicted in the County Judge's Court of Alachua County, Florida, at the June Term 1925, thereof, for the offense of Unlawfully Selling Alcoholic and Intoxicating Liquor, and sentenced to pay a fine of \$200.00 and costs; in default of payment to serve two months in the County Jail, hard labor. It being shown to the Board that the Supreme Court of this State some time ago rendered a decision in a similar case that the law under which he was convicted is invalid. It was, therefore, ordered that the above sentence imposed upon the said Galoway Dixon, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

W. E. EDENFIELD, ALIAS BILL EDENFIELD

An application for commutation of sentence was presented to the Board in behalf of W. E. Edenfield, alias Bill Edenfield, who was convicted in the Circuit Court in and for Jackson County, Florida, at the Fall 1925 Term, thereof, for the offense of Manslaughter, and sentenced to seven years' imprisonment. It being shown to the Board that the Trial Judge, Prosecuting Attorney, the Sheriff of Jackson County and other prominent citizens endorse his application; it was, therefore, ordered that the above sentence imposed upon the said W. E. Edenfield, alias Bill Edenfield, be and the same is hereby commuted, effective December 20th, A. D. 1927.

ALVA EDRINGTON, ALIAS EDDINGTON & ADDINGTON

An application for commutation of sentence was presented to the Board in behalf of Alva Edrington, alias Eddington and Addington, who was convicted in the Criminal Court of Record in and for Duval County at the Spring 1926 Term thereof, for the offense of Sodomy, and sentenced to ten years imprisonment. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that his application is endorsed by numerous prominent citizens. It was, therefore, ordered that the above sentence as imposed upon the said Alva Edrington, alias Eddington and Addington, be and the same is hereby commuted, effective December 20th, A. D. 1927.

C. R. FERGUSON

An application for commutation of sentence was presented to the Board in behalf of C. R. Ferguson, who was convicted in the County Judge's Court, in and for Alachua County, Florida, at the August 1925 Term thereof, for the offense of Unlawfully Selling Alcoholic and Intoxicating Liquor and sentenced therefor to pay a fine of \$300.00 and costs; in default of payment serve three months additional in the County Jail. It being shown to the Board that the Supreme Court of this State some time ago rendered a decision in a similar case that the law under which he was convicted is invalid; it was therefore, ordered that the above sentence as imposed upon the said C. R. Ferguson, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

WILL FLEMING

An application for commutation of sentence was presented to the Board in behalf of Will Fleming, who was convicted in the County Judge's Court, in and for Holmes County, Florida, at the April Term thereof, A. D. 1920, for the offense of violating the Prohibition Laws, and sentenced therefor to pay a fine of \$75.00 and costs of court. It being shown to the Board that two of the bondsmen are not now available, one having died and the other removed to parts unknown, leaving the wife of the deceased bondsman the only party responsible therefor; it was, therefore, ordered that the above sentence as imposed upon the said Will Fleming, be and the same is hereby remitted; said commutation effective September 23rd, A. D. 1927.

GEORGE GERDICK

An application for commutation of sentence was presented to the Board in behalf of George Gerdick, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the April 1926 Term thereof, for the offense of Highway Robbery and sentenced to ten years imprisonment. It being shown to the Board that applicant was only sixteen years of age at the time of conviction; that he has maintained a good record during incarceration; that his application is endorsed by prison officials; it was therefore, ordered that the above sentence as imposed upon the said George Gerdick, be and the same is hereby commuted, effective December 20th, A. D. 1927.

JACK HAMILTON

An application for pardon was presented to the Board in behalf

of Jack Hamilton, 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 only eighteen years of age; that the ends of justice have been met by the length of time served; that his prison record has been excellent; that his application is quite generally endorsed; it was therefore ordered that the said Jack Hamilton be granted a Conditional Pardon, effective October 10th, A. D. 1927.

XANTHIUS W. HANNA

An application for commutation of sentence was presented to the Board in behalf of Xanthius W. Hanna, who was convicted in the Criminal Court of Record in and for Escambia County, Florida, at the Fall 1925 term, thereof, for the offense of Manslaughter, and sentenced to seven years' imprisonment. It being shown to the Board that the Trial Judge, Prosecuting Attorney and numerous citizens endorse his application; that his prison record has been excellent; it was therefore, ordered that the above sentence as imposed upon the said Xanthius W. Hanna, be and the same is hereby commuted, effective December 20, A. D. 1927.

ANNIE HENRY

An application for commutation of sentence was presented to the Board in behalf of Annie Henry, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the Spring 1920 term thereof, for the offense of Manslaughter and sentenced to ten years' imprisonment. It being shown to the Board that applicant was young woman when convicted; that the Prosecuting Attorney and officials at the Florida State Farm endorse her application; that she has served over six years of her ten-year sentence; it was therefore, ordered that the above sentence as imposed upon the said Annie Henry, be and the same is hereby commuted, effective December 20, A. D. 1927.

WES HODGE

An application for commutation of sentence was presented to the Board in behalf of Wes Hodge, who was convicted in the County Judge's Court, in and for Alachua County, Florida, at the May Term, 1925, thereof, for the offense of unlawful possession of intoxicating liquor and sentenced therefor to pay a fine of \$200 and costs, default payment serve two months additional County Jail hard labor. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which he was convicted is invalid; it was therefore ordered that the above sentence as imposed upon the said Wes Hodge, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

ROSCOE D. HOGUE

An application for commutation of sentence was presented to the Board in behalf of Roscoe D. Hogue, who was convicted in the Criminal Court in and for Hillsborough County, Florida, at the June 1924 Term thereof, for the offense of Robbery, and sentenced to five years imprisonment. It being shown to the Board that applicant's wife has tuberculosis and two children dependent upon her for support; that during his imprisonment she has undergone many hardships in trying to care for herself and children; that his application is endorsed by numerous prominent citizens; that his prison record has been excellent. It was therefore, ordered that the above sentence as imposed upon the said Roscoe D. Hogue, be and the same is hereby commuted, effective December 20th, A. D. 1927.

ESTELLIA HOLLEY

An application for commutation of sentence was presented to the Board in behalf of Estella Holley, who was convicted in the Circuit Court in and for Escambia County, Florida, at the Spring 1924 Term, thereof, for the offense of Manslaughter, and sentenced to seven years imprisonment. It being shown to the Board that the Trial Judge, County Solicitor and Sheriff of Escambia County, Fla., together with numerous other citizens, endorse her application; that her prison record has been excellent; it was therefore, ordered that the above sentence as imposed upon the said Estellia Holley, be and the same is hereby commuted, effective December 20th, A. D. 1927.

SAM JACKSON

An application for commutation of sentence was presented to the Board in behalf of Sam Jackson, who was convicted in the Circuit Court in and for Hernando County, Florida, at the April 1917 term thereof, for the offense of Murder, and sentenced to life imprisonment. It being shown to the Board that applicant was about forty-nine years of age when convicted; that he has been in prison ever since April 27, 1917; that his record during incarceration has been good; that his application is quite generally endorsed; it was therefore, ordered that the above sen-

tence as imposed upon the said Sam Jackson, be and the same is hereby commuted, effective December 20th, A. D. 1927.

ANNIE MAE JACKSON, ALIAS BILLIE JACKSON

An application for commutation of sentence was presented to the Board in behalf of Annie Mae Jackson, alias Billie Jackson, who was convicted in the Circuit Court in and for Duval County, Florida, at the Fall Term 1926, thereof, for the offense of murder and sentenced to death. It being shown to the Board that the ends of Justice will probably be met by a commutation of sentence, it was therefore, ordered that the above sentence imposed upon the said Annie Mae Jackson, be and the same is hereby commuted to life imprisonment in the State Prison of this State; said commutation effective September 17th, A. D. 1927.

JOHN JACKSON

An application for commutation of sentence was presented to the Board in behalf of John Jackson, who was convicted in the Circuit Court in and for Walton County, Florida, at the Fall 1915 term, thereof, for the offense of Murder, and sentenced to life imprisonment. It being shown to the Board that applicant has served over eleven years in prison during which time his record has been excellent, it was therefore, ordered that the above sentence as imposed upon the said John Jackson be and the same is hereby commuted, effective December 20, A. D. 1927.

GEORGE JACOBS

An application for commutation of sentence was presented to the Board in behalf of George Jacobs, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the December 1924 term, thereof, for the offense of Breaking and Entering to commit a Felony and Grand Larceny, and sentenced to five years imprisonment. It being shown to the Board that applicant was a young boy when convicted; that parties convicted with him have already been pardoned; that by the time of his release he will have served about half of his sentence, it was therefore, ordered that the above sentence as imposed upon the said George Jacobs be, and the same is hereby commuted, effective December 20th, A. D. 1927.

SAM JONES

An application for commutation of sentence was presented to the Board in behalf of Sam Jones, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the May Term 1927, thereof, for the offense of unlawfully possessing distilling apparatus and liquor and beer, and sentenced to pay \$300.00 and costs of court and ninety days in County Jail; in default of payment to serve six months additional. It being shown to the Board that the Supreme Court of this State has rendered a decision in a similar case that the law under which the applicant was convicted is invalid, it was therefore, ordered that the above sentence as imposed upon the said Sam Jones, be and the same is hereby commuted to payment of fine of \$100.00 and costs of Court effective during good behavior; said commutation effective September 18th, A. D. 1927.

MOSE JOHNSON

An application for commutation of sentence was presented to the Board in behalf of Mose Johnson, who was convicted in the Court of Record in and for Escambia County, Florida, at the July 1926 term, thereof, for the offense of Larceny of Ox, and sentenced to two years imprisonment. It being shown to the Board that applicant is an old man about forty-eight years of age; that his application is endorsed by the Prosecuting Attorney, Superintendent of the Florida State Farm, and many other prominent citizens; it was therefore, ordered that the above sentence as imposed upon the said Mose Johnson, be and the same is hereby commuted, effective December 20th, A. D. 1927.

ANDREW JONES

An application for commutation of sentence was presented to the Board in behalf of Andrew Jones, who was convicted in the Circuit Court in and for Columbia County, Florida, at the Fall 1915 term thereof, for the offense of Murder, and sentenced to life imprisonment. It being shown to the Board that applicant was a young boy when convicted; that he has been in prison since November 2, 1915; that his application is endorsed by the Trial Judge; that his record during imprisonment has been good; it was therefore, ordered that the above sentence as imposed upon the said Andrew Jones, be and the same is hereby commuted, effective December 20th, A. D. 1927.

JONAH JONES

An application for commutation of sentence was presented to the Board in behalf of Jonah Jones, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the May term, 1927, thereof, for the offense of unlawfully possession distilling apparatus and liquor and beer, and sentenced to pay \$300.00 and costs of court and ninety days in County

Jail; in default of payment to serve six months additional. It being shown to the Board that the Supreme Court of this State has rendered a decision in a similar case that the law under which the applicant was convicted is invalid; it was therefore, ordered that the above sentence as imposed upon the said Jonah Jones be and the same is hereby commuted to payment of fine of \$100.00 and costs of Court, effective during good behavior; said commutation effective September 17th, A. D. 1927.

M. C. JONES

An application for pardon was presented to the Board in behalf of M. C. Jones, who was convicted in the Criminal Court of Record of Hillsborough County, at the May term thereof, A. D. 1927, of the offense of Impersonating an Officer and sentenced therefor to one year in the County Jail. It being shown to the Board that the Sheriff of Hillsborough County, Florida, endorses his application; it was therefore, ordered that the said M. C. Jones be granted a Conditional Pardon, effective October 10th, A. D. 1927.

LUM JONES

An application for commutation of sentence was presented to the Board in behalf of Lum Jones, who was convicted in the County Judge's Court, in and for Alachua County, Florida, at the May 1925 term thereof, for the offense of unlawful possession of intoxicating liquor and sentenced therefor to pay a fine of \$200 and costs and two months in the County Jail. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which he was convicted is invalid; it was therefore, ordered that the above sentence as imposed upon the said Lum Jones be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

ELSIE JONES

An application for commutation of sentence was presented to the Board in behalf of Elsie Jones, who was convicted in the County Judge's Court, in and for Alachua County, Florida, at the May 1925 term thereof, for the offense of unlawful possession of intoxicating liquor and sentenced therefor to pay a fine of \$50.00 and thirty days in County Jail. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which she was convicted is invalid; it was therefore, ordered that the above sentence as imposed upon the said Elsie Jones, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective Sept. 17, A. D. 1927.

D. J. JONES

An application for commutation of sentence was presented to the Board in behalf of D. J. Jones, who was convicted in the County Judge's Court, in and for Alachua County, Florida, at the May Term 1925, thereof, for the offense of unlawful possession of alcoholic and intoxicating liquors and sentenced therefor to pay a fine of \$300 and costs and three months in the County Jail; default three months additional. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which he was convicted is invalid; it was therefore, ordered that the above sentence as imposed upon the said D. J. Jones be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th A. D. 1927.

WILL JONES

An application for commutation of sentence was presented to the Board in behalf of Will Jones, who was convicted in the Circuit Court in and for Alachua County, Florida, at the Spring 1923 term, thereof, for the offense of assault with intent to Murder, and sentenced to fifteen years imprisonment. It being shown to the Board that applicant was about fifty years old when convicted; that he has been in prison since January 27, 1923; that his application is endorsed by numerous citizens of Alachua County, Florida, and by the officials of the State Prison Farm; it was therefore, ordered that the above sentence as imposed upon the said Will Jones, be and the same is hereby commuted, effective December 20th A. D. 1927.

EUGENE JUDGE

An application for commutation of sentence was presented to the Board in behalf of Eugene Judge, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the July 1925 term, thereof, for the offense of Assault with Intent to Commit Manslaughter, and sentenced to eight years imprisonment. It being shown to the Board that during imprisonment he has maintained a good record; that his application is quite generally endorsed; that offense committed is a result of

domestic trouble; it was therefore, ordered that above sentence as imposed upon the said Eugene Judge, be and the same is hereby commuted, effective December 20th A. D. 1927.

HUBERT KELLY

An application for pardon was presented to the Board in behalf of Hubert Kelly, who was convicted in the Circuit Court of Bradford County, at the Fall term thereof, A. D. 1926, of the offense of Breaking and Entering to commit a felony and sentenced therefor to two years. It being shown to the Board that applicant is a young boy; his prison record has been excellent; his application is endorsed by the Jurors and numerous citizens of Bradford County; it was therefore, ordered that the said Hubert Kelly, be granted a Conditional Pardon, effective October 10th, A. D. 1927.

W. D. LANE

An application for pardon was presented to the Board in behalf of W. D. Lane, who was convicted in the Criminal Court of Record of Hillsborough County, at the July term thereof, A. D. 1926, of the offense of Manufacturing Intoxicating liquor and sentenced therefor to fifteen months in the County Chain Gang. It being shown to the Board that applicant has been in prison since February 1927; that his record has been good; that his application is endorsed by numerous citizens of Hillsborough County, Florida; it was therefore, ordered that the said W. D. Lane, be granted a Conditional Pardon, effective November 1st A. D. 1927.

HARRY J. LEVER

An application for parole was presented to the Board in behalf of Harry J. Lever, who was convicted in the Criminal Court of Record, in and for Dade County, Florida, at the April Term, 1927, thereof, for the offense of non-support and sentenced therefor to one year. It being shown to the Board that applicant has served practically half his sentence; that the Trial Judge endorses his application; it was therefore, ordered that the said Harry J. Lever, be and he is hereby paroled into the custody of his wife upon the condition that he support her and his child. This parole to be effective during good behavior or until otherwise changed by order of the Board; said parole to be effective October 10th, A. D. 1927.

FRED LOWE

An application for commutation of sentence was presented to the Board in behalf of Fred Lowe, who was convicted in the Circuit Court in and for Pinellas County, Florida, at the Fall 1926 Term, thereof, for the offense of Larceny of Parts of an Automobile, and sentenced to three and one-half years imprisonment. It being shown to the Board that applicant was a young boy about twenty years of age when convicted; that the parties from whom goods were stolen endorse his application, together with other prominent citizens; it was therefore, ordered that the above sentence as imposed upon the said Fred Lowe, be and the same is hereby commuted, effective December 20th A. D. 1927.

J. W. LOWERY

An application for pardon was presented to the Board in behalf of J. W. Lowery, who was convicted in the County Judge's Court of Leon County, at the August term thereof, A. D. 1927, of the offense of Unlawfully Riding a Train and sentenced therefor to pay a fine of \$25.00 or one month in the County Jail. It being shown to the Board that applicant's wife is in bad physical condition and is now in a hospital, it was therefore, ordered that the said J. W. Lowery be granted a Conditional Pardon, effective September 23rd, A. D. 1927.

JOHN MITCHELL

An application for commutation of sentence was presented to the Board in behalf of John Mitchell, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the Fall 1926 term thereof, for the offense of Manslaughter, and sentenced to six years imprisonment. It being shown to the Board that his application is endorsed by the Sheriff, County Judge and Mr. W. B. Hair of Live Oak, Florida; it was therefore ordered, that the above sentence as imposed upon the said John Mitchell, be and the same is hereby commuted, effective December 20th A. D. 1927.

ALBERT MITCHELL

An application for commutation of sentence was presented to the Board in behalf of Albert Mitchell, who was convicted in the Circuit Court in and for Okaloosa County, Florida, at the March 1910 term thereof, for the offense of Murder, First Degree, and sentenced to Life Imprisonment. It being shown by the Board that applicant has been in prison since June 9, 1916; that his application endorsed by the Trial Judge, Prosecuting Attorney, and numerous other prominent citizens; it was therefore, ordered that the above sentence as imposed upon the said Albert Mitchell,

be and the same is hereby commuted, effective December 20th A. D. 1927.

WILL MURRY

An application for commutation of sentence was presented to the Board in behalf of Will Murry, who was convicted in the Circuit Court in and for Polk County, Florida, at the Fall 1915 term thereof, for the offense of Murder, and sentenced to Life Imprisonment. It being shown to the Board that applicant has been in prison since November 2, 1915; that his application is quite generally endorsed; it was therefore, ordered that the above sentence as imposed upon the said Will Murry be and the same is hereby commuted, effective December 20th A. D. 1927.

ERNEST MURRAY

An application for pardon was presented to the Board in behalf of Ernest Murray, who was convicted in the Circuit Court of Lafayette County, at the Special terms thereof, A. D. 1926, of the offense of assault to murder, and sentenced therefor to four years. It being shown to the Board that the said applicant is only twenty years of age; that his prison record has been good; that the man assaulted endorses his application, together with numerous other prominent citizens; it was therefore ordered that the said Ernest Murray be granted a conditional pardon, effective October 10th, A. D. 1927.

J. C. MCKINNEY

An application for commutation of sentence was presented to the Board in behalf of J. C. McKinney, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the February, 1926 Term, thereof for the offense of Burglary, and sentenced to five years' imprisonment. It being shown to the Board that his application is endorsed by the Trial Judge, Prosecuting Attorney and others; that his prison record during incarceration has been good; it was therefore, ordered that the above sentence as imposed upon the said J. C. McKinney be, and the same is hereby commuted, effective December 20th, A. D. 1927.

BABE NEAL

An application for commutation of sentence was presented to the Board in behalf of Babe Neal, who was convicted in the Circuit Court in and for Hamilton County, Florida, at the January, 1922 term, thereof, for the offense of Breaking and Entering to commit a felony, and sentenced to ten years imprisonment. It being shown to the Board that applicant was a young boy at the time of his conviction; that he has been in prison since February 3rd, 1922; that his application is endorsed by the Trial Judge, the Sheriff of Suwannee County, Florida, and others; it was therefore, ordered that the above sentence as imposed upon the said Babe Neal, be and the same is hereby commuted, effective December 20th, A. D. 1927.

L. RAYMOND OSTEEN

An application for commutation of sentence was presented to the Board in behalf of L. Raymond O'Steen, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the May, 1925 Term, thereof, for the offense of Manslaughter, and sentenced to five years' imprisonment. It being shown to the Board that the Trial Judge, several of the Jurors and many other prominent citizens endorse his application; that the ends of justice will probably be met by the length of time served; it was therefore, ordered that the above sentence as imposed upon the said L. Raymond O'Steen be, and the same is hereby commuted, effective December 20th, A. D. 1927.

JOHN O'STEEN

An application for commutation of sentence was presented to the Board in behalf of John O'Steen, who was convicted in the County Judge's Court, in and for Alachua County, Florida, at the August, 1925, term thereof, for the offense of unlawful sale and possession of intoxicating and alcoholic liquors and sentenced therefor to pay a fine of \$250 and costs, default payment three months additional County Jail hard labor. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which he was convicted is invalid. It was therefore, ordered, that the above sentence as imposed upon the said John O'Steen, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

GEORGE OVERSTREET

An application for commutation of sentence was presented to the Board in behalf of George Overstreet, who was convicted in the Circuit Court in and for Liberty County, Florida, at the October, 1921 term thereof, for the offense of Manslaughter, and sentenced to twelve years' imprisonment. It being shown to the Board that he was about fifty years of age at the time of his conviction; that he will have served about half of his sentence by the time of his release; it was therefore, ordered that the

above sentence as imposed upon the said George Overstreet, he and the same is hereby commuted, effective December 20th, A. D. 1927.

LONNIE PARRISH

An application for restoration of citizenship was presented to the Board in behalf of Lonnie Parrish, who was convicted in the County Court, in and for Washington County, Florida, at the October 1909 term thereof, for the offense of petit larceny, and sentenced therefor to pay a fine of \$25.00 and costs, default to serve three months in County Jail. It being shown to the Board that applicant paid the fine as imposed upon him and that since his conviction of the said offense he has lived a peaceable and law-abiding life; that his application is endorsed by citizens of Washington County, Florida; it was therefore, ordered that the said Lonnie Parrish be, and he is hereby granted a full and complete pardon and thereby restored to the full rights of citizenship; said restoration of citizenship effective September 17th, A. D. 1927.

JAMES F. PERRY

An application for restoration of citizenship was presented to the Board in behalf of James F. Perry, who was convicted in the Circuit Court, in and for Lake County, Florida, at the Fall 1922, term thereof, for the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant was granted a Conditional Pardon September 26, 1925, and that since receiving said Conditional Pardon he has lived a peaceable and law-abiding life. It was therefore, ordered that the said applicant, James F. Perry, be and he is hereby granted a full and complete pardon and thereby restored to the full rights of citizenship; said restoration to be effective September 17th, A. D. 1927.

HARVEY PITTS

An application for commutation of sentence was presented to the Board in behalf of Harvey Pitts, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the December Term 1926, thereof, for the offense of unlawfully possessing a still and liquor and sentenced therefor to pay a fine of \$200 and costs and serve sixty days in the County Jail; default payment four months additional County Jail. It being shown to the Board that applicant is an old man and that in a similar case the Supreme Court of this State has rendered a decision that the law under which he was convicted is invalid; it was therefore, ordered that the sentence as imposed upon the said Harvey Pitts be and the same is hereby commuted to payment of costs of court effective during good behavior; said commutation effective September 17th, A. D. 1927.

FRANK PRESTON

An application for commutation of sentence was presented to the Board in behalf of Frank Preston, who was convicted in the Circuit Court in and for Highlands County, Florida, at the January 1924 term thereof, for the offense of Manslaughter, and sentenced to ten years imprisonment. It being shown to the Board that his application is endorsed by numerous prominent citizens including some of the County officials of Highlands County, Florida; that his prison record has been good; it was therefore, ordered that the above sentence as imposed upon the said Frank Preston be and the same is hereby commuted, effective December 20th, A. D. 1927.

TONY PRESLEY

An application for commutation of sentence was presented to the Board in behalf of Tony Presley, who was convicted in the Circuit Court in and for Taylor County, Florida, at the October term 1916 thereof, for the offense of Murder, and sentenced to life imprisonment. It being shown to the Board that he has been in prison since October 2nd, 1916; that his application is endorsed by the Trial Judge and many other prominent citizens; that his prison record has been good; it was therefore ordered that the above sentence as imposed upon the said Tony Presley be and the same is hereby commuted, effective December 20th A. D. 1927.

WILDY PRIDGEN

An application for pardon was presented to the Board in behalf of Wildy Pridgen, who was convicted in the Circuit Court of Okaloosa County at the Winter term thereof, A. D. 1926, for the offense of Aggravated Assault and sentenced therefor to pay a fine of \$250 and costs; in default serve nine months in the County Jail. It being shown to the Board that applicant has served nine months in prison; that the man assaulted appeared before the Board in his behalf; that he has a wife badly in need of his support; it was therefore, ordered that the said Wildy Pridgen be granted a Conditional Pardon, effective October 10th A. D. 1927.

JAMES RANSOM

An application for pardon was presented to the Board in behalf of James Ransom, who was convicted in the Criminal Court of

Record of Orange County, at the September term thereof, A. D. 1923, of the offense of Larceny of Automobile (Buick Roadster) and sentenced therefor to serve seven years in the State Prison. It being shown to the Board that the said applicant is only nineteen years of age; that he has served over half his sentence; that his record during imprisonment has been good; it was therefore, ordered that the said James Ransom be granted a Conditional Pardon, effective October 10th, A. D. 1927.

WALTER RICHARDSON

An application for pardon was presented to the Board in behalf of Walter Richardson, who was convicted in the Circuit Court of Baker County at the Spring term thereof, A. D. 1915, of the offense of Murder in Second Degree and sentenced therefor to life imprisonment. It being shown to the Board that applicant was only fourteen years of age at the time of conviction; that he had been in prison since April 23, 1915; that his record has been good; that his application is quite generally endorsed; it was therefore ordered that the said Walter Richardson be granted a Conditional Pardon, effective October 10th, A. D. 1927.

EDDIE RIGGINS

An application for pardon was presented to the Board in behalf of Eddie Riggins, who was convicted in the Circuit Court of LaFayette County, at the Spring term thereof, A. D. 1919, of the offense of Murder, Second Degree, and sentenced therefor to life. It being shown to the Board that applicant was only twenty-one years of age when convicted; that he has been in prison over eight years during which time he has maintained a good record; that his application is endorsed by the Trial Judge and many other prominent citizens; it was therefore ordered that the said Eddie Riggins, be granted a Conditional Pardon, effective October 10th A. D. 1927.

BRADY ROBERTS

An application for pardon was presented to the Board in behalf of Brady Roberts, who was convicted in the Circuit Court of Santa Rosa County, at the Special term thereof, A. D. 1915, of the offense of Murder and sentenced to Life Imprisonment. It being shown to the Board that applicant was only a young man when convicted; that he has served ten years in prison, during which time he has rendered meritorious service to the State; that his application is quite generally endorsed; it was therefore, ordered that the said Brady Roberts be granted a Conditional Pardon, effective October 10th A. D. 1927.

PERCY ROBERTS

An application for pardon was presented to the Board in behalf of Percy Roberts, who was convicted in the Circuit Court of Santa Rosa County, at the Special term thereof, A. D. 1915 of the offense of Murder and sentenced therefor to life imprisonment. It being shown to the Board that applicant was only a young man when convicted; that he has served ten years in prison, during which time he has rendered meritorious service to the State; that his application is quite generally endorsed; it was therefore, ordered that the said Percy Roberts be granted a Conditional Pardon, effective October 10th, A. D. 1927.

RODMAN C. RODAN

An application for pardon was presented to the Board in behalf of Rodman C. Rodan, who was convicted in the Criminal Court of Record of Hillsborough County, at the October term thereof, A. D. 1926, of the offense of Bigamy and sentenced therefor to three years in the State Prison. It being shown to the Board that applicant has made a good record during his incarceration; that his application is endorsed by numerous prominent citizens; it was therefore, ordered that the said Rodman C. Rodan be granted a conditional Pardon, effective October 10th A. D. 1927.

MITCHELL E. SAMPSON

An application for relief was presented to the Board in behalf of Mitchell E. Sampson, who on the 6th day of May A. D. 1926, entered as surety on the appearance bond of Tony Velmes, Louis Papas, Thomas Tasaros and Tony Zafires, who were charged on that date with violation of prohibition laws, and that on the First day of June A. D. 1926 while the above named defendants were temporarily absent from the court room, their cases were unexpectedly called up and by their absence their appearance were ordered to be estreated by the Court. It was shown to the Board that on July 31st, 1926, the cases against the defendants as named above were dismissed and the charges nolle prosequi and the previous estreatment of their bonds ordered vacated and set aside; that it was further shown to the Board that a civil action on behalf of John W. Martin, Governor, had already been instituted for the Civil Court of Record for Hillsborough County, to obtain judgment pursuant to the previous estreatment of the bond, and that, in fact, at the time the cause was finally nolle

crossed and the estreatment set aside, judgment had already been obtained against the surety on the bonds which judgment was and is standing open against the said Mitchell E. Sampson as such surety. It was therefore, ordered that Mitchell E. Sampson, be and he is hereby granted relief from payment of forfeiture of bond in above cases upon payment of costs of court in each case, together with an attorney's fee in the sum of 10 per cent, in any suit started or judgment obtained upon the above mentioned appearance bond; said relief to be effective September 17th, A. D. 1927.

CHARLES SAVELL

An application for commutation of sentence was presented to the Board in behalf of Charles Savell, who was convicted in the Circuit Court in and for Bay County, Florida, at the March 1927 term thereof, for the offense of forgery, and sentenced to one year in County Jail. It being shown to the Board that his application is strongly endorsed by the Trial Judge, it was therefore, ordered that the above sentence as imposed upon the said Charles Savell, be and the same is hereby commuted, effective December 20, A. D. 1927.

JACK E. SAWYER

An application for pardon was presented to the Board in behalf of Jack E. Sawyer, who was convicted in the Criminal Court of Record of Hillsborough County, at the June term thereof, A. D. 1926, of the offense of breaking and entering (goods stolen valued \$175) and sentenced therefor to three and one-half years in the State Prison. It being shown to the Board that the Trial Judge and members of the Jury and others endorse his application, it was therefore, ordered that the said Jack E. Sawyer be granted a conditional Pardon, effective September 27, A. D. 1927.

ROY SHOUPPE

An application for pardon was presented to the Board in behalf of Roy Shouppe, who was convicted in the Circuit Court of Washington County, at the March term thereof, A. D. 1926, of the offense of assault with intent to commit manslaughter and sentenced therefor to three years. It being shown to the Board that the man offended endorses his application; the Prosecuting Attorney and others endorse his application; it was therefore, ordered that the said Roy Shouppe be granted a Conditional Pardon, effective October 10th, A. D. 1927.

JAMES SHOUPPE

An application for pardon was presented to the board in behalf of James Shouppe, who was convicted in the Circuit Court of Washington County at the March term thereof, A. D. 1926, of the offense of assault with intent to commit murder, second degree, and sentenced therefor to three years. It being shown to the board that the man offended endorses his application, the prosecuting attorney and others endorse his application, it was therefore ordered that the said James Shouppe should be granted a conditional pardon, effective October 10th, A. D. 1927.

T. W. SHULER

An application for commutation of sentence was presented to the board in behalf of T. W. Shuler, who was convicted in the Circuit Court in and for Jackson County, Florida, at the November, 1921, term thereof, for the offense of manslaughter, and sentenced to twenty years' imprisonment. It being shown to the board that he has been in prison since October 12, 1922, during which time he has maintained a good prison record; that his application is endorsed by numerous prominent citizens; it was, therefore, ordered that the above sentence as imposed upon the said T. W. Shuler, be and the same is hereby commuted, effective December 20th, A. D. 1927.

HOP SMITH

An application for pardon was presented to the board in behalf of Hop Smith, who was convicted in the Circuit Court of Hernando County at the April term thereof, A. D. 1921, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the board that applicant was a young man when convicted; that his record has been good; that the trial judge, prosecuting attorney and many others endorse his application; it was therefore ordered that the said Hop Smith be granted a conditional pardon, effective October 10th, A. D. 1927.

LORENZO STROUD

An application for commutation of sentence was presented to the board in behalf of Lorenzo Stroud, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the February, 1927, term thereof, for the offense of grand larceny, and sentenced to five years' imprisonment. It being shown to the board that applicant was only about eighteen years of age when convicted; that his application is endorsed by numerous citizens; that the ends of justice will be met by the length of time served; it was therefore ordered that the above sentence as

imposed upon the said Lorenzo Stroud, be and the same is hereby commuted, effective December 20, A. D. 1927.

JOHN SYKES

An application for pardon was presented to the board in behalf of John Sykes, who was convicted in the Circuit Court of Hillsborough County, at the spring term thereof, A. D. 1916, of the offense of murder and sentenced therefor to life imprisonment. It being shown to the board that applicant has been in prison since July 1st, 1916, that his application is quite generally endorsed; it was, therefore, ordered that the said John Sykes be granted a conditional pardon, effective October 10th, A. D. 1927.

BROWARD W. TEW

An application for commutation of sentence was presented to the board in behalf of Broward W. Tew, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the July term thereof, A. D. 1927, of the offense of violating the prohibition laws and sentenced therefor to pay a fine of \$150 and costs and serve sixty days in the county jail; in default of payment of fine and costs, four months additional in the county jail. It being shown to the board that applicant has already served sixty days in the county jail and that his application is endorsed by numerous citizens of Holmes County, Florida, it was therefore, ordered that the above sentence as imposed upon the said Broward W. Tew, be and the same is hereby commuted to payment of costs and sixty days in the county jail, effective September 17, 1927, during good behavior or until otherwise changed by the board.

FERRIS TODD

An application for pardon was presented to the Board in behalf of Ferris Todd, who was convicted in the Circuit Court of Franklin County, at the March term thereof, A. D. 1925, of the offense of Murder, Second degree and sentenced therefor to Twenty Years in the State Prison. It being shown to the Board that applicant was only eighteen years of age when convicted; that the Sheriff of Wakulla County and others endorse his application; it was therefore, ordered that the said Ferris Todd be granted a conditional Pardon, effective October 10th, A. D. 1927.

EARL UPTHEGROVE

An application for commutation of sentence was presented to the Board in behalf of Earl Upthegrove, who was convicted in the Circuit Court in and for Hamilton County, Florida, at the January 1926 term thereof, of the offense of Robbery, and sentenced to five years imprisonment. It being shown to the Board that applicant was only about eighteen years of age when convicted; that the Trial Judge and two of the Jurors together with the prison officials endorse his application; it was therefore, ordered that the above sentence as imposed upon the said Earl Upthegrove, be and the same is hereby commuted effective December 20th, A. D. 1927.

ADDISON VAUGHN

An application for commutation of sentence was presented to the Board in behalf of Addison Vaughn, who was convicted in the County Judge's Court in and for Alachua County, Florida, at the June 1925 term thereof, for the offense of unlawful possession of intoxicating liquor and sentenced therefor to pay a fine of \$500 and costs, default payment four months additional County Jail hard labor. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which he was convicted is invalid; it was therefore ordered that the above sentence as imposed upon the said Addison Vaughn, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

JOHN VAUGHN

An application for commutation of sentence was presented to the Board in behalf of John Vaughn, who was convicted in the County Judge's Court in and for Alachua County, Florida, at the June 1925, term thereof, for the offense of unlawfully having in his possession alcoholic and intoxicating liquors and sentenced therefor to pay a fine of \$500 and costs and thirty days in the County Jail; default four months additional. It being shown to the Board that the Supreme Court of this State sometime ago rendered a decision in a similar case that the law under which he was convicted is invalid; it was therefore, ordered that the above sentence as imposed upon the said John Vaughn, be and the same is hereby commuted to payment of costs of trial in said case; said commutation effective September 17th, A. D. 1927.

GORDON F. WEISS

An application for commutation of sentence was presented to the Board in behalf of Gordon F. Weiss, who was convicted in the Criminal Court of Record in and for Palm Beach County,

Florida, at the November 1926 term thereof, for the offense of Breaking and Entering to commit a Misdemeanor, and sentenced to three years imprisonment. It being shown to the Board that applicant was only about nineteen years of age when convicted; that his application is endorsed by the party offended; that his prison record has been good; it was therefore, ordered that the above sentence as imposed upon the said Gordon F. Weiss, be and the same is hereby commuted effective December 20th, A. D. 1927.

HORACE WHIDDEN

An application for pardon was presented to the Board in behalf of Horace Whidden, who was convicted in the Circuit Court of DeSoto County, at the Fall term thereof, A. D. 1926, of the offense of Breaking and Entering to commit a felony and sentenced therefor to five years in the State Prison. It being shown to the Board that applicant was a young man when convicted; that the ends of Justice have been met by the length of time served; that his application is quite generally endorsed; that his prison record has been good; it was therefore, ordered that the said Horace Whidden be granted a Conditional Pardon effective October 10th, A. D. 1927.

HERMAN WILLIAMS

An application for pardon was presented to the Board in behalf of Herman Williams who was convicted in the Circuit Court of Putnam County, at the October Term thereof, A. D. 1916, of the offense of Murder and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant has been in prison since October 18, 1916; that his application is endorsed by Senator W. A. Russell of Palatka, Florida, and other prominent citizens; it was therefore, ordered that the said Herman Williams be granted a conditional Pardon, effective October 10th, A. D. 1927.

JIM WILLIAMS

An application for commutation of sentence was presented to the Board in behalf of Jim Williams, who was convicted in the Circuit Court, in and for Putnam County, Florida, at the Spring 1926, term thereof, for the offense of Murder and sentenced therefor to death by electrocution. It being shown to the Board that probably the ends of justice will be met by extending clemency at this time, it was therefore ordered that the sentence as above imposed upon the said Jim Williams be and the same is hereby commuted to life imprisonment in the State Prison; said commutation effective September 17th, A. D. 1927.

ALLIE WILSON

An application for pardon was presented to the Board in behalf of Allie Wilson, who was convicted in the Circuit Court of Hardee County, at the October term thereof, A. D. 1923, of the offense of assault to rape and sentenced therefor to five years. It being shown to the Board that applicant has served almost four years of the five years' sentence; that the Trial Judge, Sheriff of Hardee County, Florida, and others endorse his application; it was therefore, ordered that the said Allie Wilson, be granted a conditional Pardon, effective October 10th, 1927.

LYAL H. WINTER

An application for pardon was presented to the Board in behalf of Lyal H. Winter, who was convicted in the County Judge's Court of Columbia County, at the June Term thereof, A. D. 1927, of the offense of Drunkenness and sentenced therefor to fine of \$100 and costs in default, six months in the County Jail. It being shown to the Board that applicant has served three months in prison; that his application is endorsed by the Trial Judge and the Sheriff of Columbia County, Florida; it was therefore, ordered that the said Lyal H. Winter, be granted a Conditional Pardon, effective October 10th, A. D. 1927.

JOHN YOUNGE

An application for pardon was presented to the Board in behalf of John Younge, who was convicted in the Criminal Court of Record of Duval County, at the December term thereof, A. D. 1924, of the offense of breaking and Entering and Grand Larceny and sentenced therefor to five years. It being shown to the Board that applicant was a young boy when convicted; that co-defendants have been pardoned; that his application is quite generally endorsed; that his prison record has been good; it was therefore, ordered that the said John Younge, be granted a Conditional Pardon, effective October 10, A. D. 1927.

A. JUDSON YOUNG

An application for pardon was presented to the Board in behalf of A. Judson Young, 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 Grand Embezzlement (goods valued at \$1250) and sentenced therefor to five years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that his application is endorsed by numerous citizens; it was therefore, ordered that the

said A. Judson Young be granted a Conditional Pardon, effective October 10th A. D. 1927.

ROBERT GIVENS

An application for commutation of sentence was presented to the Board in behalf of Robert Givens, who was convicted in the County Judge's Court in and for Okaloosa County, Florida, at the November term thereof, A. D. 1926, of the offense of driving an automobile while drinking, and sentenced therefor to pay a fine of \$125 and costs; in default of payment of fine and costs to serve six months in the County Jail. It being shown to the Board that his application is endorsed by the Trial Judge and Prosecuting Attorney in the case and other prominent citizens of Crestview, Florida; that applicant has paid costs of court and is not financially able to pay the fine; it was therefore, ordered that the sentence as above imposed upon the said Robert Givens, be and the same is hereby commuted to payment of costs of Court, effective during good behaviour or until otherwise changed by the Board; said commutation effective October 4th, A. D. 1927.

GEORGE TUBB

An application for pardon was presented to the Board in behalf of George Tubb, who was convicted in the Criminal Court of Record of Orange County, at the February term thereof, A. D. 1927, of the offense of obtaining goods under false pretense; signed check, got auto, and sentenced therefor to two years. It being shown to the Board that his record has been good; that applicant is only seventeen years of age and that the ends of justice have been met by the time already served; it was therefore ordered that the said George Tubb be granted a Conditional Pardon, effective October 12th, A. D. 1927.

CHARLES WALKER

An application for Restoration to Citizenship was presented to the Board in behalf of Charles Walker, who was convicted in the Circuit Court in and for Manatee County, Florida, at the March term 1921 thereof, for the offense of Arson, and sentenced therefor to three years. It being shown to the Board that applicant was granted a Conditional Pardon March 14, 1923, and that since that time has lived a peaceable and law-abiding life; and that his application is endorsed by numerous citizens of Hillsborough County, Florida; it was therefore, ordered that the said Charles Walker, be and he is hereby granted full rights to citizenship, effective October 12, A. D. 1927.

MARIO CARRASCO

It was brought to the attention of the Board that on the 26th day of July A. D. 1927, final judgment was rendered against Mario Carrasco and Ramon Rosales, sureties for Francisco Conception in the sum of \$1500.00; on the same date judgment was rendered against Mario Carrasco and Donato Gonzalez, sureties for Ramon Rosales in the sum of \$1500.00; on the same date judgment was rendered against Mario Carrasco and Ramon Rosales, sureties for Juan Sanchez in the sum of \$1500.00 and on the same date final judgment was rendered against Ramon Rosales and Donato Gonzalez, sureties for Mario Carrasco in the sum of \$1500.00, total of said judgment being \$6000.00. A petition having been heretofore filed on behalf of Mario Carrasco, offering \$2500.00 in full payment of all of the above judgment and it appearing to the Board that it would be to the best interest of Hillsboro County, Florida, that the said sum of \$2500.00 be accepted. It was, therefore, ordered that L. M. Turner, Attorney for the Board of County Commissioners for the collection of estreated criminal bonds be and is hereby authorized to accept the \$2500.00 as full payment and satisfaction of the above judgment and the said L. M. Turner is authorized to satisfy the said judgments of record in accordance with the above. This the 17th day of October, A. D. 1927.

MARTIN NOREIGO, BIAGIO MANIACI AND SALVATORE DANILE

It was brought to the attention of the Board that Martin Noreigo, as Principal and Biagio Maniaci and Salvatore Danile, as sureties on September 1, 1926, signed an appearance bond for Martin Noreigo in the sum of \$1000.00, which said defendant, Martin Noreigo, had been on the 26th day of July, A. D. 1926, charged with unlawfully and feloniously receiving, concealing and aiding in concealing certain named property of the value of \$28.00 with knowledge that it had been stolen; that on April 1, 1927, the said bond was estreated in the Criminal Court of Record in and for Hillsborough County through failure of the said defendant to appear; that thereafter on June 30, 1927, the said defendant appeared in open court and plead guilty to the charge and was sentenced to serve six months in the county jail on said plea of guilty and is now serving said sentence; that theretofore a Civil Suit had been instituted in the Civil Court

of Record, Hillsborough County, on the 21st day of April, A. D. 1927, on behalf of John W. Martin, Governor of Florida, and although the defendant voluntarily appeared in court and plead guilty, a judgment had been obtained against the above named principal and his sureties on the bond on May 23rd, A. D. 1927, in said court which said judgment is standing open against the said Martin Noreigo, as principal and the said Biagio Maniaci and Salvatore Daniel, as sureties.

It was, therefore, ordered that Martin Noreigo, Biagio Maniaci, and Salvatore Danile, be and they are hereby granted relief from the payment of forfeiture of bond in the above stated case upon payment of costs of court in the case wherein judgment was rendered together with an attorney's fee in the sum of 10 per cent of the face amount of the bond to the attorney of record for the plaintiff in said suit, and the said attorney of record is hereby authorized and directed to satisfy said judgment in accordance with this order. This the 19th day of October, A. D. 1927.

BERNARD WILLIAMS, G. MARCHETTA AND V. NUCCIO

It was brought to the attention of the board that Bernard Williams, as principal and G. Marchetta and V. Nuccio as sureties, signed an appearance bond for Bernard Williams in the sum of \$1500.00, which said defendant, Bernard Williams, was on the 31st day of May, 1926, charged with violation of the Prohibition Laws of the State of Florida, and that on the 30th day of July 1926, while the above defendant Bernard Williams was temporarily absent from the court room his case was called unexpectedly and by the absence of said defendant and his attorney, his appearance bond was ordered estreated and forfeited by the Judge of the Criminal Court of Record in and for Hillsborough County, Florida. It was shown to the board that on the same day, the 30th day of July 1926, the previous estreatment of the bond was ordered vacated and set aside by the same judge, and on the following day, July 31, 1926, the case against the defendant was ordered dismissed and the charges were nolle prosequed, all of which was shown by a certificate of the Clerk of the Criminal Court of Record for Hillsborough County, Fla., and it was further shown to the board that a civil action on behalf of John W. Martin, Governor of the State of Florida, was instituted in the Civil Court of Record in and for Hillsborough County on September 18, 1926, to obtain judgment pursuant to the previous estreatment above mentioned altho the same had been set aside and the charges against the defendant dismissed, and judgment was obtained against the above named principal and sureties on the bond on May 2, 1927, which said judgment is standing open against the said Bernard Williams, as principal and the said G. Marchetta and V. Nuccio as sureties.

It was, therefore, ordered that Bernard Williams, G. Marchetta and V. Nuccio, be and they are hereby granted relief from the payment of forfeiture of bond in the above mentioned case upon payment of costs of court in the case wherein judgment was rendered together with an attorney's fee in the sum of 10% of the fact amount of the bond to the attorney of record for the plaintiff in said suit, and the said attorney of record is hereby authorized and directed to satisfy said judgment in accordance with this order. This the 19th day of Oct., A. D. 1927.

L. R. KIMES

An application for parole was presented to the Board in behalf of L. R. Kimes, who was convicted in the County Judge's Court, in and for Dixie County, Florida, on September 23rd, 1927, for possession of intoxicating liquors and sentenced therefor to serve six months in the county jail or pay a fine of four hundred dollars and all costs; the said L. R. Kimes was unable to pay the said fine and was committed on the 26th day of September 1927 to the County Stockade of Dixie County, Florida, at labor for a period of six months; it being shown to the board that applicant by reason of his mental and physical condition, is unable to perform manual labor; that applicant was an inmate of a government hospital and had never been discharged therefrom, and that he is in immediate need of medical attention, and hospitalization and wishes to return to the Government Hospital. It was, therefore, ordered that the said L. R. Kimes, the said applicant, be and he is hereby paroled to Lester Summersill, Mayo, Florida, who is required to report periodically to the board as to the conduct and behavior of the said L. R. Kimes. This parole to be effective during good behavior or until otherwise changed by order of the board. This the 8th day of November A. D. 1927.

L. S. WILLIAMS

An application for pardon was presented to the board in behalf of L. S. Williams, who was convicted in the County Judge's Court of LaFayette County, at the September Term thereof,

A. D. 1927, of the offense of Petit Larceny and sentenced therefor to a term of four months in the county jail. It being shown to the board that his family is in dire need of his support and the ends of justice have been met by the time already served; it was, therefore, ordered that the said L. S. Williams be granted a Conditional Pardon, effective November 8th, A. D. 1927.

LOUIS COHEN

An application for commutation of sentence was presented to the Board in behalf of Louis Cohen, who was convicted in the Criminal Court of Record in and for Duval County at the August Term thereof, A. D. 1926, of the offense of Grand Larceny and sentenced therefor to serve two and one-half years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during his incarceration, that he has served one year in the State Prison; it was, therefore, ordered that the said sentence as above imposed upon the said Louis Cohen, be and the same is hereby commuted, effective December 20th, A. D. 1927, provided his prison record is good up until that time.

CHAS. A. FISHER

An application for restoration of citizenship was presented to the Board in behalf of Chas. A. Fisher, who was convicted in the County Judge's Court in and for Polk County, of the offense of selling intoxicating liquors in September 1908, and sentenced therefor to imprisonment in the county jail for one year. It being shown to the Board that applicant has maintained a good record since this conviction, it was therefore ordered that the said Chas. A. Fisher, is hereby granted a full and complete pardon and thereby restored to the full rights of citizenship; said restoration of citizenship effective November 25th, A. D. 1927.

WEST JACKSON

An application for pardon was presented to the Board in behalf of West Jackson, who was convicted in the Circuit Court of Leon County, at the Fall Term thereof, A. D. 1924, of the offense of Aggravated Assault and sentenced therefor to nine months in the county jail. It being shown to the Board that applicant has served about half his sentence and that the Sheriff of Leon County, Florida, has informed the Board that he is in a serious physical condition and that he is totally unable to perform any kind of service; it was, therefore, ordered that the said West Jackson be granted a Conditional Pardon effective November 25th, A. D. 1927.

NEP NEWSOM

An application for pardon was presented to the Board in behalf of Nep Newsom, who was convicted in the Circuit Court of Hillsborough County, at the June Term thereof, A. D. 1926, of the offense of Grand Larceny and sentenced therefor to serve eighteen months in the State Prison. It being shown to the Board that applicant's term will expire on January 12, 1928, that his application is endorsed by Hon. John J. Swearingen, State Senator, Bartow, Florida, and Hon. Nat. J. Patterson, Member of the House of Representatives, Fort Meade, Florida, that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said Nep Newsom be granted a Conditional Pardon, effective December 20th, A. D. 1927.

W. R. PORTER

An application for commutation of sentence was presented to the Board in behalf of W. R. Porter, who was convicted in the County's Judge's Court in and for Wakulla County, in April 1927, of the offense of unlawfully having in his possession distilling apparatus and unlawfully having intoxicating liquor in his possession, and sentenced therefor to pay a fine of fifty dollars and costs of court for each offense and in default of payment of fines and costs to serve sixty days in each case; it being shown to the board that on the first day of October, 1927, the said W. R. Porter paid forty-five dollars on said fines, having given ninety day bonds, that the said bonds are now past due and the said W. R. Porter is unable to pay the remainder due on above sentences, that he has a wife and several small children who are dependent upon his daily labor for their support, that his wife is deaf and unable to do any kind of work to support herself and the children, and that if the said applicant has to serve the alternative sentence in the prison camps that she and her children will have to be placed in the pauper's list of the county in which they reside. It was, therefore, ordered that the said sentences as above imposed upon the said W. R. Porter, be and the same are hereby commuted to sixty days in the county jail; said commutation effective November 25th, A. D. 1927.

ARTHUR REED, ALIAS ARTHUR DAVENPORT

An application for commutation of sentence was presented to the Board in behalf of Arthur Reed, alias Arthur Davenport, who was convicted in the Circuit Court, in and for Pinellas County, Florida, at the September term thereof, A. D. 1926, for the offense

of murder in the first degree and sentenced therefor to death by electrocution. It being shown to the board that probably the ends of justice will be met by extending clemency at this time; that he was unarmed at the time of the killing and did not participate in the actual killing; it was, therefore, ordered that the sentence as above imposed upon the said Arthur Reed, alias Arthur Davenport be, and the same is hereby commuted to life imprisonment in the State Prison, with the understanding that if the said Arthur Reed, alias Arthur Davenport, should ever escape, or attempt to escape, from the State Prison, or be connected with any mutiny or riot that this commutation of sentence stands revoked; said commutation of sentence effective November 30th, A. D. 1927.

CLAUDE BREWTON

An application for pardon was presented to the Board in behalf of Claude Brewton, who was convicted in the Circuit Court of Escambia County, at the Spring Term thereof, A. D. 1921, of the offense of Murder and sentenced therefor to life imprisonment. It being shown to the Board from a letter received from the Superintendent of the State Prison Farm, Raiford, Florida, that applicant is in such physical condition it is hardly possible for him to live but a short time; that his application is endorsed by citizens of Escambia County, Florida; it was, therefore, ordered that the said Claude Brewton be granted a Conditional Pardon, effective December 14th, 1927.

RALPH PENLEY

An application for pardon was presented to the Board in behalf of Ralph Penley, who was convicted in the Justice of the Peace Court of Lake County, at the April Term thereof, A. D. 1925, of the offense of driving an automobile on public highways of State while under influence of liquor and sentenced therefor to 90 days and fine of \$150; in default payment of fine and costs 90 days additional. It being shown to the Board that the applicant is afflicted with hernia; that his application is endorsed by the Trial Judge; that he was only 18 years of age at the time of the offense. It was, therefore, ordered that the said Ralph Penley be granted a Conditional Pardon, effective December 13th, 1927.

KENTON ALLEN

An application for pardon was presented to the board in behalf of Kenton Allen, who was convicted in the Criminal Court of Record of Palm Beach County at the January term thereof, A. D. 1926, of the offense of Highway Robbery and sentenced therefor to three year. It being shown to the board that applicant was only 18 years of age at the time of the offense; that his application is endorsed by numerous prominent citizens of Abbeville, Georgia, where he formerly lived; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Kenton Allen be granted a conditional pardon. This the 19th day of December, A. D. 1927.

TOM BAKER

An application for pardon was presented to the board in behalf of Tom Baker, who was convicted in the Criminal Court of Record of Hillsborough County, at the March term thereof, A. D. 1927, of the offense of Passing Worthless Checks, two counts, and sentenced therefor to one year in county jail and fine of \$1,000 and costs of court; in default of payment of fine and costs, one year additional in the county jail. It being shown to the board that applicant has served more than six months of his sentence; that his application is endorsed by the trial judge and prosecuting attorney in the case; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Tom Baker be granted a conditional pardon. This the 19th day of December, A. D. 1927.

JAMES C. BELL

An application for commutation of sentence was presented to the board in behalf of James C. Bell, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the January term thereof, A. D. 1927, of the offense of Attempted Highway Robbery and sentenced therefor to one year in the State penitentiary. It being shown to the board that applicant has a good prison record; that his application is endorsed by the Superintendent of the Florida State Prison Farm and numerous citizens of Miami, Florida; that he has served practically all of his sentence, his time being up January 3, 1928. It was, therefore, ordered that the sentence as imposed upon the said James C. Bell be and the same is hereby commuted to expire December 23, 1927.

JESSE J. HATHAWAY

An application for pardon was presented to the board in behalf of Jesse J. Hathaway, who was convicted in the Criminal Court of Record of Duval County at the June term thereof, A. D. 1927, of the offense of Grand Larceny and sentenced therefor to three

years in the State penitentiary. It being shown to the board that applicant has an excellent prison record; that according to affidavits of three people living in Jacksonville, Duval County, Florida, there is serious doubt as to applicant's guilt. It was, therefore, ordered that the said Jesse J. Hathaway be granted a conditional pardon. This the 19th day of December, A. D. 1927.

J. P. KENNEDY

An application for pardon was presented to the board in behalf of J. P. Kennedy, who was convicted in the Criminal Court of Record of Palm Beach County, at the December term thereof, A. D. 1926, of the offense of Receiving Stolen Property and sentenced therefor to two years. It being shown to the board that his application is endorsed by numerous prominent citizens of Palm Beach County; that his family is badly in need of his support; that his prison record has been good and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said J. P. Kennedy be granted a conditional pardon. This the 19th day of December, A. D. 1927.

MALLIE LANE

An application for pardon was presented to the board in behalf of Mallie Lane, who was convicted in the Circuit Court of Lee County, at the Spring Term thereof, A. D. 1926, of the offense of Breaking and Entering and sentenced therefor to two years. It being shown to the board that applicant is only 18 years of age; that he has served over half of his sentence; that his application is endorsed by citizens of Brandford, Florida; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Mallie Lane be granted a Conditional Pardon this, the 19th day of December, A. D. 1927.

WALTER MORRIS

An application for pardon was presented to the board in behalf of Walter Morris, who was convicted in the Circuit Court of Highlands County, at the November Term thereof, A. D. 1926, of the offense of Larceny of Automobile and sentenced therefor to one year in the State Penitentiary. It being shown to the board that applicant has an excellent record at the Florida State Prison and his application is endorsed by the Superintendent of the Florida State Prison; that his time will be out January 3, 1928. It was, therefore, ordered that the said Walter Morris be granted a Conditional Pardon. This the 19th day of December, A. D. 1927.

NOAH TAYLOR

An application for pardon was presented to the board in behalf of Noah Taylor, who was convicted in the Circuit Court of Bradford County, at the Spring Term thereof, A. D. 1917, of the offense of Murder, 2nd degree and sentenced therefor to life imprisonment. It being shown to the board that his application is endorsed by numerous prominent citizens of Bradford County, including county officers; also by the Superintendent of the Prison Farm, Raiford, Florida, and prison camp officials. It was, therefore, ordered that the said Noah Taylor be granted a Conditional Pardon. This the 19th day of December, A. D. 1927.

WILLIE MAE THOMPSON

An application for pardon was presented to the board in behalf of Willie Mae Thompson, who was convicted in the Criminal Court of Record of Orange County, at the January Term thereof, A. D. 1924, of the offense of Assault to Murder and sentenced to five years in the State Penitentiary. It being shown to the board that applicant has an excellent record as maid in the home of the superintendent of the Florida State Farm, Raiford, Florida; that she has served over half of her sentence; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said Willie Mae Thompson be granted a Conditional Pardon. This the 19th day of December, A. D. 1927.

BARTOLO VALENTIN

An application for parole was presented to the board in behalf of Bartolo Valentin, who was convicted in the Circuit Court of Hillsborough County, at the July Term thereof, A. D. 1924, of the offense of Murder, 2nd degree and sentenced therefor to twenty years in the State Penitentiary. It being shown to the board that applicant's prison record is good; that applicant is quite young and by the length of time already served the board feels that the ends of justice have been met. It was, therefore, ordered that the said Bartolo Valentin be granted a Conditional Pardon. This the 19th day of December, 1927.

CHARLES F. ADKISON

An application for pardon was presented to the board in behalf of Charles F. Adkison, who was convicted in the Circuit Court, in and for Walton County, Florida, at the May Term thereof, A. D. 1927, of the offense of selling liquor and sentenced therefor to three years and fine of \$500.00 and costs of court; in default of payment of fine and costs and 60 days additional. It being shown to the board that applicant's family is in dire need of his

support; that he has been serving time since May 26, 1927, that the ends of justice have been met by the length of time already served. It was, therefore ordered that the said Charles F. Adkinson be paroled into the custody of his wife, with the understanding that he is to take care of his family, effective during good behaviour or until otherwise changed by the board; said parole to take effect December 23, 1927.

IRVING BEALE

An application for pardon was presented to the board in behalf of Irving Beale, who was convicted in the Criminal Court of Record of Duval County at the December Term thereof, A. D. 1925, of the offense of Robbery and sentenced therefor to twelve years and one day in the State Penitentiary. It being shown to the board that the Manager of the Whiddon Store which was robbed by applicant does not believe that applicant is a hardened criminal, but was influenced by men older to commit the offense; that his application is endorsed by numerous citizens in New York and Tennessee; that he was very young when the crime was committed. It was, therefore, ordered that the said Irving Beale be granted a Conditional Pardon. This the 20th day of Dec., 1927.

JACK CHAPMAN

An application for commutation of sentence was presented to the board in behalf of Jack Chapman, who was convicted in the Circuit Court of Walton County, Florida, at the Winter Term thereof, A. D. 1925, of the offense of Perjury and sentenced therefor to three years in the State Penitentiary. It being shown to the board that applicant is a mere boy; that the offense was over check in the amount of \$1.10; that his application is endorsed by the Trial Judge in the case; that he has served practically all of his sentence. It was, therefore, ordered that the above sentence as imposed upon the said Jack Chapman, be and the same is hereby commuted to expire December 23, 1927.

GEORGE GRILEY

An application for pardon was presented to the board in behalf of George Griley, who was convicted in the Criminal Court of Record of Duval County at the June Term thereof, A. D. 1925, of the offense of Breaking and Entering a Building to commit a felony and Grand Larceny and sentenced therefor to seven years in the State Penitentiary. It being shown to the board by affidavit of one Dedos Land, who was convicted along with applicant, that he was not guilty of the actual crime; that he was only 20 years old at the time of conviction; that his application is endorsed by numerous citizens of Dade County, Florida. It was, therefore, ordered that the said George Griley be granted a Conditional Pardon. This the 20th day of Dec., A. D. 1927.

R. R. HALL

An application for commutation of sentence was presented to the Board in behalf of R. R. Hall, who was convicted in the Criminal Court of Record, in and for Orange County, Florida, at the July Term thereof, A. D. 1927, of the offense of False Pretense and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that applicant is a hospital patient; that checks for \$50 and \$56 have both been made good. It was, therefore, ordered that the above sentence as imposed upon the said R. R. Hall be and the same is hereby commuted to expire December 23, A. D. 1927. This the 20th day of Dec. A. D. 1927.

JESSE HELTON

An application for commutation of sentence was presented to the Board in behalf of Jesse Helton, who was convicted in the Court of Record in and for Escambia County, Florida, at the February Term thereof, A. D. 1926 of the offense of uttering forged instruments and sentenced therefor to two and one-half years in the State Penitentiary. It being shown to the board that his application is endorsed by the Prosecuting Attorney in the case, and the Judge of the Court of Record, Escambia County, Florida; that his application is also endorsed by other prominent citizens of Escambia County, Florida. It was, therefore, ordered that the above sentence as imposed upon the said Jesse Helton be and the same is hereby commuted to six months in prison. This the 20th day of Dec., A. D. 1927.

DOC HARPER

An application for pardon was presented to the Board in behalf of Doc Harper, who was convicted in the Circuit Court of Columbia County at the Fall term thereof, A. D. 1927, of the offense of Aggravated Assault and sentenced therefor to pay a fine of \$500, or one year in the County Jail. It being shown to the Board that applicant has tuberculosis in an advanced stage and is unable to work; that his application is endorsed by prominent citizens, the Board of County Commissioners of Columbia County, Florida. It was, therefore, ordered that the said Doc Harper be granted a Conditional Pardon. This the 4th day of Jan., 1926.

L. RAYMOND O'STEEN

An application for full and complete pardon was presented to the Board in behalf of L. Raymond O'Steen, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the May 1925 term thereof, for the offense of Manslaughter, and sentenced to five years' imprisonment. It being shown to the Board that on September 17, 1927, the said L. Raymond O'Steen was granted a commutation of sentence, effective December 20, 1927, and that since receiving said commutation of sentence it has developed that he cannot enter into his profession, namely, an Attorney at Law, until his citizenship has been restored. It was therefore, ordered that the said L. Raymond O'Steen be granted a full and complete pardon and is to be restored to the full rights of citizenship, effective January 4, 1928.

ESSIE THOMAS

An application for pardon was presented to the Board in behalf of Essie Thomas, who was convicted in the Circuit Court of Dade County, at the March term thereof, A. D. 1926, of the offense of Murder, Second Degree (negro) and sentenced therefor to twenty years. It being shown to the Board that applicant has maintained a good prison record during incarceration, that her application is endorsed by the Trial Judge, the Prosecuting Attorney, the Sheriff of Palm Beach County, Florida, and others. It was therefore, ordered that the Essie Thomas be granted a Conditional Pardon. This the 4th day of Jan., A. D. 1928.

ED WANG

An application for pardon was presented to the Board in behalf of Ed Wang, who was convicted in the Circuit Court of Okaloosa County, at the May term thereof, A. D. 1927, of the offense of Violation Liquor Law, 2nd offense, and sentenced therefor to three years. It being shown to the Board that applicant is sixty-three years old and in bad physical condition; that his home and all that he possessed had recently been destroyed by tornado; that his aged wife is badly in need of his support. It was therefore, ordered that the said Ed Wang be granted a Conditional Pardon. This the 4th day of Jan., A. D. 1928.

P. E. MORGAN, ALIAS PETE MORGAN

An application for pardon was presented to the Board in behalf of P. E. Morgan, alias Pete Morgan, who was convicted in the Circuit Court of Osceola County, at the Spring term thereof, A. D. 1927, of the offense of assault with intent to commit manslaughter and sentenced therefor to three years and eight months in the State Penitentiary. It being shown to the Board that applicant has a splendid prison record, that the ends of justice have been met by the length of time already served, it was therefore, ordered that the said P. E. Morgan, alias Pete Morgan, be granted a Conditional Pardon. This the 19th day of Jan., 1928.

W. R. O'NEAL

An application for pardon was presented to the Board in behalf of W. R. O'Neal, who was convicted in the Criminal Court of Record of Duval County, at the November term thereof, A. D. 1927, of the offense of issuing a worthless Check and sentenced therefor to eight months in the County Jail. It being shown to the Board that applicant has good prison record; that the ends of justice have been met by the length of time already served, it was therefore, ordered that the said W. R. O'Neal be, granted a Conditional Pardon. This the 19th day of Jan., 1928.

RANDOLPH WASHINGTON

An application for Pardon was presented to the Board in behalf of Randolph Washington, who was convicted in the Circuit Court of Palm Beach County, at the Spring term thereof, A. D. 1922, of the offense of Murder, Second Degree, and sentenced therefor to twenty years in the State Penitentiary. It being shown to the Board that applicant has a good prison record, that his application is endorsed by the Trial Judge and the Assistant Prosecuting Attorney, also by the Sheriff of Palm Beach County, it was therefore, ordered that the said Randolph Washington, be granted a Conditional Pardon. This the 19th day of January, 1928.

WILL ANDREWS

An application for pardon was presented to the Board in behalf of Will Andrews, who was convicted in the County Judge's Court of Washington County, at the November term thereof, A. D. 1927, of the offense of having one quart Intoxicating Liquor in his possession and sentenced therefor to six months and fine \$100 and costs, or six months and ninety days in case of default of payment of fine and cost. It being shown to the Board that applicant has a good prison record; that the ends of justice have been met by the length of time already served, it was therefore, ordered that the said Will Andrews, be granted a Conditional Pardon. This the 23rd day of January, 1928.

WILL BARTON

An application for pardon was presented to the Board in behalf

of Will Barton, who was convicted in the County Judge's Court of Washington County, at the December term thereof, A. D. 1927, of the offense of Unlawful Drunkenness, Assault and Battery and sentenced therefor to fine \$25 and costs or ninety days (Unlawful Drunkenness) Six months (Assault and Battery). It being shown to the Board that applicant has a good prison record, that the ends of justice have been met by the length of time already served, it was therefore, ordered that the said Will Barton, be granted a Conditional Pardon. This the 23rd day of January, A. D. 1928.

WILL LAWRENCE

An application for pardon was presented to the Board in behalf of Will Lawrence, who was convicted in the County Judge's Court of Washington County, at the November term thereof, A. D. 1927, of the offense of having One Pint of Intoxicating Liquor in his possession and sentenced therefor to six months and fine of \$100 and costs of Court, or six months and ninety days in default of payment of fine and costs. It being shown to the Board that applicant's prison record has been good, that the ends of justice have been met by the length of time already served, it was therefore, ordered that the said Will Lawrence be granted a Conditional Pardon. This the 23rd day of January, A. D. 1928.

WATSON C. MOULTHROPE

An application for pardon was presented to the Board in behalf of Watson C. Moulthroppe, who was convicted in the Criminal Court of Record of Dade County, at the February term thereof, A. D. 1926, of the offense of Robbery and sentenced therefor to five years in the State Penitentiary. It being shown to the Board that applicant has a good prison record, that his application is endorsed by prominent citizens, including the Prosecuting Attorney in the case; that the ends of justice have been met by the length of time already served, it was therefore, ordered that the said Watson C. Moulthroppe be granted a Conditional Pardon. This the 23rd day of January, A. D. 1928.

JOHN NORRIS

An application for pardon was presented to the Board in behalf of John Norris, who was convicted in the Circuit Court of Santa Rosa County, at the June term thereof, A. D. 1927, of the offense of Obtaining Money Under False Pretenses and sentenced therefor to two years in the State penitentiary. It being shown to the Board that his application is endorsed by numerous citizens of Santa Rosa and Escambia Counties, that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said John Norris, be granted a Conditional Pardon, effective January 23rd, A. D. 1928.

EDGAR O. BRYAN

An application for Commutation of Sentence was presented to the Board in behalf of Edgar O. Bryan, who was convicted in the County Judge's Court, in and for Gadsden County, Florida, at the December term thereof, A. D. 1927, of the offense of Possessing Liquor and sentenced therefor to pay a fine of \$250.00 and cost of Court or to serve six months in the County Jail. It being shown to the Board that applicant's people are in dire need of his support, it was therefore, ordered that the sentence as above imposed upon the said Edgar O. Bryan be, and the same is hereby commuted to payment of \$50.00 and costs of Court, effective January 30, 1928.

EDWARD P. FORD

An application for full and complete pardon was presented to the Board in behalf of Edward P. Ford, who was convicted in the Circuit Court, in and for Calhoun County, Florida, at the Spring term thereof, A. D. 1922, for the offense of Altering the mark of an animal property of another, and sentenced therefor to three years in the State penitentiary. It being shown to the Board that applicant was granted a Conditional Pardon April 1, 1924, and that since receiving said Conditional Pardon he has been living a peaceable and law-abiding life, it was therefore, ordered that the said Edward P. Ford, be and he is hereby granted a full and complete pardon thereby restoring him to the full rights of citizenship, effective January 30, 1928.

JOHN MISLEH

An application for Pardon was presented to the Board in behalf of John Misleh, who was convicted in the Criminal Court of Record of Dade County, at the January term thereof, A. D. 1927, of the offense of Possession Stolen Property and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that application's prison record is good, that at the time of the offense applicant was only sixteen years of age; that the ends of justice have been met by the length of time already served, it was, therefore, ordered

that the said John Mileh be granted a Conditional Pardon effective March 6, 1928.

WORTHLEY B. McLEOD

An application for Pardon was presented to the Board in behalf of Worthley B. McLeod, who was convicted in the Criminal Court of Record of Dade County, at the February term thereof, A. D. 1926, of the offense of Accessory to Breaking Entering, four counts, and sentenced therefor to four years in the State Penitentiary. It being shown to the Board that his application is endorsed by the Trial Judge and Prosecuting Attorney in his case; that he has a good prison record; that he has served over half of his sentence and that the ends of justice have been met by the length of time already served, it was, therefore ordered that the said Worthley B. McLeod, be granted a Conditional Pardon, effective March 6, 1928.

TAL HUTCHINS

An application for Pardon was presented to the Board in behalf of Tal Hutchins, who was convicted in the Circuit Court of Washington County, at the November term thereof A. D. 1927, of the offense of Violation Liquor Law, second offense and sentenced therefor to one year in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his family is in dire need of his support; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Tal Hutchins, be granted a Conditional Pardon, effective March 7, 1928.

EMERY BALLARD

An application for pardon was presented to the Board in behalf of Emery Ballard who was convicted in the Circuit Court of Santa Rosa County, at the February term thereof, A. D. 1927, of the offense of Violation Prohibition Laws, second offense, and sentenced therefor to two years. It being shown to the Board that applicant has served over half of his time; that he has a good prison record; that his application is endorsed by numerous citizens it was therefore, ordered that the said Emery Ballard, be granted a Conditional Pardon, effective March 13, 1928.

FRANK C. WEATHERS

An application for pardon was presented to the Board in behalf of Frank C. Weathers, who was convicted in the County Judge's Court of Washington County, at the February term thereof, A. D. 1928, of the offense of Driving Car While Intoxicated and sentenced therefor to three months in the County Jail. It being shown to the Board that applicant was not intoxicated at the time of the offense; that he has already served thirty days of his time; that he has a good prison record and that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Frank C. Weathers be granted a Conditional Pardon, effective March 15th, A. D. 1928.

CRAWFORD MARLOW

An application for pardon was presented to the Board in behalf of Crawford Marlow, who was convicted in the Circuit Court of Washington County, at the Fall term thereof, A. D. 1927, of the offense of Larceny of Auto and sentenced therefor to one year. It being shown to the Board that applicant is just a mere boy; that his application is endorsed by the Trial Judge and other citizens of Washington County, Florida; that the ends of Justice have been met by the length of time already served, it was, therefore, ordered that the said Crawford Marlow, be granted a Conditional Pardon, effective March 14th, A. D. 1928.

UREY REDDISH

An application for pardon was presented to the Board in behalf of Urey Reddish who was convicted in the Circuit Court of Bradford County, at the Fall term thereof A. D. 1926, of the offense of Larceny of Domestic Animals and sentenced therefor to Three years. It being shown to the Board that his application is endorsed by all jurors except one; that he has a good prison record; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Urey Reddish, be granted a Conditional Pardon, effective March 14th, A. D. 1928

STEVE F. REYNOLDS

An application for pardon was presented to the board in behalf of Steve F. Reynolds, who was convicted in the Criminal Court of Record of Polk County, Florida, at the May term thereof, A. D. 1926, of the offense of Unlawful Possession of Intoxicating Liquor and sentenced therefor to two years in the State prison. It being shown to the board that applicant has served practically all of his time; that his wife is in serious physical condition and in dire need of his support, it was, therefore, ordered that the said Steve F. Reynolds be granted a conditional pardon, effective March 14th, A. D. 1928.

CHARLES E. YOUNG

An application for pardon was presented to the board in behalf of Charles E. Young, who was convicted in the Criminal Court of Record of Palm Beach County, at the January term thereof, A. D. 1927, of the offense of Breaking and Entering, and sentenced therefor to three years in the State penitentiary. It being shown to the board that applicant has a good prison record; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Charles E. Young be granted a conditional pardon, effective March 11th, A. D. 1928.

PAUL BRINDLE

An application for pardon was presented to the board in behalf of Paul Brindle, who was convicted in the Circuit Court of Gadsden County, at the October term thereof, A. D. 1927, of the offense of Breaking and Entering and sentenced therefor to pay fine of \$500.00, in default payment of fine one year. It being shown to the board that applicant has a good prison record; that his application is endorsed by numerous citizens; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Paul Brindle be granted a conditional pardon, effective March 15th, A. D. 1928.

CHESLEY GAVIN

An application for pardon was presented to the board in behalf of Chesley Gavin, who was convicted in the Circuit Court of Okaloosa County, Florida, at the winter term thereof, A. D. 1926, of the offense of Larceny of Steer and Heifer and sentenced therefor to five years. It being shown to the Board that his prison record has been good; that his application is endorsed by citizens of Okaloosa County, Florida; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Chesley Gavin be granted a conditional pardon, effective March 15th, A. D. 1928.

JOSH GAVIN

An application for pardon was presented to the Board in behalf of Josh Gavin, who was convicted in the Circuit Court of Okaloosa County at the winter term thereof, A. D. 1926, of the offense of Larceny of Steer and Heifer and sentenced therefor to five years. It being shown to the board that his prison record has been good; that his application is endorsed by citizens of Okaloosa County, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Joseph Gavin be granted a conditional pardon, effective March 15th, A. D. 1928.

JOHNNIE GREENE

An application for pardon was presented to the board in behalf of Johnnie Greene, who was convicted in the Circuit Court of Lee County, at the spring term thereof, A. D. 1925, of the offense of Grand Larceny and sentenced therefor to three years. It being shown to the board that the prosecuting witness now asserts that the applicant was only guilty of accessory to the crime; that the Board of County Commissioners of Glades County recommends clemency on account of his family being in destitute circumstances; that Judge Geo. W. Whitehurst, of the Twelfth Circuit, endorses his pardon; it was, therefore, ordered that the said Johnnie Greene be granted a conditional pardon, effective March 15th, A. D. 1928.

JACK GREENE

An application for pardon was presented to the Board in behalf of Jack Greene, who was convicted in the Circuit Court of Lee County, at the Spring term thereof, A. D. 1925, of the offense of Grand Larceny and sentenced therefor to three years. It being shown to the Board that the Prosecuting witness now asserts that the applicant was only guilty of accessory to the crime; that the Board of County Commissioners of Glades County recommends clemency on account of his family being in destitute circumstances; that Judge Geo. W. Whitehurst of the 12th Circuit endorses his pardon; it was, therefore, ordered that the said Jack Greene, be granted a Conditional Pardon, effective March 15th, A. D. 1928.

JOHN HULLOMAN

An application for pardon was presented to the Board in behalf of John Holloman, who was convicted in the Circuit Court of Suwannee County, at the Fall Term thereof, A. D. 1927, of the offense of Breaking and Entering with intent to commit Petit Larceny and sentenced therefor to three years. It being shown to the Board that his application is endorsed by citizens of Suwannee County; that his family is in dire need of his support; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said John Holloman, be granted a Conditional Pardon, effective March 15th, A. D. 1928.

C. G. MEIGS

An application for pardon was presented to the Board in behalf of C. G. Meigs, who was convicted in the Circuit Court of Santa

Rosa County, at the June term thereof, A. D. 1927, of the offense of Possession of Undersized Trout and sentenced therefor to pay fine of \$25.00 and costs; in default payment fine and costs to serve thirty days in the County Jail. It being shown to the Board that the applicant was totally unaware of having violated the law; it was found that some of his employees placed the undersize trout in the shipment without his knowledge; that after his conviction it was made a test case as to the validity of the Constitutional Law on this subject, it was therefore, ordered that the said C. G. Meigs be granted a Conditional Pardon, effective March 15th, A. D. 1928.

EARL POWERS

An application for pardon was presented to the Board in behalf of Earl Powers, who was convicted in the County Judge's Court of Hamilton County, at the September term thereof, A. D. 1927, of the offense of Using Profane and Indecent Language and sentenced therefor to sixty days in the County Jail. It being shown to the Board that his application is endorsed by numerous citizens of Hamilton County, it was, therefore, ordered that the said Earl Powers, be granted a Conditional Pardon, effective March 15th, A. D. 1928.

JESSE SMITH

An application for pardon was presented to the Board in behalf of Jesse Smith, who was convicted in the Circuit Court of Pasco County, at the Spring Term thereof, A. D. 1927, of the offense of Carnal Intercourse with unmarried female under age of 18 years, and sentenced therefor to two years. It being shown to the Board that his prison record has been good; that the ends of justice have been met by the length of time already served; that his application is endorsed by the Clerk of the Circuit Court, it was, therefore, ordered that the said Jessie Smith, be granted a Conditional Pardon, effective March 15th, A. D. 1928.

LESTER STEVERSON

An application for pardon was presented to the Board in behalf of Lester Steverson, who was convicted in the Circuit Court of Washington County, at the Fall Term thereof, A. D. 1927, of the offense of Uttering a Forged Instrument (\$3.60) and sentenced therefor to two years. It being shown to the Board that his application is endorsed by numerous citizens of Washington and Holmes Counties; that the amount of check forged was very small; it was, therefore, ordered that the said Lester Steverson, be granted a Conditional Pardon, effective March 15th, A. D. 1928.

HENRY CASE

An application for pardon was presented to the Board in behalf of Henry Case, who was convicted in the Criminal Court of Record of Dade County, at the February term thereof, A. D. 1926, of the offense of Robbery and sentenced therefor to Five Years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by Road Camp Officials and citizens of Milton, Florida; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Henry Case be granted a Conditional Pardon, effective March 16th, A. D. 1928.

RALPH PICKERON ALIAS RALPH PICKERN

An application for pardon was presented to the Board in behalf of Ralph Pickeron alias Ralph Pickern, who was convicted in the Circuit Court of Walton County, at the Winter Term thereof, A. D. 1927, of the offense of Assault with intent to commit murder in the Second Degree and sentenced therefor to Three Years in the State Penitentiary. It being shown to the Board that applicant has a good prison record, that his application is endorsed by citizens of Walton County, Florida, stating that they do not believe applicant guilty; it was, therefore, ordered that the said Ralph Pickeron alias Ralph Pickern, be granted a Conditional Pardon, effective March 16th, A. D. 1928.

W. M. ADAMS

An application for pardon was presented to the Board in behalf of W. M. Adams, who was convicted in the Circuit Court of St. Johns County, at the June term thereof, A. D. 1924, of the offense of Manslaughter and sentenced therefor to Five Years. It being shown to the Board that applicant has a good prison record; that he has served practically four years of a five year sentence; that his application is endorsed by the Trial Judge and numerous citizens of Clay, St. Johns and Putnam Counties, it was, therefore, ordered that the said W. M. Adams, be granted a Conditional Pardon, effective April 1, 1928.

L. L. ADAMS AND NICK RODRIGUEZ

It was brought to the attention of the Board that relief should be granted L. L. Adams and Nic Rodriguez, against whom final judgment was rendered on the 3rd day of May A. D. 1927, sureties for S. Garcia in the sum of \$5,000, who was to appear at the

October term A. D. 1926, of the Criminal Court of Record for Hillsborough County, Florida, to answer a charge of Grand Larceny and Receiving Stolen Property against him; that the case was never tried and the estreatment of the bond was undoubtedly caused by the fact that there was another individual named Garcia as one of the defendants in the numerous theft cases in court at that time and as both defendants were described in the indictment as S. Garcia instead of showing the full given name of each, the above estreatment order was made inadvertently; that the Attorney for the Board of County Commissioners, Hillsborough County, Florida, the Trial Judge and Prosecuting Attorney endorse the above sureties application for relief in this case. It was, therefore, ordered that L. L. Adams and Nic Rodriguez be and they are hereby granted relief from the payment of forfeiture of bond in the above mentioned case.

JAMES T. ALBURY, JR.

An application for pardon was presented to the Board in behalf of James T. Albury, Jr., who was convicted in the Criminal Court of Record of Hillsborough County, at the Fall term thereof, A. D. 1924, of the offense of Robbery and sentenced therefor to five years. It being shown to the Board that the applicant has a good prison record; that he has served practically three and one-half years of a five year sentence; that his application is endorsed by the Prosecuting Attorney, and the Sheriff and numerous citizens of Hillsborough County; that the ends of justice have been met by the length of time already served. It was therefore, ordered that the said James T. Albury, Jr. be granted a Conditional Pardon, effective April 1st, A. D. 1928.

PERRY G. ALFORD

An application for full and complete pardon was presented to the Board in behalf of Perry G. Alford, who was convicted in the Circuit Court in and for Columbia County, Florida, at the Spring term thereof, A. D. 1924, of the offense of having Carnal Knowledge unmarried female under age of eighteen years, and sentenced therefor to serve ten years in the State Penitentiary, and who was granted a Parole October 5th, 1925. It being shown to the Board that the said Perry G. Alford, since having been granted a parole, has led a peaceable and law-abiding life, it was, therefore, ordered that the said Perry G. Alford, be granted a full and complete Pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

CHARLIE ALVAREZ

An application for pardon was presented to the Board in behalf of Charlie Alvarez, who was convicted in the Circuit Court of Polk County at the Spring term thereof, A. D. 1926, of the offense of Manslaughter and sentenced therefor to five years. It being shown to the Board that the applicant has a good prison record; that his application is endorsed by the Prosecuting Attorney and numerous citizens of Bradford County; that the ends of justice have been met by the length of time already served. It was therefore, ordered that the said Charlie Alvarez, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

TOM AMMONS

An application for full and complete pardon was presented to the Board in behalf of Tom Ammons, who was convicted in the Circuit Court, in and for Broward County, Florida, at the Spring term thereof, A. D. 1924, of the offense of Murder, 2nd degree, and sentenced therefor to serve thirty years in the State Penitentiary, and who was granted a Conditional Pardon April 1, 1927. It being shown to the Board that the said Tom Ammons has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Tom Ammons be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

WILLIE ANDREWS, JR.

An application for pardon was presented to the Board in behalf of Willie Andrews, Jr., who was convicted in the County Judge's Court of Washington County, at the November term thereof, A. D. 1927, of the offense of Carless Operating Ford Truck on Public Highway and sentenced therefor to six months in County Jail and Fine \$100.00 and costs, in default of payment six months additional in County Jail. It being shown to the Board that citizens state he was wrongfully convicted, it was, therefore, ordered that the Willie Andrews, Jr., be granted a Conditional Pardon, effective April 1, A. D. 1928.

JOHN BARBAREE

An application for pardon was presented to the Board in behalf of John Barbaree, who was convicted in the Circuit Court of

Santa Rosa County at the November term thereof, A. D. 1916, of the offense of Murder First Degree with recommendation and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant is quite old and in bad physical condition; that his application is endorsed by numerous citizens; that he has served more than eleven years and that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said John Barbaree, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

C. G. BARFIELD

An application for pardon was presented to the Board in behalf of C. G. Barfield, who was convicted in the County Judge's Court of Washington County, at the December term thereof, A. D. 1927, of the offense of unlawful hunting without license and sentenced therefor to pay cost; in default of payment sixty days County Jail. It being shown to the Board that applicant was only sixteen years of age at the time the offense was committed, that he was only guilty of killing a few squirrels, it was, therefore, ordered that the said C. G. Barfield, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

G. W. BARRS

An application for full and complete pardon was presented to the Board in behalf of G. W. Barrs, who was convicted in the Court of Record, in and for Escambia County, Florida, at the October term thereof, A. D. 1922, of the offense of Carnal Intercourse with unmarried female under the age of eighteen years and sentenced therefor to serve five years in the State Penitentiary, and who served his time out, sentence expiring January 30, 1927. It being shown to the Board that the said G. W. Barrs has, since having served his sentence, led a peaceable and law-abiding life, it was therefore, ordered that the said G. W. Barrs, be granted a full and complete Pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

JOE BECK

An application for pardon was presented to the Board in behalf of Joe Beck, who was convicted in the Circuit Court of Taylor County, at the Fall term thereof, A. D. 1926, of the offense of Assault with intent to Commit Murder and sentenced therefor to Two years in Prison. It being shown to the Board that applicant has a good prison record; that his application is endorsed by five of the Jurors and other prominent citizens of Taylor County; that he has served practically one year and a half of his sentence and the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Joe Beck, be granted a Conditional Pardon, effective April 1st A. D. 1928.

ORISON BILLINGS

An application for full and complete pardon was presented to the Board in behalf of Orison Billings, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the November term thereof, A. D. 1923, of the offense of False Imprisonment and Kidnapping and sentenced therefor to three years in the State Penitentiary, and who was granted a Conditional Pardon therefrom March 21, 1927. It being shown to the Board that the said Orison Billings has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Orison Billings be granted a full and Complete Pardon, thereby restoring him to the full rights of citizenship, effective March 17, 1928.

W. F. BLAIR

An application for commutation of sentence was presented to the Board in behalf of W. F. Blair, who was convicted in the Criminal Court of Record, in and for Hillsborough County, Florida, at the February term thereof, A. D. 1927, of the offense of Grand Larceny of Automobile and Receiving Stolen Property and sentenced therefor to Two Years in the County Jail. It being shown to the Board that applicant has served about half of his sentence; that his family is in dire need of his support; that the ends of justice will have been served at the time of the effective date of his commutation; it was, therefore, ordered that the above sentence as imposed upon the said W. F. Blair, be and the same is hereby commuted, making the date of his release from the County Jail effective July 1st, A. D. 1928.

W. M. BLAKE

An application for commutation of sentence was presented to the Board in behalf of W. M. Blake, who was convicted in the Criminal Court of Record in and for Polk County, Florida, at the November term thereof, A. D. 1927, of the offense of driving an auto while intoxicated and sentenced to pay a fine of \$300 and costs and serve thirty days in jail at hard labor, in default of payment of fine and costs to serve an additional five months. It being shown to the Board that applicant has paid the cost of

Court, that an affidavit was presented stating that applicant was not drunk, it was therefore, ordered that the sentence as above imposed upon the said W. M. Blake, be and is hereby commuted to payment of fine and costs. This the 17th day of March A. D. 1928.

SAMUEL BLOOM

An application for commutation of sentence was presented to Board in behalf of Samuel Bloom, who was convicted in the Criminal Court of Record, in and for Duval County, Florida, at the September term thereof, A. D. 1926, of the offense of Grand Embezzlement and sentenced therefor to Four Years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that the ends of justice will have been met at the time of the effective date of his commutation, it was, therefore, ordered that the above sentence as imposed upon the said Samuel Bloom, be and the same is hereby commuted to Two and One-Half years, making the effective date of his release from the State Penitentiary March 24th, A. D. 1929.

SAUL BLUM, ALIAS SOL BLUM

An application for commutation of sentence was presented to the Board in behalf of Saul Blum, alias Sol Blum, who was convicted in the Criminal Court of Record, in and for Duval County, Florida, at the March term thereof, A. D. 1925, of the offense of Burglary and sentenced therefor to six years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by State Road Camp Officials and other citizens of Milton, Florida, it was, therefore, ordered that the above sentence as imposed upon the said Saul Blum, alias Sol Blum, be and the same is hereby commuted, making the effective date of his release from the State Penitentiary, July 1st, A. D. 1928.

H. B. BRADLEY

An application for pardon was presented to the Board in behalf of H. B. Bradley, who was convicted in the Circuit Court of Duval County, at the Fall term thereof, A. D. 1917, of the offense of Murder, First Degree, and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant has a good prison record; that he was forty-eight years old at the time the offense was committed; and he has served ten years of his sentence; that his application is endorsed by Prison Camp Officials; also by Clerk Circuit Court of Calhoun County; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said H. B. Bradley, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

THEODORE B. BROWN

An application for commutation of sentence was presented to the Board in behalf of Theodore B. Brown, who was convicted in the Circuit Court, in and for Osceola County, Florida, at the October term thereof, A. D. 1926, of the offense of Stealing a Cow and sentenced therefor to three years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous prominent citizens, including the Sheriff of Osceola County, Florida, and five of the trial jurors; that he has already served about half of his sentence; it was, therefore, ordered that the above sentence as imposed upon the said Theodore B. Brown, be and the same is hereby commuted, making the effective date of his release from the State Penitentiary July 1st, A. D. 1928.

ALBERT CADOW

An application for commutation of sentence was presented to the Board in behalf of Albert Cadow, who was convicted in the County Judge's Court in and for Pasco County, Florida, at the August term thereof, A. D. 1927, of the offense of selling intoxicating liquors and sentenced to pay a fine of \$350 and costs and serve six months, in default payment of fine and costs, six months additional; was also convicted of the offense of having in his possession intoxicating liquors and sentenced to pay a fine of \$150 and costs and six months in County Jail, three months additional in default payment of fine and costs. It being shown to the Board that his application is endorsed by the Trial Judge, it was, therefore, ordered that the above sentence as imposed upon the said Albert Cadow, be and the same is commuted to one year in the County Jail.

EUGENE CAMPBELL

An application for commutation of sentence was presented to the Board in behalf of Eugene Campbell, who was convicted in the Criminal Court of Record, in and for Dade County, Florida, at the April term thereof, A. D. 1926, of the offense of Breaking and Entering and sentenced therefor to three years in the State Penitentiary. It being shown to the Board that applicant has served almost two years of his sentence; that the ends of justice will have been met when he has served until the effective date of

his commutation, it was, therefore, ordered that the above sentence as imposed upon the said Eugene Campbell, be and the same is hereby commuted, making the effective date of his release from the State Penitentiary July 1st, A. D. 1928.

BASCOM CARLTON

An application for a full and complete pardon was presented to the Board in behalf of Bascom Carlton, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the May term thereof, A. D. 1912, of the offense of Murder and sentenced therefor to Life in the State Prison, and who was granted Conditional Pardon therefrom April 7, 1926. It being shown to the Board that the said Bascom Carlton has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Bascom Carlton, be granted a full and complete pardon, thereby restoring him to full rights of citizenship.

R. B. CARVER

An application for pardon was presented to the Board in behalf of R. B. Carver, who was convicted in the Criminal Court of Record of Dade County, at the July term thereof, A. D. 1926, of the offense of Highway Robbery and sentenced therefor to Five Years. It being shown to the Board that the applicant has a good prison record; that he is quite old and a cripple; that his application is endorsed by the Trial Judge and Prosecuting Attorney, together with other prominent citizens; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said R. B. Carver, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

MALACHI CHRYSTIE

An application for pardon was presented to the Board in behalf of Malachi Chrystie, who was convicted in the Circuit Court of Palm Beach County, at the September term thereof, A. D. 1922, of the offense of Manslaughter and sentenced therefor to fifteen years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge, and State Road Camp Officials; that the ends of Justice have been met by the length of time already served, it was, therefore, ordered that the said Malachi Chrystie be granted a Conditional Pardon, effective April 1st, 1928.

T. O. CLARK

An application for commutation of sentence was presented to the Board in behalf of T. O. Clark, who was convicted in the Criminal Court of Record, in and for Duval County, Florida, at the September term thereof, A. D. 1925, of the offense of Robbery and sentenced therefor to six years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Jacksonville, Fla., that the ends of justice will have been met when he has served until the effective date of his commutation. It was, therefore, ordered that the above sentence as imposed upon the said T. O. Clark to be commuted to three years in the State Penitentiary, thereby making the effective date of his release therefrom October 28th, A. D. 1928.

CHARLIE CLARK

An application for full and complete pardon was presented to the Board in behalf of Charlie Clark, who was convicted in the Circuit Court, in and for Suwannee County, Florida, at the Fall Term thereof, A. D. 1924, of the offense of Manslaughter, and sentenced therefor to serve ten years in the State Penitentiary and who was granted a Conditional Pardon therefrom April 10, 1926. It being shown to the Board that the said Charlie Clark has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was therefore, ordered that the said Charlie Clark, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17th, A. D. 1928.

JAMES COBB

An application for pardon was presented to the Board in behalf of James Cobb, who was convicted in the Circuit Court of Sumter County, at the Fall Term thereof, A. D. 1915, of the offense of Murder, and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant was quite young at the time the offense was committed; that he has served over twelve years and that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said James Cobb, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

LEONARD W. COE

An application for commutation of sentence was presented to the Board in behalf of Leonard W. Coe, who was convicted in the Court of Record in and for Escambia County, Florida, at the January term thereof, A. D. 1928, of the offense of Grand Larceny (five old tires, worth \$15 each) and sentenced to six months in the County Jail. It being shown to the Board that applicant was

very young at the time of the offense, that his application is endorsed by the Trial Judge, the Sheriff and Chairman of the Board of County Commissioners of Escambia County, that his application is also endorsed by Mr. E. A. Clubb, the man from whom he stole the tires; it was, therefore, ordered that the sentence as above imposed upon the said Leonard W. Coe, be commuted to three months in the County Jail.

JESUS COHALLA

An application for commutation of sentence was presented to the board in behalf of Jesus Cohalla, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the August term thereof, A. D. 1927, of the offense of violating the Prohibition Law and sentenced to six months in the county jail. It being shown to the board that his application is endorsed by citizens of Tampa, Florida; that applicant is fifty-five years of age, it was, therefore, ordered that the sentence as above imposed upon the said Jesus Cohalla be commuted to payment of fine of \$200.00 and costs, effective March 17th, A. D. 1928.

ELBERT COKER

An application for pardon was presented to the board in behalf of Elbert Coker, who was convicted in the Circuit Court of Hardee County, at the spring term thereof, A. D. 1927, of the offense of Robbery and sentenced therefor to two years. It being shown to the board that the applicant has a good prison record; that he served one-half of his sentence; that his application is endorsed by the sheriffs of Highland, Hardee and DeSoto counties; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Elbert Coker be granted a conditional pardon, effective April 1st, A. D. 1928.

ALBERT COLLINGSWORTH

An application for commutation of sentence was presented to the board in behalf of Albert Collingsworth, who was convicted in the Circuit Court in and for Okaloosa County, Florida, at the July term thereof, A. D. 1926, of the offense of Breaking and Entering and sentenced therefor to three years in the State penitentiary. It being shown to the board that applicant has a good prison record; that his application is endorsed by numerous prominent citizens; that the ends of justice will have been met when he has served until the effective date of his commutation, it was therefore, ordered that the above sentence as imposed upon the said Albert Collingsworth, be commuted, making the effective date of his release from the State penitentiary July 1st, A. D. 1928.

JOSEPH COOK

An application for commutation of sentence was presented to the board in behalf of Joseph Cook, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the July term thereof, A. D. 1925, of the offense of Breaking and Entering with Intent to Commit a Felony and sentenced therefor to four years in the State penitentiary. It being shown to the board that applicant has a good prison record; that the man who was offended recommends clemency; that at the effective date of his commutation he will have served all but one year of his original sentence; it was, therefore, ordered that the above sentence as imposed upon the said Joseph Cook be commuted, making the effective date of his release from the State penitentiary July 1st, A. D. 1928.

DAVID DANSBY

An application for pardon was presented to the board in behalf of David Dansby, who was convicted in the Criminal Court of Record of Palm Beach County at the September term thereof, A. D. 1926, of the offense of Breaking and Entering and sentenced therefor to two years. It being shown to the board that applicant has a good prison record; that he has served a year and one-half of a two-year sentence; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said David Dansby be granted a conditional pardon, effective April 1st, A. D. 1928.

MARVIN DAVIS

An application for full and complete pardon was presented to the Board in behalf of Marvin Davis, who was convicted in the Criminal Court of Record, in and for Duval County, Florida; at the December term thereof, A. D. 1924, of the offense of Breaking and Entering with intent to commit a felony and sentenced therefor to serve nine years in prison, and who was granted a Conditional Pardon March 21, 1927. It being shown to the Board that the said Marvin Davis, has since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Marvin Davis, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

WALTER DAVIS

An application for full and complete pardon was presented to the Board in behalf of Walter Davis, who was convicted in

the Criminal Court of Record, in and for Duval County, Florida, at the December term thereof, A. D. 1924, of the offense of Breaking and Entering with intent to commit a felony and sentenced therefor to serve five years in prison, and who was granted a Conditional Pardon March 21, 1927. It being shown to the Board that the said Walter Davis, has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Walter Davis, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

FREDDIE DAVIS

An application for full and complete pardon was presented to the Board in behalf of Freddie Davis, who was convicted in the Circuit Court in and for Taylor County, Florida, at the Fall term thereof, A. D. 1919, of the offense of Murder and sentenced therefor to life in prison, and who was granted a conditional pardon therefrom May 15th, 1926. It being shown to the Board that the said Freddie Davis, has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Freddie Davis be, and he is hereby granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

JOHN D. DENMARK

An application for pardon was presented to the Board in behalf of John D. Denmark, who was convicted in the Criminal Court of Record of Hillsborough County, at the October term thereof, A. D. 1927, of the offense of desertion and non-support of minor children and sentenced therefor to one year. It being shown to the board that applicant has a good prison record; that he has served about one-half of his sentence; that there seems to be strong evidence as to applicant not being guilty of crime; that his application is endorsed by numerous citizens of Taylor County; it was, therefore, ordered that the said John D. Denmark, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

JOE DUNAWAY

An application for full and complete pardon was presented to the Board in behalf of Joe Dunaway, who was convicted in the Circuit Court, in and for Escambia County, Florida, at the Fall thereof to serve thirty years in prison, and who was granted a Conditional Pardon, October 15, 1926. It being shown to the Board that the said Joe Dunaway has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said Joe Dunaway, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

JAMES VAN DYKES

An application for pardon was presented to the Board in behalf of James Van Dykes, who was convicted in the County Judge's Court of Washington County, at the December term thereof, A. D. 1927, of the offense of Vagrancy and sentenced therefor to six months in the County Jail. It being shown to the Board that his application is endorsed by the Board of County Commissioners; that his physical condition is very bad; it was, therefore, ordered that the said James Van Dykes, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

FRANK EDWARDS ALIAS GEORGE TAMEY

An application for pardon was presented to the Board in behalf of Frank Edwards, alias George Tamey, who was convicted in the Criminal Court of Record of Orange County, at the March term thereof, A. D. 1927, of the offense of Breaking and Entering to commit a Felony (some clothing and \$12), and sentenced therefor to Five Years. It being shown to the Board that applicant has a good prison record; that he was only sixteen years old at the time offense was committed; that the actual amount stolen was very small and the ends of justice have been met by the length of time already served. It was therefore, ordered that the said Frank Edwards alias George Tamey, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

ALLEN EILAND

An application for pardon was presented to the Board in behalf of Allen Eiland, who was convicted in the Circuit Court of Okaloosa County, at the Fall term thereof, A. D. 1927, of the offense of Breaking and Entering to commit a Felony and sentenced therefor to Eighteen months. It being shown to the Board that applicant has a good prison record; that he was quite young at the time the offense was committed; that his application is endorsed by the County Judge, the Clerk of the Circuit Court and numerous other citizens of Okaloosa County, and that the ends of justice have been met by the length of time already served, it was therefore, ordered that the said Allen Eiland, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

PARKER FORTNER

An application for full and complete pardon was presented to the Board in behalf of Parker Fortner, who was convicted in the Circuit Court, in and for Suwannee County, Florida, at the Spring term thereof, A. D. 1924, of the offense of Shooting into an occupied vehicle and sentenced therefor to serve five years in the State Penitentiary, and who was granted a conditional pardon therefrom June 14, 1926. It being shown to the Board that the said Parker Fortner has, since having been granted a conditional pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Parker Fortner be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

FRED FRANTZ

An application for pardon was presented to the Board in behalf of Fred Frantz, who was convicted in the Circuit Court of Palm Beach County, at the January term thereof, A. D. 1925, of the offense of Murder, 2nd degree, and sentenced therefor to twenty years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Prosecuting Attorney and other prominent citizens of West Palm Beach; that his physical condition is bad and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Fred Frantz, be granted a Conditional Pardon, effective April 1st A. D. 1928.

MAMIE GAUSE

An application for pardon was presented to the Board in behalf of Mamie Gause, who was convicted in the Criminal Court of Record of Dade County, at the February term thereof, A. D. 1927, of the offense of receiving stolen property and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record, that the property said to be stolen was left at her house by boarders, that she is forty-four years of age, that her application is endorsed by numerous citizens of Jacksonville, Florida. It was, therefore, ordered that the said Mamie Gause, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

H. G. GAUSE

An application for pardon was presented to the Board in behalf of H. G. Gause, who was convicted in the Criminal Court of Record of Dade County, at the February term thereof, A. D. 1927, of the offense of receiving stolen property and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record, that the property said to be stolen was left at his house by boarders, that he is fifty-two years of age, that his application is endorsed by numerous citizens of Jacksonville, Florida. It was, therefore ordered that the said H. G. Gause, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

J. A. GILLIS

An application for full and complete pardon was presented to the Board in behalf of J. A. Gillis, who was convicted in the Circuit Court in and for Holmes County, Florida, at the February term thereof, A. D. 1926, of the offense of wantonly and maliciously shooting into a Vehicle and sentenced therefor to serve six months in prison, and who was granted a Conditional Pardon March 21, 1927. It being shown to the Board that the said J. A. Gillis, has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said J. A. Gillis, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

LEVI GILMORE

An application for pardon was presented to the Board in behalf of Levi Gilmore, who was convicted in the Circuit Court of Okaloosa County, at the Winter terms thereof, A. D. 1926, of the offense of Burning a Church Building in the night time and sentenced therefor to four years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge and Prosecuting Attorneys and other citizens of Crestview, Florida. It was, therefore, ordered that the said Levi Gilmore, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

S. R. GOFF

An application for pardon was presented to the Board in behalf of S. R. Goff, who was convicted in the Circuit Court of Charlotte County, at the Spring term thereof, A. D. 1927, of the offense of Grand Larceny and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Prosecuting Attorney and all County Officials of Charlotte County; that he has served one-half of his sentence. It was, therefore, ordered that the said S. R. Goff, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

WILLIE GRANBERRY

An application for commutation of sentence was presented to the

Board in behalf of Willie Granberry, who was convicted in the Circuit Court in and for Jackson County, Florida, at the Spring term thereof, A. D. 1924, of the offense of Manslaughter and sentenced therefor to 5 years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge and wife of the man killed, it was, therefore, ordered that the above sentence as imposed upon the said Willie Granberry, be commuted, making the effective date of his release from the State Penitentiary July 1st, A. D. 1928.

DAVE HAM

An application for commutation of sentence was presented to the Board in behalf of Dave Ham, who was convicted in the County Judge's Court in and for Jackson County, Florida, at the April term thereof, A. D. 1927, of the offense of having whiskey in his possession and sentenced to pay a fine of \$200 and costs. It being shown to the Board that his application is endorsed by Sheriff A. J. Lewis, Jackson County, Florida, who says that applicant only had one pint of whiskey, that his application is also endorsed by other citizens of Jackson County. It was, therefore, ordered that the sentence as above imposed upon the said Dave Ham, be commuted to payment of \$50.00 fine and cost, effective March 17, 1928.

J. W. HANCOCK

An application for commutation of sentence was presented to the Board in behalf of J. W. Hancock, who was convicted in the Criminal Court of Record, in and for Polk County, Florida, at the August term thereof, A. D. 1927, of the offense of Embezzlement and sentenced therefor to Two Years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Polk County; that the ends of justice will have been met when he has served until the effective date of his commutation; it was, therefore, ordered that the above sentence as imposed upon the said J. W. Hancock, be commuted to One Year in the State Penitentiary, making the effective date of his release therefrom August 2nd, A. D. 1928.

MOULTON HARRELL

An application for pardon was presented to the Board in behalf of Moulton Harrell, who was convicted in the Circuit Court of Washington County, at the Spring term thereof, A. D. 1925, of the offense of Violation of the Prohibition Law, second offense, and sentenced therefor to Two Years. It being shown to the Board that his application is endorsed by the Trial Judge and Prosecuting Attorney; it was, therefore, ordered that the said Moulton Harrell, be granted a Conditional Pardon effective April 1st, A. D. 1928.

OSCAR HARVIN

An application for pardon was presented to the Board in behalf of Oscar Harvin, who was convicted in the Circuit Court of Leon County, at the Fall term thereof, A. D. 1925, of the offense of Manslaughter and sentenced therefor to five years. It being shown to the Board that applicant has good prison record, that he has served practically half of his sentence and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Oscar Harvin, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

J. M. HENRY

An application for commutation of sentence was presented to the Board in behalf of J. M. Henry, who was convicted in the Criminal Court of Record, in and for Polk County, Florida, at the December term thereof, A. D. 1926, of the offense of extortion and sentenced therefor to one year in the State Penitentiary. It being shown to the Board that his application is endorsed by numerous citizens; that from statement of six of the trial jurors and three affidavits of citizens it would seem that applicant was wrongfully convicted; it was, therefore, ordered that the above sentence as imposed upon the said J. M. Henry, be commuted to six months in the State Penitentiary. This the 17th day of March A. D. 1928.

HERMAN J. HESSE

An application for pardon was presented to the Board in behalf of Herman J. Hesse, who was convicted in the Criminal Court of Record of Duval County, at the Spring term thereof, A. D. 1926, of the offense of grand embezzlement and sentenced therefor to four years. It being shown to the Board that applicant has a good prison record, that his application is endorsed by numerous prominent citizens including the County Judge of Duval County, that he has served one-half of his sentence and that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said

Herman J. Hesse, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

WALTER HINWORTH

An application for commutation of sentence was presented to the Board in behalf of Walter Hinworth, who was convicted in the Criminal Court of Record, in and for Orange county, Florida, at the Fall term thereof, A. D. 1924, for the offense of grand larceny and breaking and entering with intent to commit a felony and sentenced therefor to six years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by W. C. Manning of Starke, Florida, and State Farm officials; that he has already served about three and one-half years of his sentence; it was, therefore, ordered that the above sentence as imposed upon the said Walter Hinworth, be commuted, making the effective date of his release from the State Penitentiary July 1st, A. D. 1928.

FELMORE HOLMES

An application for pardon was presented to the Board in behalf of Felmore Holmes, who was convicted in the Circuit Court of Putnam county, at the October term thereof, A. D. 1924, of the offense of robbery—\$1.00 in currency from another negro, and sentenced therefor to seven years. It being shown to the Board that applicant has good prison record; that the amount taken was only one dollar and that he has served over half his sentence, it was, therefore, ordered that the said Felmore Holmes be granted a conditional pardon, effective April 1st, A. D. 1928.

ELMER HORNSBY

An application for commutation of sentence was presented to the Board in behalf of Elmer Hornsby, who was convicted in the Circuit Court, in and for Volusia county, Florida, at the December term thereof, A. D. 1924, of the offense of breaking and entering with intent to commit a felony. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens, including two of the trial jurors and State Farm officials; that he has already served over half of his sentence; it was, therefore, ordered that the above sentence as imposed upon the said Elmer Hornsby, be commuted, making the effective date of his release from the State Penitentiary July 1st, A. D. 1928.

ROBERT HOWARD

An application for pardon was presented to the Board in behalf of Robert Howard, who was convicted in the Circuit Court of Taylor county, at the Fall term thereof, A. D. 1916, of the offense of murder and sentenced therefor to life imprisonment. It being shown to the Board that applicant was only thirteen years old when the offense was committed; that he has served about eleven and one-half years, with a good prison record and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Robert Howard be granted a conditional pardon, effective April 1st, A. D. 1928.

SHELTON HUGGINS

An application for pardon was presented to the board in behalf of Shelton Huggins, who was convicted in the Circuit Court of Walton County, at the Spring term thereof, A. D. 1927, of the offense of Carnal Intercourse with unmarried female of previous chaste character under eighteen years of age, and sentenced therefor to seven year. It being shown to the board that applicant has a good prison record; that the girl offended and her father endorse his application; that applicant agrees to marry the girl offended. It was, therefore, ordered that the said Shelton Huggins be granted a conditional pardon, upon the condition that he marry the girl offended and hereafter lead a sober, peaceable and law-abiding life, effective April 1st, A. D. 1928.

E. S. HUSKEY

An application for commutation of sentence was presented to the board in behalf of E. S. Huskey, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the June term thereof, A. D. 1926, of the offense of Possession of Stolen Property and sentenced therefor to two years in the State penitentiary. It being shown to the board that applicant has a good prison record and his application is endorsed by the Superintendent of the State Prison Farm; that the ends of justice will have been met when he has served until the effective date of his commutation; it was, therefore, ordered that the above sentence as imposed upon the said E. S. Huskey be commuted, making the effective date of his release from the State penitentiary July 1st, A. D. 1928.

WILL JACKSON

An application for pardon was presented to the board in behalf of Will Jackson, who was convicted in the Circuit Court of Hernando County at the fall term thereof, A. D. 1915, of the offense of Murder and sentenced therefor to life imprisonment. It being shown to the board that applicant has a good prison record; that he has served more than twelve years of his sentence and

that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Will Jackson be granted a conditional pardon, effective April 1st, A. D. 1928.

ALTON J. JACKSON

An application for pardon was presented to the board in behalf of Alton J. Jackson, who was convicted in the Circuit Court of St. Johns County, at the spring term thereof, A. D. 1916, of the offense of Murder, second degree, and sentenced therefor to life imprisonment. It being shown to the board that applicant is in a bad physical condition; that he is quite old and has served practically twelve years; that his application is endorsed by citizens; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Alton J. Jackson be granted a conditional pardon, effective April 1st, 1928.

ALLEN JAMES

An application for pardon was presented to the board in behalf of Allen James, alias Baby Bell, who was convicted in the Circuit Court of Madison County at the April term thereof, A. D. 1919, of the offense of Murder, second degree, and sentenced therefor to life imprisonment. It being shown to the board that applicant is in bad physical condition; that his application is endorsed by the trial judge and prosecuting attorney; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Allen James, alias Baby Bell, be granted a conditional pardon, effective April 1st, A. D. 1928.

L. M. JOHNSON

An application for commutation of sentence was presented to the Board in behalf of L. M. Johnson, who was convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of Uttering Forged Check and sentenced to two years. It being shown to the Board that he has a good prison record, that the amount of the check forged was very small; it was, therefore, ordered that the sentence as above imposed upon the said L. M. Johnson, be commuted to six months in the State Penitentiary, his release being effective May 12, A. D. 1928.

L. C. JONES

An application for commutation of sentence was presented to the Board in behalf of L. C. Jones, who was convicted in the Criminal Court of Record, in and for Duval County, Florida, at the December term thereof, A. D. 1925, of the offense of Robbery and sentenced therefor to twelve years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous prominent citizens, including the Trial Judge; that the ends of justice will have been met when he had served until the effective date of his commutation; it was, therefore, ordered that the above sentence as imposed upon the said L. C. Jones, be commuted, making the effective date of his release from the State Penitentiary, July 1st, A. D. 1928.

J. T. JONES

An application for pardon was presented to the Board in behalf of J. T. Jones, who was convicted in the Circuit Court of Putnam County, at the Fall term thereof, A. D. 1926, of the offense of Forgery and Uttering Forgery and sentenced therefor to Four Years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge and Prosecuting Attorney and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said J. T. Jones, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

J. R. KELLY

An application for pardon was presented to the Board in behalf of J. R. Kelly, who was convicted in the County Judge's Court of Washington County, at the October term thereof, A. D. 1927, of the offense of Hunting Without License and sentenced therefor to Ten Dollars fine and cost; in default of payment, sixty days in County Jail. It being shown to the Board that applicant is very young; that he was hunting on land owned by his father and was ignorant of the new law prohibiting hunting on one's own land out of season; it was, therefore, ordered that the said J. R. Kelly be granted a Conditional Pardon, effective April 1st, A. D. 1928.

WILBUR KERSEY

An application for commutation of sentence was presented to the Board in behalf of Wilbur Kersey, who was convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of Grand Larceny and sentenced therefor to one year in the State Prison. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge and other citizens

of Pensacola, Florida; that according to a statement of Dr. F. P. Hixon, Pensacola, Florida, the applicant's sister cannot live but a few weeks longer; it was, therefore, ordered that the above sentence as imposed upon the said Wilbur Kersey, be commuted to expire April 1st, A. D. 1928, effective during good behavior, or until otherwise changed by the Board.

DAVID KIMBROUGH (JACK)

An application for pardon was presented to the Board in behalf of David Kimbrough (Jack), who was convicted in the Circuit Court of Duval County, at the Spring term thereof, A. D. 1917, of the offense of Murder and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant has an excellent prison record; that he is very old; that his physical condition is bad; that he has served over ten years of his sentence; that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said David Kimbrough (Jack), be granted a Conditional Pardon, effective April 1st, A. D. 1928.

MELVIN KOMER, ALIAS MELVIN COHEN, ALIAS MELVIN CONNER

An application for commutation of sentence was presented to the Board in behalf of Melvin Komer, alias Melvin Cohen, alias Melvin Conner, who was convicted in the Circuit Court, in and for Gadsden County, Florida, at the April term thereof, A. D. 1921, of the offense of Manslaughter and sentenced for to Fifteen years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Woodville and Gadsden County, Florida; that he has served seven years of his sentence already; it was, therefore, ordered that the above sentence as imposed upon the said Melvin Komer, alias Melvin Cohen, alias Melvin Conner, be commuted, making the effective date of his release from the State Penitentiary, July 1st, A. D. 1928.

A. J. LEAVINS, JR.

An application for full and complete pardon was presented to the Board in behalf of A. J. Leavins, Jr., who was convicted in the Circuit Court, in and for Holmes County, Florida, at the Spring term thereof, A. D. 1927, of the offense of Breaking and Entering with intent to commit a felony and sentenced therefor to serve six months in prison and who was discharged by expiration of time August 31st, A. D. 1927. It being shown to the Board that the said A. J. Leavins, Jr., has since having served his sentence led a peaceable and law-abiding life; it was, therefore, ordered that the said A. J. Leavins, Jr., be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

J. D. LEONARD

An application for full and complete pardon was presented to the Board in behalf of J. D. Leonard, who was convicted in the Circuit Court in and for Holmes County, Florida, at the Fall term thereof, A. D. 1926, of the offense of Assault with intent to murder, second degree and sentenced therefor to pay a fine of Five Hundred Dollars. It being shown to the Board that the said J. D. Leonard has since that time lived a peaceable and law-abiding life and has paid said fine, it was, therefore, ordered that the said J. D. Leonard, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective, March 17, 1928.

EUGENE LOWE

An application for commutation of sentence was presented to the Board in behalf of Eugene Lowe, who was convicted in the Circuit Court in and for Duval County, Florida, at the Fall term thereof, A. D. 1917, of the offense of Murder in the Second degree and sentenced therefor to Life Imprisonment in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Superintendent of the State Penitentiary, the Trial Judge and the Judge of the Criminal Court of Record, Palm Beach County, Florida; that the ends of justice will have been met when he has served until the effective date of his commutation; it was, therefore, ordered that the above sentence as imposed upon the said Eugene Lowe be commuted making the effective date of his release from the State Penitentiary July 1st, A. D. 1928.

ARTHUR MANN

An application for pardon was presented to the board in behalf of Arthur Mann, who was convicted in the Circuit Court of Lake County, at the Fall term thereof, A. D. 1926, of the offense of Robbery and sentenced therefor to Ten Years. It being shown to the board that the applicant has a good prison record; that he was only eighteen years old at the time the offense was committed; that his application is endorsed by the Trial Judge and Prosecuting Attorney; that the ends of justice have been met by the length of time already served; it was, therefore,

ordered that the said Arthur Mann, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

L. A. MELVIN

An application for full and complete pardon was presented to the Board in behalf of L. A. Melvin, who was convicted in the Circuit Court in and for Washington County, Florida, at the Fall term thereof, A. D. 1925, of the offense of Embezzlement, and sentenced therefor to serve two years in the State Penitentiary. It being shown to the Board that the said L. A. Melvin has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said L. A. Melvin, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17th, A. D. 1928.

JAMES E. MERRITT

An application for full and complete pardon was presented to the Board in behalf of James E. Merritt, who was convicted in the Circuit Court in and for Sumter County, Fla., at the November term thereof, A. D. 1921, of the offense of Murder, and sentenced therefor to serve Life in the State Penitentiary, and who was granted a Conditional Pardon May 6, A. D. 1926. It being shown to the Board that the said James E. Merritt has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said James E. Merritt, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17th, A. D. 1928.

W. C. MINGER

An application for full and complete pardon was presented to the Board in behalf of W. C. Minger, who was convicted in the Circuit Court in and for Holmes County, Florida, at the February term thereof, A. D. 1925, of the offense of Forgery, and sentenced therefor to serve three years in the State Penitentiary, and who was granted a Commutation of Sentence to six months, April 7th, A. D. 1926. It being shown to the Board that the said W. C. Minger has, since having been released, led a peaceable and law-abiding life; it was, therefore, ordered that the said W. C. Minger, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

JOE MORRIS

An application for pardon was presented to the Board in behalf of Joe Morris, who was convicted in the Circuit Court of Santa Rosa County, at the October term thereof, A. D. 1925, of the offense of assault with intent to murder and sentenced therefor to fifteen years, three charges. It being shown to the Board that applicant has a good prison record, his application is endorsed by numerous citizens of Santa Rosa County, and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Joe Morris, be granted a Conditional Pardon, effective April 1, A. D. 1928.

R. G. MURDOCK

An application for full and complete pardon was presented to the Board in behalf of R. G. Murdock, who was convicted in the Criminal Court of Record in and for Duval County, Fla., at the January term thereof, A. D. 1917, of the offense of Grand Larceny and sentenced therefor to 8 years in the State Penitentiary, and who was granted a Conditional Pardon therefrom July 20, A. D. 1920, effective December, 1920. It being shown to the Board that the said R. G. Murdock has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said R. G. Murdock, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

ERNEST MURRAY

An application for full and complete pardon was presented to the board in behalf of Ernest Murray, who was convicted in the Circuit Court in and for Lafayette County, Florida, at the special term thereof, A. D. 1926, of the offense of Assault to Murder and sentenced therefor to serve four years in the State penitentiary, and who was granted a conditional pardon October 10, 1927. It being shown to the board that the said Ernest Murray has, since having been granted a conditional pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said Ernest Murray be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

BARNEY McBREEN

An application for commutation of sentence was presented to the board in behalf of Barney McBreen, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the October term thereof, A. D. 1925, of the offense of Robbery

and sentenced therefor to seven years in the State penitentiary. It being shown to the board that applicant has a good prison record; that his application is endorsed by the Superintendent of the Prison Farm, that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the above sentence as imposed upon the said Barney McBreen be commuted to three years in prison, making the date of his release effective October 28, A. D. 1928.

G. C. McCLURE

An application for pardon was presented to the board in behalf of G. C. McClure, who was convicted in the Criminal Court of Record of Dade County, at the January term thereof, A. D. 1928, of the offense of Embezzlement and sentenced therefor to one year. It being shown to the board that applicant has a good prison record; that his application is endorsed by the trial judge and all other judges of Dade county courts; that applicant agrees to abstain from drinking; it was, therefore, ordered that the said G. C. McClure be granted a conditional pardon, effective April 1, A. D. 1928.

LEROY McCORMICK

An application for commutation of sentence was presented to the board in behalf of LeRoy McCormick, who was convicted in the Circuit Court in and for Bay County, Florida, at the fall term thereof, A. D. 1927, of the offense of assault with intent to commit manslaughter and sentenced therefor to two years in the State penitentiary. It being shown to the board that applicant is in bad physical condition: that he has a good prison record; that his application is endorsed by numerous citizens of Bay County Florida, including several county officials; it was, therefore, ordered that the above sentence as imposed upon the said LeRoy McCormick be commuted to one year in the State penitentiary, making the date of his release therefrom effective October 5th, A. D. 1928.

J. M. McKEE

An application for pardon was presented to the board in behalf of J. M. McKee, who was convicted in the County Judge's Court of Seminole County at the April term thereof, A. D. 1926, of the offense of possession of Intoxicating Liquor and sentenced therefor to six months in the county jail; fine \$500 and cost; in default of payment, six months additional. It being shown to the board that his application is endorsed by the trial judge, prosecuting attorneys, two jurors and numerous citizens of Seminole county; it was, therefore, ordered that the said J. M. McKee be granted a conditional pardon, effective April 1, A. D. 1928.

CLEVELAND M'QUAY

An application for commutation of sentence was presented to the Board in behalf of Cleveland M'Quay, who was convicted in the Circuit Court in and for Madison County, Florida, at the Fall term thereof, A. D. 1927, of the offense of Rape and sentenced therefor to Three years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Madison County, Florida, and that the ends of Justice have been met by the length of time already served, it was, therefore, ordered that the above sentence as imposed upon the said Cleveland McQuay, be commuted to one year in the State Prison, making the date of his release therefrom effective October 21st, A. D. 1928.

JOE NASH

An application for pardon was presented to the Board in behalf of Joe Nash, who was convicted in the Circuit Court of Pinellas County, at the Fall term thereof, A. D. 1926, of the offense of Larceny of Automobile and sentenced therefor to three and one-half years. It being shown to the Board that applicant has good prison record; that his application is endorsed by the Sheriff and numerous other citizens of Pinellas County and his physical condition is bad and that he has served practically half of his sentence; it was, therefore, ordered that the said Joe Nash, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

N. R. NEWSOME

An application for full and complete pardon was presented to the Board in behalf of N. R. Newsome, who was convicted in the Circuit Court in and for Hillsborough County, Florida, at the June term thereof, A. D. 1926, of the offense of Grand Larceny and sentenced therefor to serve eighteen months in the State Penitentiary, and who was granted a Conditional Pardon December 20, A. D. 1927. It being shown to the Board that the said N. R. Newsome has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said N. R. Newsome be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective March 17th, 1928.

ROY OLIVE

An application for pardon was presented to the Board in behalf of Roy Olive, who was convicted in the Circuit Court of Jackson

County, at the November term thereof, A. D. 1927, of the offense of Breaking and Entering a building with intent to commit a Misdemeanor and sentenced therefor to six months in the County Jail. It being shown to the Board that his application is endorsed by the Trial Judge and Prosecuting Attorney; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Roy Olive be granted a Conditional Pardon, effective March 17th, 1928.

FRANK OLIVE

An application for pardon was presented to the Board in behalf of Frank Olive, who was convicted in the Circuit Court of Jackson County, at the November term thereof, A. D. 1927, of the offense of Breaking and Entering a building with intent to commit a misdemeanor and sentenced therefor to six months in the County Jail. It being shown to the Board that his application is endorsed by the Trial Judge and Prosecuting Attorney; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Frank Olive, be granted a Conditional Pardon, effective March 17, 1928.

ARTHUR PADGETT

An application for full and complete pardon was presented to the Board in behalf of Arthur Padgett, who was convicted in the Circuit Court in and for Walton County, Fla., at the May term thereof, A. D. 1924, of the offense of Uttering Forged Instrument and sentenced therefor to serve four years in the State Penitentiary, and who was granted a Conditional Pardon October 5th, A. D. 1925; it being shown to the Board that the said Arthur Padgett has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said Arthur Padgett, be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective March 17, 1928.

THOMAS PENNINGTON, ALIAS ROBT. PENNINGTON

An application for pardon was presented to the Board in behalf of Thomas Pennington, alias Robt. Pennington, who was convicted in the Criminal Court of Record of Palm Beach County, at the October term thereof, A. D. 1926, of the offense of Breaking and Entering and sentenced therefor to Two Years. It being shown to the Board that the applicant has a good prison record; that his application is endorsed by numerous citizens of Tallahassee, Florida, and Ensley, Alabama; that he has served practically a year and one-half of a two year sentence, and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Thomas Pennington, alias Robt. Pennington, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

CHARLIE PITTS

An application for pardon was presented to the Board in behalf of Charlie Pitts, who was convicted in the Circuit Court of Calhoun County, at the Fall term thereof, A. D. 1923, of the offense of Murder and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant was only eighteen years of age at the time the offense was committed; that he had a good prison record; that his application is endorsed by the Trial Judge, Jurors and numerous citizens; it was, therefore, ordered that the said Charlie Pitts, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

W. J. POTTER

An application for commutation of sentence was presented to the Board in behalf of W. J. Potter, who was convicted in the Criminal Court of Record, in and for Duval County, Florida, at the October term thereof, A. D. 1925, of the offense of Robbery and sentenced therefor to seven years in the State Penitentiary, It being shown to the Board that applicant has a good prison record; that he was very young at the time the offense was committed; that his application is endorsed by numerous prominent people; it was, therefore, ordered that the above sentence as imposed upon the said W. J. Potter, be commuted to Three Years in the State Penitentiary, making the date of his release therefrom effective October 28th, A. D. 1928.

MARY REDDING

An application for pardon was presented to the Board in behalf of Mary Redding, who was convicted in the County Judge's Court of Manatee County, at the May term thereof, A. D. 1927, of the offense of Transporting Moonshine Liquor and sentenced therefor to three months in the County Jail. It being shown to the Board that application is endorsed by the Trial Judge and Prosecuting Attorney, also the Sheriff and other prominent citizens of Manatee County; it was, therefore, ordered that the said Mary Redding, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

CARL REDMAN

An application for pardon was presented to the Board in behalf of Carl Redman, who was convicted in the Criminal Court of Record of Orange County, at the August term thereof, A. D. 1926, of the offense of Lewd and Lascivious Behavior and sentenced therefor to Two Years. It being shown to the Board that applicant has a good prison record, that he has served practically all of his sentence and that the ends of justice have been met by the length of time already served, it was, therefore, ordered that the said Carl Redman, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

R. R. RIDDELL, ALIAS DON B. LEEDS

An application for commutation of sentence was presented to the Board in behalf of R. R. Riddell, alias Don B. Leeds, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the April term thereof, A. D. 1926, of the offense of Obtaining money under false pretenses (Grand Larceny) and sentenced therefor to three years. It being shown to the Board that applicant has a good prison record; that he has served practically two years of a three year sentence; it was, therefore, ordered that the sentence as above imposed upon the said R. R. Riddell, alias Don B. Leeds, be commuted to two years actual service, his release being effective May 26th, A. D. 1928.

ROBERT RIGDON

An application for pardon was presented to the Board in behalf of Robert Rigdon, who was convicted in the Circuit Court of Volusia County, at the November term thereof, A. D. 1925, of the offense of Uttering a forged instrument and sentenced therefor to five years. It being shown to the Board that applicant has a good prison record, was only twenty years of age at the time the offense was committed; that the amount of the check forged was only twelve dollars; that he has served practically half of his sentence and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Robert Rigdon, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

J. F. ROBERTS

An application for full and complete pardon was presented to the Board in behalf of J. F. Roberts, who was convicted in the Circuit Court, in and for Levy County, Florida, at the April term thereof, A. D. 1925, of the offense of Manslaughter and sentenced therefor to serve seven years in the State Penitentiary, and who was granted a Conditional Pardon therefrom May 15th A. D. since having been granted a Conditional Pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said J. F. Roberts, be granted a full and complete Pardon, thereby restoring him to full rights of citizenship.

ANDREW ROBERTS

An application for pardon was presented to the Board in behalf of Andrew Roberts, who was convicted in the Circuit Court of Dade County, at the June term thereof, A. D. 1915, of the offense of Murder and sentenced therefor to Life Imprisonment. It being shown to the Board that his application is endorsed by the Trial Judge and Prosecuting Attorney; that applicant has served thirteen years with a good prison record; that he was quite young at the time the offense was committed and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Andrew Roberts, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

BRADY ROBERTS

An application for full and complete pardon was presented to the Board in behalf of Brady Roberts, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the July term thereof, A. D. 1915, of the offense of Murder, first degree, and sentenced therefor to serve Life in the State Prison, and who was granted a Conditional Pardon October 10th, A. D. 1927. It being shown to the Board that the said Brady Roberts has, since having been granted a Conditional Pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said Brady Roberts, be and he is hereby granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective March 17, 1928.

JIM ROBERTS

An application for full and complete pardon was presented to the Board in behalf of Jim Roberts, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the July term thereof, A. D. 1915, of the offense of murder, first degree, and sentenced therefor to serve life in the State Prison and who was granted a conditional pardon March 21st, A. D. 1925. It being shown to the Board that the said Jim Roberts has since having been granted a conditional pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said Jim

Roberts be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

PERCY ROBERTS

An application for full and complete pardon was presented to the Board in behalf of Percy Roberts, who was convicted in the Circuit Court in and for Santa Rosa county, Florida, at the July term thereof, A. D. 1915, of the offense of murder, first degree, and sentenced therefor to serve life in the State Prison, and who was granted a conditional pardon October 10, A. D. 1927. It being shown to the Board that the said Percy Roberts has, since having been granted a conditional pardon, led a peaceable and law-abiding life; it was, therefore, ordered that the said Percy Roberts be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

FRANK ROBERTS

An application for commutation of sentence was presented to the Board in behalf of Frank Roberts, who was convicted in the Circuit Court in and for Taylor county, Florida, at the June term thereof, A. D. 1925, of the offense of murder in the first degree and sentenced therefor to life imprisonment in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens; that the negro killed was a very bad character; that the ends of justice will have been met when applicant has served until the effective date of his commutation of sentence; it was, therefore, ordered that the above sentence as imposed upon the said Frank Roberts be commuted, making the effective date of his release from the State Penitentiary July 1st, A. D. 1928.

JOE ROMANO

An application for pardon was presented to the Board in behalf of Joe Romano, who was convicted in the Criminal Court of Record of Hillsborough county, at the February term thereof, A. D. 1926, of the offense of Lottery and sentenced therefor to one year and one day in the State Prison. It being shown to the Board that his application is endorsed by numerous prominent citizens of Tampa, Florida; it was, therefore, ordered that the said Joe Romano be granted a conditional pardon, effective April 1st, A. D. 1928.

LINO RUIZ

An application for pardon was presented to the Board in behalf of Lino Ruiz, who was convicted in the Criminal Court of Record of Hillsborough county, at the February term thereof, A. D. 1927, of the offense of Lottery and sentenced therefor to one year and one day in the State Prison. It being shown to the Board that his application is endorsed by numerous prominent citizens of Tampa, Florida, it was, therefore, ordered that the said Lino Ruiz be granted a conditional pardon, effective April 1st, A. D. 1928.

WILLIAM SALTER

An application for full and complete pardon was presented to the Board in behalf of William Salter, who was convicted in the Circuit Court in and for St. Lucie county, Florida, at the Spring term thereof, A. D. 1923, of the offense of rape and sentenced therefor to serve life in the State Prison, and who was granted a conditional pardon April 9, A. D. 1927. It being shown to the Board that the said William Salter has, since having been granted a conditional pardon, led a peaceable and law-abiding life, it was, therefore, ordered that the said William Salter be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective March 17, 1928.

C. E. SANFORD

An application for commutation of sentence was presented to the Board in behalf of C. E. Sanford, who was convicted in the Criminal Court of Record, in and for Dade County, Fla., at the April term thereof, A. D. 1926, of the offense of Manslaughter and sentenced therefor to Ten Years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous prominent citizens of Dade County, Florida, including the Trial Judge and Prosecuting Attorney and citizens of New York State; it was, therefore, ordered that the above sentence as imposed upon the said C. E. Sanford, be commuted, making the effective date of his release from the State Penitentiary, July 1st, A. D. 1928.

RAYMOND C. SHORT

An application for pardon was presented to the Board in behalf of Raymond C. Short, who was convicted in the Criminal Court of Record of Orange County, at the Spring term thereof, A. D. 1926, of the offense of Carnal Intercourse with female under eighteen years of age and sentenced therefor to Ten Years. It being shown to the Board that applicant has a good prison record; that the girl offended was over the age of eighteen years and his application is endorsed by the Superintendent and other officials of the Florida State Farm; it was,

therefore, ordered that the said Raymond C. Short, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

RAMON SIERRA

It was brought to the attention of the Board that relief should be granted Ramon Sierra, against whom final judgment was rendered, together with A. Villina, on the 11th day of March, A. D. 1927, sureties for Jose Cugar, who was to appear at the May term, A. D. 1917, of the County Court in and for Hillsborough County, Fla., to answer a charge of Selling Liquor without license; that ten years elapsed before the above said sureties were notified of the estreatment of bond; that for two or three years after the said bond was executed the said Jose Cugar lived in the City of Tampa and could have easily been apprehended; that A. Villina co-surety with Ramon Sierra, did at that time own considerable property, but is now insolvent; that Jose Cugar is now dead; that Ramon Sierra due to the above said causes would have no recourse against either the defendant or his co-surety; that the Board of County Commissioners of Hillsborough County endorses his application for relief of payment of bond. It was, therefore, ordered that Ramon Sierra, be and he is hereby granted relief from payment of forfeiture of bond in the above mentioned case. This the 17th day of March A. D. 1928.

LESLIE SIMMONS

An application for commutation of sentence was represented to the Board in behalf of Leslie Simmons, who was convicted in the Criminal Court of Record, in and for Orange County, Florida, at the September term thereof, A. D. 1926, of the offense of Receiving Stolen Goods and sentenced therefor to three and one-half years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that the ends of justice will have been met when he has served until the effective date of his commutation of sentence, it was, therefore, ordered that the above sentence as imposed upon the said Leslie Simmons, be commuted to Two years in the State Penitentiary, making the effective date of his release, September 21st, A. D. 1928.

S. S. SMITH

An application for pardon was presented to the Board in behalf of S S Smith, who was convicted in the County Judge's Court of Putnam County, at the December term thereof, A. D. 1927, of the offense of Assault and Battery and sentenced therefor to Six Months in County Jail. It being shown to the Board that application is endorsed by the Trial Judge and numerous other citizens; it was, therefore, ordered that the said S. S. Smith, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

JOHN SMITH, ALIAS JOHN MARTIN

WHEREAS, on the 22nd Day of December, A. D. 1919, a Conditional Pardon was granted to one John Smith, alias John Martin, who was convicted in the Circuit Court in and for Alachua County, Florida, at the Spring term thereof, A. D. 1907, of the offense of Murder and sentenced therefor to Life Imprisonment, and

WHEREAS, it was provided in said conditional pardon, and the same was granted to and accepted by John Smith, alias John Martin, upon the express understanding and condition that he thereafter lead a sober, peaceable and law-abiding life, and that if at any time any person should make complaint before the Board of Pardons or the Governor of the State that any of such conditions had been violated, that said Board, or the Governor, should have full power and authority, without notice to said applicant, to inquire into such alleged breach of conditions, and if satisfied after such investigation, that any of such conditions had been violated, might order said applicant arrested and immediately deliver to the State authorities to serve such part or parts of said original sentence as had not been served at the time such conditional pardon was granted, and

WHEREAS, this Board is satisfied, after investigation of evidence submitted that the said John Smith, alias John Martin, has violated the conditions of his conditional pardon in this, to-wit: That Sheriff W. C. Brannen, Jr., of Union County, Florida, has notified the Board that on December 4, A. D. 1927, the said John Smith alias John Martin, killed a negro named Leon Craft at Mr. Lee Shaw's Turpentine Still, ten miles west of Lake Butler, and who is now in the County Jail at Lake Butler;

THEREFORE, Be It Known, That at a meeting of the Board of Pardons held on this day it was ordered that the conditional pardon heretofore granted to the said John Smith, alias John Martin, be revoked and that he be arrested by any Sheriff or Constable and delivered to the State Prison authorities to serve such portion of his original sentence as had not been served by him at the time his conditional pardon was granted. This the 17th day of March, A. D. 1928.

ALVA SPENCER

An application for pardon was presented to the Board in behalf of Alva Spencer, who was convicted in the Circuit Court of Walton County, at the Fall term thereof, A. D. 1927, of the offense of Desertion and non-support of children and wife, two counts, and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge and Superintendent of the Florida State Farm; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Alva Spencer be granted a Conditional Pardon, effective April 1st, A. D. 1928.

IRVAN STRATTON

An application for commutation of sentence was presented to the Board in behalf of Irvan Stratton, who was convicted in the Circuit Court, in and for St. Johns County, Florida, at the Fall term thereof, A. D. 1926, of the offense of Assault with intent to Commit Murder and sentenced therefor to five years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of St. Johns County, Florida, and prison officials; that there seems to be some doubt as to applicant's guilt; it was, therefore, ordered that the said above sentence as imposed upon the said Irvan Stratton, be commuted, making the effective date of his release from the State Penitentiary, July 1st, A. D. 1928.

CLAUDIE STRICKLAND

An application for pardon was presented to the Board in behalf of Claudie Strickland, who was convicted in the Circuit Court of Washington County, at the Fall term thereof, A. D. 1927, of the offense of Grand Larceny and sentenced therefor to one year State Prison. It being shown to the Board that the applicant has a good prison record; that he was only eighteen years old at the time the offense was committed; that his application is endorsed by the Trial Judge and numerous citizens of Holmes and Washington Counties; that his application was endorsed by the owners of car that was stolen, and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Claudie Strickland be granted a Conditional Pardon, effective April 1st, A. D. 1928.

RUSSELL STRICKLAND

An application for commutation of sentence was presented to the board in behalf of Russell Strickland, who was convicted in the Circuit Court in and for Washington County, Florida, at the fall term thereof, A. D. 1915, of the offense of Murder and sentenced therefor to life imprisonment in the State penitentiary. It being shown to the board that applicant has a good prison record; that he has been serving time since November 3rd, 1915; that his application is endorsed by the Superintendent of the Florida State Penitentiary; that the ends of justice will have been met when he has served until the effective date of his commutation of sentence; it was, therefore, ordered that the above sentence as imposed upon the said Russell Strickland be commuted, making the effective date of his release from the State penitentiary July 1st, A. D. 1928.

ELIAS TAYLOR

An application for pardon was presented to the board in behalf of Elias Taylor, who was convicted in the Criminal Court of Record of Dade County, at the April term thereof, A. D. 1924, of the offense of Manslaughter and sentenced therefor to five years. It being shown to the board that applicant has a good prison record; that he has served over four years of a five-year sentence; that his application is endorsed by citizens of Dade county; it was, therefore, ordered that the said Elias Taylor be granted a Conditional Pardon, effective April 1st, A. D. 1928.

RUFUS THOMPSON

An application for commutation of sentence was presented to the board in behalf of Rufus Thompson, who was convicted in the Circuit in and for Palm Beach County, Florida, at the July term thereof, A. D. 1922, of the Offense of Murder, second degree, and sentenced therefor to twenty years in the State penitentiary. It being shown to the board that applicant has a good prison record; that his application is endorsed by numerous citizens of Palm Beach County, Florida, including the sheriff and C. D. Abbott, assistant attorney; it was, therefore, ordered that the above sentence as imposed upon the said Rufus Thompson, be commuted, making the effective date of his release from the State penitentiary July 1st, A. D. 1928.

LENA THORNE

An application for pardon was presented to the board in behalf of Leona Thorne, who was convicted in the Criminal Court of Record of Dade County, at the February term thereof, A. D. 1927, of the offense of Receiving Stolen Property and sentenced therefor to two years. It being shown to the board that applicant has a

good prison record; that the property said to be stolen was left at applicant's house by boarders; that her application is endorsed by numerous citizens of Jacksonville, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Leona Thorne be granted a Conditional Pardon, effective April 1st, A. D. 1928.

C. O. TIMMONS

An application for pardon was presented to the board in behalf of C. O. Timmons, who was convicted in the Circuit Court of Marion County at the February term thereof, A. D. 1927, of the offense of Larceny of a Cow, and sentenced therefor to two years. It being shown to the board that applicant has a good prison record; that he is quite old and has served over half of his sentence; that the Superintendent of the Florida State Farm endorses his application, and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said C. O. Timmons be granted a conditional pardon, effective April 1st, A. D. 1928.

MARY TURNER

An application for pardon was presented to the Board in behalf of Mary Turner, who was convicted in the Circuit Court of Pinellas County, at the June term thereof, A. D. 1924, of the offense of Murder, second degree, and sentenced therefor to Twenty Years imprisonment. It being shown to the Board that applicant is in a very bad physical condition; that her application is endorsed by the Board of County Commissioners of Pinellas County and numerous citizens. It was, therefore, ordered that the said Mary Turner, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

FRANK WALKER

An application for commutation of sentence was presented to the Board in behalf of Frank Walker, who was convicted in the Circuit Court, in and for Union County, Florida, at the Fall term thereof, A. D. 1926, of the offense of Manslaughter, and sentenced therefor to Seven Years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that he is almost blind; that his application is endorsed by numerous prominent citizens of Union County, including several County officials and all of the Trial Jurors except one; it was, therefore, ordered that the above sentence as imposed upon the said Frank Walker, be commuted to One Year in the State Penitentiary, making the date of his release therefrom, effective June 25th, A. D. 1928.

J. W. WALTERS

An application for pardon was presented to the Board in behalf of J. W. Walters, who was convicted in the Circuit Court of Washington County, at the Spring term thereof, A. D. 1925, of the offense of having sexual intercourse with an unmarried female of previous chaste character and sentenced therefor to one year. It being shown to the Board that his application is endorsed by prominent citizens, it was, therefore, ordered that the said J. W. Walters, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

ALCUS WARD

An application for pardon was presented to the Board in behalf of Alcus Ward, who was convicted in the Circuit Court of Walton County, at the September term thereof, A. D. 1927, of the offense of Maliciously Shooting Into Dwelling and sentenced therefor to eighteen months. It being shown to the Board that there is some doubt as to the guilt of the applicant; that his application is endorsed by numerous citizens of Holmes and Walton Counties; it was, therefore, ordered that the said Alcus Ward, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

HOWARD WESTERFIELD

An application for pardon was presented to the Board in behalf of Howard Westerfield, who was convicted in the Criminal Court of Record of Escambia County, at the December term thereof, A. D. 1926, of the offense of Larceny of Automobile—took car and came to Florida for health, and sentenced therefor to Five Years. It being shown to the Board that applicant has good prison record; that his wife is in bad physical condition and in need of his support and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Howard Westerfield, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

JACK WIGGINS, OR JOHN

An application for pardon was presented to the Board in behalf of Jack Wiggins, or John, who was convicted in the Criminal Court of Record of Dade County, at the November term thereof, A. D. 1926, of the offense of Robbery (attempted highway) and sentenced therefor to Three Years. It being shown to the Board that, according to statement by persons appearing in his behalf

at the meeting of the State Board of Pardons that there is some doubt as to the guilt of the applicant; that he has served half of his prison sentence; it was, therefore, ordered that the said Jack Wiggins, or John be granted a Conditional Pardon, effective April 1st, A. D. 1928.

JIM WILLOUGHBY

An application for pardon was presented to the Board in behalf of Jim Willoughby, who was convicted in the Circuit Court of Jackson County, at the October term thereof, A. D. 1927, of the offense of Breaking Gang and sentenced therefor to six months. It being shown to the Board that applicant is in bad physical condition, being a tubercular, that his application is endorsed by the Sheriff of Jackson County; it was, therefore, ordered that the said Jim Willoughby be granted a Conditional Pardon, effective April 1st, A. D. 1928.

SUSIE WINGATE

An application for pardon was presented to the Board in behalf of Susie Wingate, who was convicted in the Circuit Court of Jefferson County, at the Spring term thereof, A. D. 1925, of the offense of Murder and sentenced therefor to Twenty Years. It being shown to the Board that she has a good prison record; that her application is endorsed by the Trial Judge, the Sheriff of Jefferson County and numerous citizens; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Susie Wingate, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

HARVEY S. WITHERSPOON

An application for pardon was presented to the Board in behalf of Harvey S. Witherspoon, who was convicted in the Criminal Court of Record of Dade County, at the December term thereof, A. D. 1918, of the offense of Murder and sentenced therefor to life imprisonment. It is being shown to the Board that applicant has a good prison record; that his application is endorsed by the Prosecuting Attorney and numerous citizens; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Harvey S. Witherspoon, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

L. O. WITT

An application for pardon was presented to the Board in behalf of L. O. Witt, who was convicted in the Circuit Court of Alachua County, at the Fall term thereof, A. D. 1927, of the offense of Embezzlement and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record; that the Sheriff of Columbia County endorses his application; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said L. O. Witt, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

J. CLYDE WOOD

An application for pardon was presented to the Board in behalf of J. Clyde Wood, who was convicted in the County Judge's Court of Manatee County, at the May term thereof, A. D. 1927, of the offense of Possessing Intoxicating Liquors and sentenced therefor to six months in County Jail. It being shown to the Board that his application is endorsed by the Trial Judge, Prosecuting Attorney and numerous other prominent citizens of Manatee County; it was, therefore, ordered that the said J. Clyde Wood be granted a Conditional Pardon, effective April 1st, A. D. 1928.

B. J. WOODBERRY

An application for pardon was presented to the Board in behalf of B. J. Woodberry, who was convicted in the Circuit Court of Alachua County at the Spring term thereof, A. D. 1913, of the offense of Murder and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant has a good prison record; that he is quite old and has been serving time for about 15 years; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said B. J. Woodberry, be granted a Conditional Pardon, effective April 1st, A. D. 1928.

HERBERT CRAVEN

An application for parole was presented to the Board in behalf of Herbert Craven, who was convicted in the Juvenile Court, in and for Dade County, Florida at the August term thereof, A. D. 1926, of the offense of Delinquency and committed to the Florida Industrial School for Boys, Marianna, Florida; and on May 29th, A. D. 1926, the said Herbert Craven was transferred from the Florida Industrial School for Boys to the Florida State Penitentiary as an incorrigible. It being shown to the Board by an opinion rendered by the Attorney General of Florida that the State has no legal authority to hold the said Herbert Craven at the State Penitentiary; it was, therefore, ordered that the said Herbert Craven, be paroled to his brother, W. L. Craven, Miami, Florida, who is to report periodically to the Board as to his conduct. This parole to be effective during good behaviour or until

otherwise changed by the Board. This the 23rd day of March A. D. 1928.

EMERY BALLARD

WHEREAS, on the 13th day of March A. D. 1928, a conditional pardon was granted to one Emery Ballard, who was convicted in the Circuit Court, in and for Santa Rosa County, Florida, at the February term thereof, A. D. 1927, of the offense of Violation of the Prohibition Laws, second offense, and sentenced therefor to serve two years in the State Penitentiary, and

WHEREAS, it was provided in said conditional pardon, and the same was granted to and accepted by Emery Ballard, upon the express understanding and condition that he thereafter lead a sober, peaceable and law-abiding life and that if at any time any person should make complaint before the Board of Pardons or the Governor of the State that any such conditions had been violated, that said Board, or the Governor, should have full power and authority, without notice to said applicant, to inquire into such alleged breach of conditions, and if satisfied after such investigation, that any of such conditions had been violated, might order said applicant arrested and immediately delivered to the State authorities to serve such part or parts of said original sentence as had not been served at the time such conditional pardon was granted, and

WHEREAS, this Board is satisfied, after investigation of evidence submitted that the said Emery Ballard has violated the conditions of his conditional pardon in this, to-wit: That Sheriff H. C. Mitchell of Santa Rosa County, Florida, has notified the Board that the said Emery Ballard is now in the County Jail of said County charged with Assault and Battery and Drunkenness.

THEREFORE, be it known, that at a meeting of the Board of Pardons held on this day it was ordered that the conditional pardon heretofore granted to the said Emery Ballard be revoked, and that he be arrested by any Sheriff or Constable and delivered to the State Prison Authorities to serve such portion of this original sentence as had not been served by him at the time his conditional pardon was granted. This the 24th day of March A. D. 1928.

MRS. J. C. VAN PELT

It was brought to the attention of the Board that relief should be granted Mrs. J. C. Van Pelt, wife of J. C. Van Pelt, who was surety for Ed. Howell in the sum of \$48.43; the said Ed Howell being convicted in the Court of Record in and for Escambia County, Florida, at the Spring term thereof, A. D. 1927, of the offense of Affray and sentenced therefor to pay a fine of \$25.00 and costs of court; in default of payment of said fine and costs of court to serve ninety days in the County Jail of Escambia County, Florida. It being shown to the Board that the said J. C. Van Pelt a few days prior to his death gave to the Sheriff of Escambia County, Florida, a check to cover the amount of the said bond; that check was not cashed before his death and his wife has since been unable to make payment of same; it was, therefore, ordered that the said Mrs. J. C. Van Pelt, be granted relief from payment of forfeiture of bond in the above mentioned case. This the 5th day of April A. D. 1928.

HAROLD PHILLIPS

An application for pardon was presented to the Board in behalf of Harold Phillips, who was convicted in the Criminal Court of Record of Polk County, at the June term thereof, A. D. 1926, of the offense of Attempt to Rape and sentenced therefor to Two Years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Polk County, including five of the trial jurors; that he has served over half of his sentence; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Harold Phillips, be granted a Conditional Pardon, effective May 17, 1928.

GEORGE DRIGGERS

An application for full and complete pardon was presented to the Board in behalf of George Driggers, who was convicted in the Circuit Court, in and for Dixie County, Florida, at the February term thereof, A. D. 1925, of the offense of Altering Mark on Hog and sentenced therefor to two years in the State Penitentiary; and who served his term out. It being shown to the Board that applicant has, since being honorably discharged from the State Penitentiary, been living a peaceable and lawabiding life; that his application is endorsed by numerous citizens of Cross City, Florida; it was, therefore, ordered that the said George Driggers, is hereby granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective May 26, A. D. 1928.

WILLIARD DRIGGERS

An application for full and complete pardon was presented to the Board in behalf of Williard Driggers, who was convicted in the Circuit Court, in and for Dixie County, Florida, at the February term thereof, A. D. 1925, of the offense of Altering Marks on Hogs, and sentenced therefor to Four and One-half Years in the State Penitentiary; and who was on the 1st day of April A. D. 1927, granted a Conditional Pardon. It being shown to the Board that applicant has been, since the granting of his conditional pardon, living a peaceable and law-abiding life; that his application is endorsed by numerous citizens of Cross City, Florida; It was, therefore, ordered that the said Williard Driggers, is hereby granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective May 26th, A. D. 1928.

BURTON TYRE

An application for full and complete pardon was presented to the Board in behalf of Burton Tyre, who was convicted in the County Judge's Court, in and for Hamilton County, Florida, February 9th, A. D. 1926, of the offense of Larceny of a Hog and sentenced to pay a fine of Seventy-five dollars and costs of Court in the sum of Thirty-six Dollars and Sixty-three Cents; and in default of payment of fine and costs to serve Six Months in the County Jail. It being shown to the Board that applicant paid the fine and costs of Court and has since that time been living a peaceable and law-abiding life; it was, therefore, ordered that the said Burton Tyre, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective May 28th, A. D. 1928.

ANDY COOPER

An application for commutation of sentence was presented to the Board in behalf of Andy Cooper, who was convicted in the County Judge's Court in and for Washington County, Florida, at the August term thereof, A. D. 1927, of the offense of Transporting and Possessing Intoxicating Liquor and having a Concealed Weapon and sentenced therefor to pay a fine of \$450 and costs of Court and to serve eleven months in the County Jail. It being shown to the Board that applicant has already served nearly all of his jail sentence; that his application is endorsed by the Trial Judge and numerous other citizens; it was, therefore, ordered that the above sentence as imposed upon the said Andy Cooper, be commuted to the time already served in the County Jail, thereby remitting the fine of \$450 and Costs of Court and the balance of his term in the County Jail; effective during good behaviour or until otherwise ordered by the Board. This the 25th day of June. A. D. 1928.

J. D. KIRKLAND

An application for full and complete pardon was presented to the Board in behalf of J. D. Kirkland, who was convicted in the Circuit Court, in and for Jackson County, Florida, at the Spring term thereof, A. D. 1922, of the offense of Embezzlement, Misfeasance and Malfeasance in office, and sentenced therefor to four years in the State Penitentiary; and who was also granted a Conditional Pardon July 1st, A. D. 1924. It being shown to the Board that applicant has been living a sober, peaceable and law-abiding life, since having been granted a Conditional Pardon, it was, therefore, ordered that the said J. D. Kirkland, be granted a full and complete pardon thereby restoring him to full rights of citizenship, effective June 27th, 1928.

GEORGE CONRAD

An application for parole was presented to the Board in behalf of George Conrad, who was convicted in the Criminal Court of Record, in and for Dade County, Florida, at the October term thereof, A. D. 1927, of the offense of Breaking and Entering and sentenced therefor to Five Years in the State Penitentiary. It being shown to the Board that he is seriously ill with Pulmonary Tuberculosis; that his mother is now here from New Jersey and wishes to take him home for treatment; it was, therefore, ordered that the said George Conrad, be paroled into the custody of his mother, Mrs. Conrad Tulenko, 102 Fourth Ave., Passaic, New Jersey, for treatment, effective July 3rd, 1928.

LOUISE WHITE

An application for parole was presented to the Board in behalf of Louise White, who was convicted in the Circuit Court, in and for Marion County, Florida, at the February term thereof, A. D. 1928, of the offense of Assault to Murder and sentenced therefor to Twenty Years in the State Penitentiary. It being shown to the Board that applicant is in a bad physical condition, suffering from an incurable disease, and that her mother is willing to take her home for care and treatment; it was, therefore, ordered that the said Louise White, be paroled to her mother, Mary Jane Snead,

Macon, Georgia, for care and treatment, effective July 6th, A. D. 1928.

CARL JOHNSON

An application for pardon was presented to the Board in behalf of Carl Johnson, who was convicted in the Criminal Court of Record of Dade County, at the October term thereof, A. D. 1927, of the offense of Larceny of Automobile and sentenced therefor to three years. It being shown to the board that applicant is suffering with Tuberculosis, that his record during incarceration has been excellent; that his application is endorsed by the Sheriff of Palm Beach County, Florida, by the Trial Judge and numerous other prominent citizens; it was, therefore, ordered that the said Carl Johnson, be granted a conditional pardon, effective July 10th, A. D. 1928.

F. W. WATTON

An application for commutation of sentence was presented to the Board in behalf of F. W. Watton, who was convicted in the County Judge's Court in and for Seminole County, Florida, at the July term thereof, A. D. 1927, of the offense of Selling Intoxicating Liquor and sentenced to three months and fine of \$250 and costs, in default three months additional. It being shown to the Board that his application is endorsed by the Trial Judge and Prosecuting Attorney and numerous other citizens; that he has served three months in jail; it was, therefore, ordered that the said sentence as above imposed upon the said F. W. Watton, be commuted to payment of cost of court, effective July 10th, A. D. 1928.

RENO MYRICK

An application for parole was presented to the Board in behalf of Reno Myrick, who was convicted in the Circuit Court in and for Walton County, Florida, at the September term thereof, A. D. 1924, of the offense of Breaking and Entering and sentenced therefor to serve twelve years in the State Penitentiary. It being shown to the Board that applicant is not bright and is in bad physical condition; that the Superintendent of the Florida State Farm endorses her parole; it was, therefore, ordered that the said Reno Myrick be paroled into the custody and care of her mother, Pearl Jackson, Route No. 1, Portland, Florida, for treatment, effective July 24th, 1928.

DUDLEY HOPKINS

WHEREAS, on March 9th, A. D. 1928, the Governor of the State of North Carolina requested extradition of one Dudley Hopkins, charged with the offense of Violation of Capital Issues Law of the State of North Carolina; and

WHEREAS, in compliance with said request Executive Warrant for the rendition of the said Dudley Hopkins was issued on March 14th, A. D. 1928; and

WHEREAS, on May 1st, 1928, the said Executive Warrant for the rendition of the said Dudley Hopkins was revoked; and

WHEREAS, a fugitive warrant for the said Dudley Hopkins was signed by Detective Quattlebaum on March 5th, A. D. 1928, and on the same date the said Dudley Hopkins gave bond in the sum of One Thousand Dollars (\$1,000.00) returnable March 10th, A. D. 1928, and failing to appear within said time his bond was estreated by Hon. M. B. Craig, Justice of the Peace, in and for the Eleventh District of Duval County, Florida;

IT WAS THEREFORE ORDERED, that the said Dudley Hopkins be, and he is hereby, granted relief from payment of forfeiture of bond in the above mentioned case, effective July 28th, A. D. 1928.

ARCHIE BACON

An application for pardon was presented to the Board in behalf of Archie Bacon, who was convicted in the Criminal Court of Record of Duval county, at the December term thereof, A. D. 1925, of the offense of robbery and sentenced therefor to twelve years and one day. It being shown to the Board that applicant has been in prison since December 23, 1925, and that during his incarceration he has maintained a good prison record; that parties convicted with him have been pardoned; that his application is endorsed by the party offended and by numerous prominent citizens; it was, therefore, ordered that the said Archie Bacon be granted a Conditional Pardon, effective August 6th, A. D. 1928.

JOHN DEBOER

An application for pardon was presented to the Board on behalf of John DeBoer, who was convicted in the Circuit Court of Dade county, at the January term thereof, A. D. 1922, of the offense of murder and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge and Prosecuting Attorney, as well as numerous other citizens and county officials of Dade county, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said John DeBoer be granted a Conditional Pardon, effective September 1st, A. D. 1928.

SAMUEL BLOOM

An application for pardon was presented to the Board in behalf of Samuel Bloom, who was convicted in the Criminal Court of Record of Duval county, at the September term thereof, A. D. 1926, of the offense of Grand Embezzlement and sentenced therefor to four years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that he has a wife and six children who are badly in need of his support; it was, therefore, ordered that the said Samuel Bloom be granted a conditional pardon, effective September 20th, A. D. 1928.

D. A. FOX

An application for pardon was presented to the Board in behalf of D. A. Fox, who was convicted in the Circuit Court of Bay County, at the Spring term thereof, A. D. 1928, of the offense of Forgery and False Pretenses and sentenced therefor to two years in the State penitentiary. It being shown to the Board that applicant is in a very serious physical condition as a result of tuberculosis; that in view of his condition the Superintendent, Chaplain and Institution Physician of the Florida State Farm endorse his application for clemency; it was, therefore ordered that the said D. A. Fox be granted a Conditional Pardon, effective September 12th, A. D. 1928.

REUBEN KENNEDY

An application for pardon was presented to the Board in behalf of Reuben Kennedy, who was convicted in the Circuit Court of Okaloosa County at the Spring term thereof, A. D. 1927, of the offense of manslaughter and sentenced therefor to Ten Years in the State Penitentiary. It being shown to the Board that applicant has a wife and five children who are solely dependent upon his support; that his application is endorsed by the Trial Jurors, Trial Prosecuting Attorney and numerous other citizens; that his prison record is good; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Reuben Kennedy, be granted a Conditional Pardon, effective September 12th, A. D. 1928.

ARTHUR LANE

An application for pardon was presented to the Board in behalf of Arthur Lane, who was convicted in the Criminal Court of Record of Hillsborough County, at the January term thereof, A. D. 1926, of the offense of Assault to murder and sentenced therefor to Four and One-half Years in the State Penitentiary. It being shown to the Board that applicant's wife is in bad physical condition; that his application is endorsed by numerous citizens of Plant City and Tampa, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Arthur Lane be granted a Conditional Pardon, effective September 12th, A. D. 1928.

GUY L. SINGLETON, ALIAS ROY SINGLETON

An application for pardon was presented to the Board in behalf of Guy L. Singleton, alias Roy Singleton, who was convicted in the Circuit Court of Sarasota County, at the Spring term thereof, A. D. 1928, of the offense of Bigamy and sentenced therefor to Two Years in the State Penitentiary. It being shown to the Board that the Trial Judge and other prominent citizens endorse his application; that his second wife has granted him a divorce; that his first wife is in a delicate condition; it was therefore, ordered that the said Guy L. Singleton, alias Roy Singleton, be granted a Conditional Pardon, effective September 11th, 1928.

HOMER ADDISON

An application for commutation of sentence was presented to the Board in behalf of Homer Addison, who was convicted in the Circuit Court in and for Charlotte County, Florida, at the Fall term thereof, A. D. 1926, of the offense of Breaking and Entering with intent to commit a felony and sentenced therefor to Three Years in the State Penitentiary. It being shown to the Board that applicant is a young boy only nineteen years of age; that his application is endorsed by the Prosecuting Attorney, two of the Trial Jurors, parties offended, the County Officials of Charlotte County, Florida, and several prominent citizens; it was, therefore, ordered that the above sentence as imposed upon the said Homer Addison be commuted to six months in the State Penitentiary, making the date of his release effective at the expiration of said six months service. This the 9th day of October A. D. 1928.

PEARL ALLEN

An application for pardon was presented to the Board in behalf of Pearl Allen, who was convicted in the Criminal Court of Record of Polk County, at the July term thereof, A. D. 1927, of the offense of Grand Larceny, and sentenced therefor to three years at Florida Industrial School for Girls or one year in the State Prison Farm. It being shown to the Board that applicant is only thirteen years of age; that her application is endorsed by the Trial Judge and

Sheriff of Polk County; it was, therefore, ordered that the said Pearl Allen, be granted a Conditional Pardon, effective November 10th, 1928.

JAMES ANDERSON

An application for pardon was presented to the Board in behalf of James Anderson, who was convicted in the Circuit Court of Hamilton County, at the Fall term thereof, A. D. 1923, of the offense of Assault with intent to Murder, and sentenced therefor to Eight years. It being shown to the Board that applicant has a good prison record; that he is very old and has served over half of his sentence; it was, therefore, ordered that the said James Anderson, be granted a Conditional Pardon, effective November 10th, 1928.

GEORGE ANTONE

An application for pardon was presented to the Board in behalf of George Antone, who was convicted in the Court of Record of Escambia County, at the February term thereof, A. D. 1927, of the offense of Robbery and sentenced therefor to five years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Prosecuting Attorney, Jurors; and party offended and other prominent citizens of Escambia County; it was, therefore, ordered that the said George Antone, be granted a Conditional Pardon, effective November 10th, 1928.

HARRY ASIA

An application for pardon was presented to the Board in behalf of Harry Asia, who was convicted in the Circuit Court of Putnam County, at the Spring term thereof, A. D. 1917, of the offense of Murder and sentenced therefor to Life. It being shown to the Board that applicant has a good prison record that his application is endorsed by the Trial Judge and numerous citizens of Putnam County; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Harry Asia, be granted a Conditional Pardon, effective November 10th, 1928.

NELLIE AUSTIN

An application for pardon was presented to the Board in behalf of Nellie Austin, who was convicted in the Circuit Court of Walton County, at the Winter term thereof, A. D. 1927, of the offense of Perjury and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record; that her application is endorsed by numerous citizens of Walton County, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Nellie Austin, be granted a Conditional Pardon, effective November 10th, 1928.

O. W. BAILEY

An application for commutation of Sentence was presented to the Board in behalf of O. W. Bailey, who was convicted in the Circuit Court in and for Levy County, Florida, at the April term thereof, A. D. 1928, of the offense of Breaking and Entering and sentenced therefor to three years in the State Prison. It being shown to the Board that goods stolen were returned, that applicant has a wife and four children, who are badly in need of his support; that his application is endorsed by two of the Trial Jurors and numerous citizens of Levy and Alachua County, Florida; it was, therefore, ordered that the said O. W. Bailey be granted a Commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

CHARLIE BAKER

An application for Pardon was presented to the Board in behalf of Charlie Baker, who was convicted in the Circuit Court of Columbia County, at the Spring term thereof, A. D. 1926, of the offense of Assault with intent to Murder and sentenced therefor to Five years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Lafayette County and Union County; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Charlie Baker, be granted a Conditional Pardon, effective November 10th, 1928.

E. M. BARBEE

An application for Commutation of Sentence was presented to the Board in behalf of E. M. Barbee, who was convicted in the County Judge's Court, in and for Gadsden County, Florida, at the April term thereof, A. D. 1928, of the offense of Possession of Intoxicating Liquor and sentenced therefor to pay a fine of \$350.00 and costs of Court, or serve six months in the County Jail. It being shown to the Board according to a statement made by the party owning the filling station where the liquor was found that applicant knew nothing about it being there; it was, therefore ordered that the above sentence as imposed upon the said E. M. Barbee be, and is hereby commuted to payment of fine of \$25.00 and costs of Court, effective during good behaviour or

until otherwise ordered by the Board. This the 9th day of October 1928.

JAMES ALLEN BASS

An application for pardon was presented to the Board in behalf of James Allen Bass, who was convicted in the Circuit Court of DeSoto County, at the Spring term thereof, A. D. 1919, of the offense of Murder, and sentenced therefor to Life Imprisonment. It being shown to the Board that applicant has a good prison record; that he is nearly blind; that his application is endorsed by numerous citizens; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said James Allen Bass, be granted a Conditional Pardon, effective November 10th, 1928.

LAWTON BATES

An application for commutation of sentence was presented to the Board in behalf of Lawton Bates, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the September term thereof, A. D. 1925, of the offense of Violating the Prohibition Law and sentenced therefor to pay a fine of \$500.00 and costs of court and to serve sixty days in the County Jail; in default of payment of fine and costs of court to serve four months in the county jail. It being shown to the Board that the trial Judge and other citizens endorse his application; it was therefore, ordered that the above sentence as imposed upon the said Lawton Bates be, and the same is hereby commuted to payment of fine of \$100.00 and costs of court, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

DOC BEASLEY

An application for commutation of sentence was presented to the Board in behalf of Doc Beasley, who was convicted in the Circuit Court in and for Columbia County, Florida, at the Spring term thereof, A. D. 1926, of the offense of breaking and entering with intent to commit a misdemeanor and sentenced therefor to 21 months in the State Prison. It being shown to the Board that applicant was a young boy only 18 years of age at the time of his conviction; that his application is endorsed by the trial judge and numerous citizens of Columbia County, Florida; it was therefore, ordered that the said Doc Beasley, be and he is hereby granted a commutation of sentence, thereby commuting his sentence to one year and making the date of his release from the State Prison effective May 2, 1929.

WILLIE BELL

An application for commutation of sentence was presented to the board in behalf of Willie Bell, who was convicted in the Circuit Court in and for Alachua County, Florida, at the fall term thereof, A. D. 1926, of the offense of Manslaughter, and sentenced therefor to five years. It being shown to the board that his application is endorsed by numerous citizens of Gadsden county and the Superintendent of the State Prison Farm; that he has maintained a good prison record during incarceration; that he has served about half of his sentence; it was, therefore, ordered that the said Willie Bell, be and he is hereby granted a commutation of sentence, thereby commuting his sentence to two years and making the date of his release from the State Prison effective January 1, 1929.

J. K. BENNETT

An application for pardon was presented to the board in behalf of J. K. Bennett, who was convicted in the Circuit Court of Pinellas County, at the spring term thereof, A. D. 1926, of the offense of Grand Larceny, and sentenced therefor to four years. It being shown to the board that applicant has a good prison record; that he is very young; that his application is endorsed by the Superintendent of the State Prison Farm; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said J. K. Bennett be granted a conditional pardon, effective November 10th, A. D. 1928.

SIDNEY BLACK

An application for pardon was presented to the board in behalf of Sidney Black, who was convicted in the Circuit Court of Lee County, at the June term thereof, A. D. 1923, of the offense of Assault with Intent to Murder, and sentenced therefor to seven years. It being shown to the board that applicant has a good prison record; that he has served over half of his sentence; that his application is endorsed by numerous citizens; it was, therefore, ordered that the said Sidney Black be granted a Conditional Pardon, effective November 10th, 1928.

HENRY BLACKMAN

An application for pardon was presented to the board in behalf of Henry Blackman, who was convicted in the Circuit Court of Suwannee County, at the August term thereof, A. D. 1924, of the offense of Murder and sentenced therefor to life. It being shown to the board that his application is endorsed by the trial judge

and numerous other prominent citizens of Suwannee county; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Henry Blackman be granted a Conditional pardon, effective November 10th, 1928.

MITCHELL AND ANNA M. BLOMQUIST (ALIAS ANNA M. PROUTY)

An application for commutation of sentence was presented to the board in behalf of Mitchell and Anna M. Blomquist, alias Anna M. Prouty, who were convicted in the Criminal Court of Record in and for Polk County, Florida, at the March term thereof, A. D. 1926, of the offense of Living Together in an Open State of Adultery and sentenced to one year in the State prison. It being shown to the board the ends of justice would better be subserved by payment of a fine of \$500.00 and costs; it was, therefore ordered, that the above sentence be imposed upon the said Mitchell and Anna Blomquist (alias Anna M. Prouty) be, and is hereby commuted to payment of fine of \$500.00 and costs of court, effective during good behaviour or until otherwise ordered by the board. This the 9th day of October, 1928.

H. R. BORHAM

An application for pardon was presented to the board in behalf of H. R. Borham, who was convicted in the Criminal Court of Record of Dade County, at the October term thereof, A. D. 1923, of the offense of Robbery and sentenced therefor to eight years in the State penitentiary. It being shown to the board that applicant has an excellent prison record; that his application is endorsed by the trial judge and prosecuting attorney and other citizens; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said H. R. Borham be granted a Conditional Pardon, effective November 10th, 1928.

ZEKE BOSWELL

An application for commutation of sentence was presented to the Board in behalf of Zeke Boswell, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the April term thereof, A. D. 1928, of the offense of Possessing Intoxicating Liquor and sentenced therefor to pay a fine of \$100.00 and costs of court or serve three months in the County Jail. It being shown to the Board by statement of one Willie Cimbie that there seems to be some doubt as to applicant's guilt; that his application is endorsed by numerous citizens and county officials, including the Trial Judge; it was, therefore, ordered that the above sentence as imposed upon the said Zeke Boswell, be commuted to payment of fine of \$25.00 and costs of Court, effective during good behaviour or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

TALTON BRANCH

An application for commutation of sentence was presented to the Board in behalf of Talton Branch, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the October term thereof, A. D. 1926, of the offense of Assault with intent to commit murder, second degree, and sentenced therefor to ten years in the State Prison. It being shown to the Board that application is endorsed by numerous citizens of Hillsborough County, that his physical condition is not good; that by the time of his release from prison, the ends of justice will have been met; it was, therefore, ordered that the said Talton Branch, be granted a Commutation of sentence, thereby commuting his sentence to one year, making the date of his release from the State Prison effective October 1st, A. D. 1929.

PROVINCE BRIGANTI

An application for commutation of sentence was presented to the Board in the behalf of Province Briganti, who was convicted in the Circuit Court in and for Flagler County, Florida, at the Fall term thereof, A. D. 1927, of the offense of Breaking and Entering, and sentenced therefor to three years in the State Prison. It being shown to the Board that applicant was only a young boy nineteen years of age at the time of his conviction; that he has served about half of his sentence; that he has maintained a good prison record during his incarceration; it was, therefore, ordered that the said Province Briganti, be granted a commutation of sentence, thereby commuting his sentence to one year and making the date of his release from prison effective December 17th, A. D. 1928.

CLYDE BROWN

An application for pardon was presented to the Board in behalf of Clyde Brown, who was convicted in the Circuit Court of Walton County, at the Fall term thereof, A. D. 1927, of the offense of Receiving Stolen Property and sentenced therefor to three years. It being shown to the Board that he has a good prison record; that his application is endorsed by the Prosecuting Attorney and numerous citizens of Walton County, including the

Sheriff it was therefore, ordered that the said Clyde Brown, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

OSCAR BROWN

An application for commutation of sentence was presented to the Board in behalf of Oscar Brown, who was convicted in the Court of Record in and for Escambia County, Fla., at the November term thereof, A. D. 1927, of the offense of Forgery and sentenced therefor to two years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during incarceration; that his application is endorsed by the Prosecuting Attorney, Superintendent of the Prison Farm and numerous prominent citizens of Alabama, it was, therefore ordered that the said Oscar Brown, be granted a Commutation of sentence, thereby commuting his sentence to one year, making the date of his release from the State Prison effective January 16th, A. D. 1929.

GEORGE BROWN

An application for pardon was presented to the Board in behalf of George Brown, who was convicted in the Circuit Court of Alachua County, at the January term thereof, A. D. 1912, of the offense of Murder and sentenced therefor to life. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said George Brown, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

FRED W. BROWNLEE

An application for commutation of sentence was presented to the Board in behalf of Fred W. Brownlee, who was convicted in the Circuit Court in and for Indian River County, Fla., at the Spring term thereof, A. D. 1927, of the offense of Murder and sentenced therefor to Death by Electrocution. It being shown to the Board that his application is endorsed by all of the Trial Jurors and Assisting Prosecuting Attorney, as well as many other prominent officials and citizens; it was, therefore, ordered that the above sentence as imposed upon the said Fred W. Brownlee, be commuted to life imprisonment, effective during good behaviour or until otherwise ordered by the Board. This the 9th day October, A. D. 1928.

ALLEN BRUNSON

An application for commutation of sentence was presented to the Board in behalf of Allen Brunson, who was convicted in the County Judge's Court, in and for Washington County, Fla., at the July term thereof, A. D. 1928, of the offense of Violation of Prohibition Laws and sentenced therefor to pay a fine of \$100.00 and costs of Court and in default of payment of fine and costs of court, to serve ninety days in the County Jail. It being shown to the Board that his application is endorsed by numerous citizens of Washington County, Fla., including the Trial Judge; it was, therefore, ordered that the above sentence as imposed upon the said Allen Brunson, be commuted to payment of Costs of Court, effective during good behaviour or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

ROOSEVELT BULLARD

An application for commutation of sentence was presented to the Board in behalf of Roosevelt Bullard, who was convicted in the Circuit Court in and for Brevard County, Fla., at the Spring term thereof, A. D. 1927, of the offense of Murder, first degree, and sentenced therefor to Death by Electrocution. It being shown to the Board that his application is endorsed by the Sheriff and numerous citizens of Brevard County; it was, therefore, ordered that the above sentence as imposed upon the said Roosevelt Bullard be commuted to Life Imprisonment effective during the good behaviour or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

WILLIE BURKHALTER

An application for pardon was presented to the Board in behalf of Willie Burkhalter, who was convicted in the Criminal Court of Record of Orange County, at the September term thereof, A. D. 1926, of the offense of Larceny of an automobile and sentenced therefor to three years. It being shown to the Board that applicant has a good prison record; that he is only seventeen years of age; that his application is endorsed by numerous citizens; that his family is in dire need of his support; it was, therefore, ordered that the said Willie Burkhalter, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

C. I. BUTLER

An application for pardon was presented to the Board in behalf of C. I. Butler, who was convicted in the Circuit Court of Columbia County, at the Fall term thereof, A. D. 1926, of the offense of Manslaughter and sentenced therefor to six years.

It being shown to the Board that applicant has a good prison record; that his wife's physical conditions are bad; that his application is endorsed by the Trial Judge, Jurors and numerous other citizens; it was, therefore ordered that the said C. I. Butler, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

F. L. CAIN

An application for pardon was presented to the Board in behalf of F. L. Cain, who was convicted in the Circuit Court of Columbia County, at the Spring Term thereof, A. D. 1928, of the offense of Breaking and Entering and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record; that his family is in destitute circumstances and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said F. L. Cain, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

ALWYN EARL CARMICHAEL

An application for commutation of sentence was presented to the Board in behalf of Alwyn Earl Carmichael, who was convicted in the Criminal Court of Record in and for Orange County, Florida, at the January term thereof, A. D. 1928, of the offense of Unlawful Intercourse with unmarried female under age of eighteen years, and sentenced to eighteen months in the State Prison. It being shown to the Board that applicant was only twenty years of age at the time of his conviction; that he has served over half of his sentence; that his application is endorsed by the Trial Judge and State Prison officials that he has maintained a good prison record during his incarceration; it was, therefore, ordered that the above sentence as imposed upon the said Alwyn Earl Carmichael, be commuted, thereby making the date of his release effective December 20th, A. D. 1928.

JAMES CARRAGIEN

An application for commutation of sentence was presented to the Board in behalf of James Carragien, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the November term thereof, A. D. 1927, of the offense of Uttering Forged Instrument, and sentenced therefor to three years. It being shown to the Board that applicant served nine months in jail before being sent to the State Prison and that he has served practically one year there; that since his incarceration he has maintained a good prison record; that his application is endorsed by the State Road Camp officials at Greenville, Florida; it was, therefore, ordered that the above sentence as imposed upon the said James Carragien, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

TOM CASTLE

An application for pardon was presented to the Board in behalf of Tom Castle, who was convicted in the Circuit Court of Brevard County, at the Spring term thereof, A. D. 1917, of the offense of Murder, Second Degree, and sentenced therefor to Life. It being shown to the Board that applicant has a good prison record; that his physical condition is bad; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Tom Castle, be granted a Conditional Pardon, effective, November 10th, A. D. 1928.

JOHN A. CATHEY

An application for pardon was presented to the Board in behalf of John A. Cathey, who was convicted in the Criminal Court of Record of Palm Beach County, at the February term thereof, A. D. 1928, of the offense of Grand Larceny and sentenced therefor to one year in the State Prison. It being shown to the Board that applicant has a good prison record; that he has a wife and three children dependent upon him for support; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said John A. Cathey, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

CARL CHESTNUT

An application for pardon was presented to the Board in behalf of Carl Chestnut, who was convicted in the Criminal Court of Record of Hillsborough County, at the August term thereof, A. D. 1927, of the offense of Entering without breaking with intent to commit a felony and sentenced therefor to three years in the State Prison. It being shown to the Board that applicant has a good prison record; that he is quite young; that his application is endorsed by numerous citizens; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Carl Chestnut, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

LOUIS CHIRCO

An application for commutation of sentence was presented to the Board in behalf of Louis Chirco, who was convicted in the Circuit Court in and for Flagler county, Florida, at the Fall term

thereof, A. D. 1927, of the offense of Breaking and Entering, and sentenced therefor to three years. It being shown to the Board that applicant was only eighteen years of age at the time of his conviction; that by the time of his release he will have served one year in the State Prison; it was, therefore, ordered that the above sentence as imposed upon the said Louis Chirco be commuted, thereby commuting his sentence to one year and making the date of his release from prison effective December 17th, A. D. 1928.

C. BEN CLAXTON

An application for pardon was presented to the Board in behalf of C. Ben Claxton, who was convicted in the Criminal Court of Record of Orange county, at the January term thereof, A. D. 1927, of the offense of assault to murder and sentenced therefor to ten years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said C. Ben Claxton be granted a Conditional Pardon, effective November 10th, A. D. 1928.

WARREN P. COLE

An application for pardon was presented to the Board in behalf of Warren P. Cole, who was convicted in the Criminal Court of Record in Polk county, at the July term thereof, A. D. 1927, of the offense of embezzlement and sentenced therefor to three years. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the Trial Judge; Prosecuting Attorney, five of the Trial Jurors and other prominent citizens; it was, therefore, ordered that the said Warren P. Cole be granted a Conditional Pardon, effective November 10th, A. D. 1928.

ALBERT COLLINGSWORTH

An application for full and complete pardon was presented to the Board on behalf of Albert Collingsworth, who was convicted in the Circuit Court in and for Santa Rosa county, Florida, at the Spring term thereof, A. D. 1921, of the offense of Breaking and Entering and helping to burn down a house and sentenced therefor to ten years. It being shown to the Board that he has been living a peaceable and law-abiding life since he was granted a conditional pardon by the Board, March 21st, 1925; it was, therefore, ordered that the said Albert Collingsworth be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective November 10th, A. D. 1928.

REUBEN COMMANDER

An application for pardon was presented to the Board in behalf of Reuben Commander, who was convicted in the Circuit Court of Gulf County, at the Fall term thereof, A. D. 1927, of the offense of Larceny of an automobile, and sentenced therefor to two years. It being shown to the Board that applicant has a good prison record; that he is only seventeen years of age; that his father is a cripple and needs his support; that his application is endorsed by numerous citizens, including the Trial Jurors of Gulf county; it was, therefore, ordered that the said Reuben Commander be granted a conditional pardon, effective November 10, A. D. 1928.

W. C. COOPER

An application for pardon was presented to the Board in behalf of W. C. Cooper, who was convicted in the Criminal Court of Record of Orange county, at the January term thereof, A. D. 1927, of the offense of assault with intent to commit murder and sentenced therefor to three years. It being shown to the Board that his application is endorsed by numerous prominent citizens, it was, therefore, ordered that the said W. C. Cooper be granted a Conditional Pardon, effective November 10th, A. D. 1928.

NOAH CRAWFORD

An application for pardon was presented to the Board on behalf of Noah Crawford, who was convicted in the Criminal Court of Record of Duval county, at the August term thereof, A. D. 1923, of the offense of maliciously shooting into and at a dwelling and sentenced therefor to ten years in State Prison. It being shown to the Board that applicant's physical condition is very bad; that the Prosecuting Attorney does not oppose his application; that numerous prominent citizens endorse his application; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Noah Crawford be granted a Conditional Pardon, effective November 10th, A. D. 1928.

A. C. CREWS

An application for commutation of sentence was presented to the Board in behalf of A. C. Crews, who was convicted in the County Judge's Court in and for Holmes county, Florida, at the September term thereof, A. D. 1928, of the offense of Violation Prohibition Laws, and sentenced to pay a fine of \$100 and costs and sixty days in the County Jail; in default of payment of fine and costs of court to serve three months in the County Jail. It

being shown to the Board that the ends of justice will have been met by commuting his sentence; it was, therefore, ordered that the above sentence as imposed upon the said A. C. Crews, be commuted to payment of fine and costs of court, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

LOTTIE CRIBBS

An application for commutation of sentence was presented to the Board in behalf of Lottie Cribbs, who was convicted in the Circuit Court in and for Hamilton county, Florida, at the Spring term thereof, A. D. 1928, of the offense of Grand Larceny, and sentenced therefor to two years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during her incarceration; that she has served about half of her sentence; that her application is endorsed by the officials of the State Prison Farm and numerous citizens of Hamilton county, Florida; it was, therefore, ordered that the above sentence as imposed upon the said Lottie Cribbs, be commuted, thereby making the date of her release effective December 20th, A. D. 1928.

JOHNNIE CROOKS

An application for pardon was presented to the Board in behalf of Johnnie Crooks, who was convicted in the Court of Record of Escambia county, at the February term thereof, A. D. 1928, of the offense of entering without breaking with intent to commit a misdemeanor and sentenced therefor to one year in the State Prison. It being shown to the Board that applicant has a good prison record; that he has served over half of his sentence; that he is very young; that the amount stolen was very small; it was, therefore, ordered that the said Johnnie Crooks be granted a Conditional Pardon, effective November 10th, A. D. 1928.

W. H. CRUTCHFIELD

An application for commutation of sentence was presented to the Board in behalf of W. H. Crutchfield, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the July term thereof, A. D. 1928, of the offense of possession of intoxicating liquor and sentenced to pay a fine of \$50.00 and costs or serve 90 days in the county jail. It being shown to the Board that the ends of justice will have been met by commuting his sentence; it was, therefore, ordered that the above sentence as imposed upon the said W. H. Crutchfield, be commuted to payment of costs of court, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

ROY CURRY

An application for pardon was presented to the Board in behalf of Roy Curry, who was convicted in the Criminal Court of Record of Hillsborough County, at the February term thereof, A. D. 1928, of the offense of larceny of auto and receiving stolen property and sentenced therefor to one year, modified to six months. It being shown to the Board that according to the statement of Horace Miller and Charlie Copaz, applicant is not guilty of the offense; it was, therefore, ordered that the said Roy Curry be granted a conditional pardon, effective November 10th, A. D. 1928.

CLEVE DANNELLY

An application for commutation of sentence was presented to the Board in behalf of Cleve Dannelly, who was convicted in the Circuit Court in and for Walton County, Florida, at the winter term thereof, A. D. 1927, of the offense of assault with intent to commit murder, and sentenced therefor to seven years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that the county officials of the county in which he was convicted endorse his application along with several other prominent citizens; it was, therefore, ordered that the above sentence as imposed upon the said Cleve Dannelly, be commuted, thereby making the date of his release effective December 20th, A. D. 1928.

BENJ. E. DARBY

An application for commutation of sentence was presented to the Board in behalf of Benj. E. Darby, who was convicted in the Circuit Court in and for Osceola County, Florida, at the fall term thereof, A. D. 1927, of the offense of assault with intent to rape, and sentenced therefor to two years. It being shown to the Board that applicant was a young boy only 19 years of age at the time of his conviction; that by the time of his release he will have served half of his sentence; that he has maintained a good prison record during his incarceration; that ten of the jurors and the superintendent of the State Prison Farm endorse his application; it was, therefore, ordered that the above sentence as imposed upon the said Benj. E. Darby, be commuted, thereby, making the date of his release effective December 20th, A. D. 1928.

ALBERT DAVID

An application for pardon was presented to the Board in behalf of Albert David, who was convicted in the Circuit Court of Walton County, at the winter term thereof, A. D. 1927, of the offense of perjury and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that he has a good prison record; that his application is endorsed by the trial judge and numerous citizens of Walton County, Florida; that he has served over half of his sentence; it was, therefore, ordered that the said Albert David be granted a conditional pardon, effective November 10th, A. D. 1928.

WALTER DAVIS

An application for pardon was presented to the Board in behalf of Walter Davis, who was convicted in the County Judge's Court of Baker County, at the December term thereof, A. D. 1927, of the offense of Operating Motor Vehicle while Intoxicated and sentenced therefor to \$100.00 fine and costs of court, default to serve sixty days in County Jail. It being shown to the Board that applicant is not financially able to pay the fine as imposed; it was therefore, ordered that the said Walter Davis be granted a Conditional Pardon, effective November 10th, A. D. 1928.

SARAH DAVIS

An application for commutation of sentence was presented to the Board in behalf of Sarah Davis, who was convicted in the County Judge's Court in and for Volusia County, Florida, at the May term thereof, A. D. 1928, of the offense of unlawful sale of intoxicating liquor and sentenced therefor to serve sixty days in the County Jail and pay a fine of \$200.00 and costs of \$65.65; in default of payment of fine and costs of court to serve four months additional in the County Jail. It being shown to the Board that the ends of justice will have been met by commuting her sentence; it was, therefore, ordered that the above sentence as imposed upon the said Sarah Davis, be commuted to sixty days in the County Jail, thereby remitting the fine of \$200.00 and costs of \$65.65, effective during good behaviour or until otherwise ordered by the Board. This the 9th day of Oct., 1928.

GEORGE DEEB

An application for commutation of sentence was presented to the Board in behalf of George Deeb, who was convicted in the County Judge's Court in and for Leon County, Florida, at the October Term thereof, A. D. 1927, of the offense of possession of intoxicating liquor and sentenced to pay a fine of \$350.00 and costs of court or in default of payment of fine and costs, to serve six months in the county jail. It being shown to the Board that the ends of Justice will have been met by commuting his sentence; it was, therefore, ordered that the above sentence as imposed upon the said George Deeb be, and the same is hereby commuted to payment of \$100.00 and costs of court, effective during good behaviour or until otherwise ordered by the Board.

W. H. DEGRAINEY, ALIAS F. H. WALLER

An application for pardon was presented to the Board in behalf of W. H. DeGrainey, alias F. H. Waller, 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 in the State Penitentiary. It being shown to the Board that he has a good prison record; that his application is endorsed by the Superintendent and other officials of the Florida State Farm, that the ends of justice have already been met by the length of time served; it was, therefore, ordered that the said W. H. DeGrainey, alias F. H. Waller, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

J. A. DICKS

An application for full and complete pardon was presented to the Board in behalf of J. A. Dicks, who was convicted in the Circuit Court in and for Pinellas County, Florida at the Fall Term thereof, A. D. 1916, of the offense of Robbery and sentenced to serve three years. It being shown to the Board that he was granted a conditional pardon December 17th, 1918, and since that time he has been living a peaceful and law-abiding life; it was, therefore, ordered that the said J. A. Dicks be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective November 10th, A. D. 1928.

T. F. DIXON

An application for full and complete pardon was presented to the Board in behalf of T. F. Dixon, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the Winter Term thereof, A. D. 1919, of the offense of Murder and sentenced therefor to Life Imprisonment. It being shown to the Board that he was granted a Conditional Pardon October 5th, 1925, and since that time he has been living a peaceable and law-abiding life; it was therefore, ordered that the said T. F. Dixon, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective November 10th, A. D. 1928.

OTTO DREW

An application for commutation of sentence was presented to the Board in behalf of Otto Drew, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the Winter term thereof, A. D. 1927, of the offense of Robbery, and sentenced therefor to five years in the State Prison. It being shown to the Board that applicant served over two years in jail before being sent to the State Prison; it was represented to the Board that he has tuberculosis; that he has maintained a good prison record during his incarceration; that the Chief of Police of St. Augustine, Sheriff of St. Johns County and several other prominent citizens endorse his application; it was, therefore, ordered that the above sentence as imposed upon the said Otto Drew, be commuted, thereby making the effective date of his release from the State Prison, December 20th, A. D. 1928.

CLEO DREW

An application for commutation of sentence was presented to the Board in behalf of Cleo Drew, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the Winter term thereof, A. D. 1927, of the offense of Robbery, and sentenced therefor to five years in the State Prison. It being shown to the Board that applicant served over two years in jail before being sent to the State Prison; it was represented to the Board that he has tuberculosis; that he has maintained a good prison record during his incarceration; that the Chief of Police of St. Augustine, Sheriff of St. Johns County and several other prominent citizens endorse his application; it was, therefore, ordered that the above sentence as imposed upon the said Cleo Drew, be commuted, thereby making the effective date of his release from the State Prison, December 20th, A. D. 1928.

ARCHIE DRIGGERS

An application for commutation of sentence was presented to the Board in behalf of Archie Driggers, who was convicted in the Circuit Court in and for Lee County, Florida, at the Fall term thereof, A. D. 1927, of the offense of Cow Stealing, and sentenced therefor to two years. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that he has served over half of his sentence and that his application is endorsed by the Superintendent of the State Prison Farm; it was, therefore, ordered that the said Archie Driggers, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

JAMES DUNLAP

An application for commutation of sentence was presented to the Board in behalf of James Dunlap, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the May term thereof, A. D. 1922, of the offense of breaking and entering, and sentenced therefor to 18 years in the State Prison. It being shown to the Board that applicant was a young boy only 16 years of age at the time of his conviction; that he has been serving since May 12th, 1922; that he has maintained a good prison record during his incarceration; that his application is endorsed by numerous citizens of Jacksonville, Florida; it was, therefore, ordered that the said James Dunlap be granted a commutation of sentence, thereby making the effective date of his release December 20th, A. D. 1928.

JOHN W. DURANT

An application for commutation of sentence was presented to the Board in behalf of John W. Durant, who was convicted in the Circuit Court in and for Marion County, Florida, at the spring term thereof, A. D. 1926, of the offense of assault to murder, and sentenced therefor to seven years' imprisonment. It being shown to the Board that applicant has maintained an excellent prison record during his incarceration; that his application is endorsed by three of the jurors and the prison officials at the State Prison Farm, and also by numerous citizens of Marion County, Florida; it was, therefore, ordered that the said John W. Durant, be granted a commutation of sentence, thereby making the date of his release December 20th, A. D. 1928.

JOHN ECKEL, ALIAS ROBERT WEBSTER

An application for commutation of sentence was presented to the Board in behalf of John Eckel, alias Robert Webster, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the February term thereof, A. D. 1926, of the offense of grand larceny, and sentenced therefor to five years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that he has served over half of his sentence; that his application is endorsed by Hon. Arthur P. Robinson, chairman of the United States Senate, Washington, D. C., and several other prominent citizens of Indiana; it was, therefore, ordered that

the said John Eckel, alias Robert Webster, be granted a commutation of sentence, thereby making the date of release effective December 20th, A. D. 1928.

ELIAS H. ELLIS

An application for pardon was presented to the Board in behalf of Elias H. Ellis, who was convicted in the Criminal Court of Duval County, at the August term thereof, A. D. 1924, of the offense of assault to manslaughter and sentenced therefor to seven years in the State Penitentiary. It being shown to the Board that he has a good prison record; that he is quite old; that the prosecuting attorney and numerous other citizens of Duval County endorse his application; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Elias H. Ellis, be granted a conditional pardon, effective November 10th, A. D. 1928.

JAMES EPPINGER

An application for commutation of sentence was presented to the Board in behalf of James Eppinger, who was convicted in the Circuit Court in and for Seminole County, Florida, at the May term thereof, A. D. 1926, of the offense of assault to murder, and sentenced therefor to seven years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that the trial judge does not oppose his application; that his application is endorsed by the prison camp officials at Greenville, Florida; that he was a young boy 19 years of age at the time of his conviction; it was, therefore, ordered that the said James Eppinger be granted a commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

E. H. FARLEY

An application for commutation of sentence was presented to the Board in behalf of E. H. Farley, who was convicted in the justice of the peace court in and for Gadsden County, Florida, at the May 11th term thereof, A. D. 1928, of the offense of speeding on highway and sentenced to pay a fine of \$50.00 and costs and serve thirty days in the county jail. It being shown to the Board that the County Judge and other prominent citizens endorse his application; it was therefore, ordered that the above sentence as imposed upon said E. H. Farley, be commuted on payment of fine and costs, effective during good behavior or until otherwise ordered by the Board. This the 9th day of Oct., 1928.

CLYDE FARMER

An application for commutation of sentence was presented to the Board in behalf of Clyde Farmer, who was convicted in the Circuit Court in and for Wakulla County, Florida, at the Spring term thereof, A. D. 1928, of the offense of assault with intent to commit murder, and sentenced therefor to two and one-half years and costs of Court. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that his application is endorsed by the Superintendent of the State Prison Farm and numerous citizens of Wakulla County, Florida; it was therefore, ordered that the said Clyde Farmer, be granted a Commutation of sentence, thereby making the date of his release effective April 16th, A. D. 1929.

SYLVESTER FERNANDEZ

An application for commutation of sentence was presented to the Board in behalf of Sylvester Fernandez, who was convicted in the Criminal Court of Record, in and for Hillsborough County, Florida, at the October term thereof, A. D. 1927, of the offense of Larceny of a Cow and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that his application is endorsed by five of the Trial Jurors; it was, therefore, ordered that the above sentence as imposed upon the said Sylvester Fernandez be commuted to payment of a fine of \$50.00 and costs of court, effective during good behavior or until otherwise ordered by the Board.

ANNIE FIELDS

An application for pardon was presented to the Board in behalf of Annie Fields, who was convicted in the Circuit Court of Walton County, at the Winter term thereof, A. D. 1927, of the offense of Perjury and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that she has a good prison record; that her application is endorsed by numerous citizens of Walton County, that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Annie Fields, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

GEORGE FLYNN

An application for commutation of sentence was presented to the Board in behalf of George Flynn, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the November term thereof, A. D. 1926, of the offense of Grand Larceny and possession of Stolen Property, and sentenced there-

for to three years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during his imprisonment; that the Clerk of the Criminal Court of Record of Dade County, Florida, endorsed his application; that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said George Flynn, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

JOHN FORD

An application for pardon was presented to the Board in behalf of John Ford, who was convicted in the Circuit Court of Suwannee County, at the October term thereof, A. D. 1924, of the offense of breaking and entering and sentenced therefor to five years in the State Penitentiary. It being shown to the Board that he has a good prison; that his physical condition is bad; that his application is endorsed by the Prosecuting Attorney; it was, therefore, ordered that the said John Ford, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

JOSEPH FURLAN

An application for commutation of sentence was presented to the Board in behalf of Joseph Furlan, who was convicted in the Circuit Court in and for Flagler County, Florida, at the Fall term thereof, A. D. 1927, of the offense of Breaking and Entering and sentenced therefor to three years. It being shown to the Board that applicant was only nineteen years of age at the time of his conviction; that by the time of his release he will have served one year in the State Prison; it was, therefore, ordered that the said Joseph Furlan be granted a commutation of sentence, thereby making the date of his release effective December 17th, A. D. 1928.

SAMPSON GAVINS

An application for commutation of sentence was presented to the Board in behalf of Sampson Gavins, who was convicted in the Circuit Court in and for Walton County, Florida, at the Fall term thereof, A. D. 1927, of the offense of Larceny of an Automobile, and sentenced therefor to four years in the State Prison. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that his application is endorsed by the Prosecuting Attorney; that numerous citizens endorse his application; it was, therefore, ordered that the said Sampson Gavins be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

MAZON GOODSON

An application for pardon was presented to the Board in behalf of Mazon Goodson, who was convicted in the Circuit Court of Liberty County, at the Spring term thereof, A. D. 1926, of the offense of Murder, First degree, and sentenced therefor to Life Imprisonment. It being shown to the Board that he has a good prison record; that his application is endorsed by heirs of deceased and numerous other citizens; it was, therefore, ordered that the said Mazon Goodson, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

RAYMOND GRANT

An application for pardon was presented to the Board in behalf of Raymond Grant, who was convicted in the Circuit Court of Polk County, at the April term thereof, A. D. 1927, of the offense of Larceny of automobile and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that his prison record is good; that his physical condition is bad and that his application is endorsed by the Trial Judge; it was, therefore, ordered that the said Raymond Grant be granted a Conditional Pardon, effective November 10th, A. D. 1928.

HANS GRICE

An application for pardon was presented to the Board in behalf of Hans Grice, who was convicted in the Circuit Court of Collier county, at the Spring term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit misdemeanor and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that he has a good prison record and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Hans Grice be granted a Conditional Pardon, effective November 10th, A. D. 1928.

A. W. HAINES

An application for commutation of sentence was presented to the Board in behalf of A. W. Haines, who was convicted in the Criminal Court of Record in and for Palm Beach county, Florida, at the January term thereof, A. D. 1927, of the offense of breaking and entering, and sentenced therefor to three years in the State Prison. It being shown to the Board that applicant has served over half of his sentence; that the Captains of State Road

Camps Nos. 32 and 35 endorse his application, and that during his incarceration he has maintained a good prison record; it was, therefore, ordered that the said A. W. Haines be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

G. F. HAND

An application for commutation of sentence was presented to the Board in behalf of G. F. Hand, who was convicted in the Circuit Court in and for Holmes county, Florida, at the Spring term thereof, A. D. 1922, of the offense of assault with intent to murder, three counts, and sentenced therefor to fifteen years in the State Prison. It being shown to the Board that applicant was sixty years old at the time of his conviction; that his record during incarceration has been excellent; that his application is quite generally endorsed; it was, therefore, ordered that the said G. F. Hand be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

LEAVI HARTFIELD (ALIAS LIFTY)

An application for commutation of sentence was presented to the Board in behalf of Leavi Hartfield (alias Lifty), who was convicted in the Circuit Court in and for Jackson county, Florida, at the June term thereof, A. D. 1917, of the offense of rape, and sentenced therefor to life imprisonment. It being shown to the Board that applicant was only fifteen years of age at the time of conviction, and that he has been serving in the State Prison since June 17th, 1917; it was, therefore, ordered that the said Leavi Hartfield (alias Lifty), be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

E. J. HATCHER, JR.

An application for pardon was presented to the Board in behalf of E. J. Hatcher, Jr., who was convicted in the Circuit Court of Leon county, at the Spring term thereof, A. D. 1927, of the offense of breaking and entering and sentenced therefor to two years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; he is only sixteen years of age and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said E. J. Hatcher, Jr., be granted a Conditional Pardon, effective November 10th, A. D. 1928.

GEORGE HATFIELD

An application for pardon was presented to the Board in behalf of George Hatfield, who was convicted in the Criminal Court of Record of Palm Beach County, at the February term thereof, A. D. 1928, of the offense of Grand Larceny and sentenced therefor to one year in the State Penitentiary. It being shown to the Board that he has a good prison record that his application is endorsed by several citizens and that the ends of justice have been met by the length of time already served it was, therefore, ordered that the said George Hatfield, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

HENRY PAUL HELMEY

An application for pardon was presented to the Board in behalf of Henry Paul Helmey, who was convicted in the Court of Record of Escambia County, at the December term thereof, A. D. 1926, of the offense of Larceny of Automobile and sentenced therefor to five years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that he is only eighteen years of age and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Henry Paul Helmey, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

FRANK HENDRICKS

An application for a full and complete pardon was presented to the Board in behalf of Frank Hendricks, who was convicted in the Court of Record in and for Escambia County, Florida, at the February term thereof, A. D. 1925, of the offense of Grand Larceny and sentenced to one year in the State Prison. It being shown to the Board that he served his full sentence, which expired on February 14, 1926, and since that time he has been living a peaceable and law-abiding life; it was, therefore ordered that the said Frank Hendricks, be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective November 10th, A. D. 1928.

JOE HOLLAND

An application for pardon was presented to the Board in behalf of Joe Holland, who was convicted in the Circuit Court of Jackson County, at the Fall term thereof, A. D. 1926, of the offense of Larceny of Auto and sentenced therefor to five years in the State Penitentiary. It being shown to the Board that he has a good prison record; that it is reported that he was only sixteen years of age at the time the offense was committed; that his application

is endorsed by numerous citizens; that his mother is dependent upon him for her support; it was, therefore, ordered that the said Joe Holland, be granted a Conditional Pardon, effective November 10th, A. D. 1928.

DAN HUCKS

An application for commutation of sentence was presented to the Board in behalf of Dan Hucks, who was convicted in the County Judge's Court in and for Volusia County, Florida, at the August term thereof, A. D. 1927, of the offense of illegal possession of alcoholic and intoxicating liquors and sentenced therefor to pay a fine of \$300.00 and costs of court and ninety days in county jail, in default of payment and costs of court to serve four months additional in the county jail. It being shown to the Board that his application is endorsed by numerous citizens and county officials of Volusia County, Florida; it was, therefore, ordered that the above sentence as imposed upon the said Dan Hucks, be commuted to payment of a fine of \$100.00 and costs of court, effective during good behaviour or until otherwise ordered by the Board. This the 9th day of Oct., A. D. 1928.

J. H. HULSEY

An application for pardon was presented to the Board in behalf of J. H. Hulsey, who was convicted in the Criminal Court of Orange County, at the March term thereof, A. D. 1928, of the offense of breaking and entering and sentenced therefor to four years in the State Penitentiary. It being shown to the Board that he has a good prison record; that his application is endorsed by the trial judge; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said J. H. Hulsey be granted a conditional pardon, effective November 10, A. D. 1928.

RUTH HUNT

An application for commutation of sentence was presented to the Board in behalf of Ruth Hunt, who was convicted in the Criminal Court of Record in and for Polk County, Florida, at the February term thereof, A. D. 1928, of the offense of forgery and sentenced therefor to one year in the State Penitentiary. It being shown to the Board that applicant's application is endorsed by the trial judge and officials of the State Prison Farm; that her prison record has been good since her incarceration; it was, therefore, ordered that the said Ruth Hunt be granted a commutation of sentence, thereby making the date of her release effective December 20th, A. D. 1928.

JAMES HUSKEY

An application for parole was presented to the Board in behalf of James Huskey, who was convicted in the Criminal Court in and for Dade County, Florida, at the December term thereof, A. D. 1925, of the offense of robbery, two charges, and sentenced to 10 years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that he has tuberculosis; that his application is endorsed by numerous citizens; it was, therefore, ordered that he said James Huskey be paroled to his mother at Talladega, Alabama, effective during good behavior or until otherwise ordered by the Board, effective November 10th, A. D. 1928.

LEVINE JERNIGAN

An application for commutation of sentence was presented to the Board in behalf of Levine Jernigan, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the August term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to two years in the State Prison. It being shown to the Board that applicant was only a little over 16 years of age at the time of his conviction; that his application is endorsed by the trial judge and prosecuting attorney; it was, therefore ordered that the said Levine Jernigan be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

LUCY JOHNSON

An application for pardon was presented to the Board in behalf of Lucy Johnson, who was convicted in the Circuit Court of Pinellas County, at the spring term thereof, A. D. 1926, of the offense of violation of liquor law and sentenced therefor to two and one-half years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that she is quite old; that her application is endorsed by numerous citizens and the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Lucy Johnson be granted a conditional pardon, effective November 10th, A. D. 1928.

ROBERT JOHNSON

An application for pardon was presented to the Board in behalf of Robert Johnson, who was convicted in the Court of Record of Escambia County at the November term thereof,

A. D. 1927, of the offense of Larceny of Automobile and sentenced therefor to five years in the State Penitentiary. It being shown to the Board that applicant has a good prison record; that he is quite young and that the party offended endorses his application; it was, therefore, ordered that the said Robert Johnson be granted a Conditional Pardon, effective November 10th, A. D. 1928.

JACK JONES

An application for commutation of sentence was presented to the Board in behalf of Jack Jones, who was convicted in the County Judge's Court, in and for Holmes County, Florida, at the June term thereof, A. D. 1928, of the offense of Possessing Intoxicating Liquor and sentenced therefor to pay a fine of \$150.00 and costs and two months in County Jail, in default thereof, to serve four months provided two months be suspended upon good behaviour. It being shown to the Board that his application is endorsed by numerous citizens and County Officials of Holmes County; it was therefore, ordered that the above sentence as imposed upon the said Jack Jones, be commuted to payment of a fine of \$50.00 and costs of court, effective during good behaviour or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

CLAUDE JONES

An application for commutation of sentence was presented to the Board in behalf of Claude Jones, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the April term thereof, A. D. 1926, of the offense of Highway Robbery, and sentenced therefor to ten years in the State Prison. It being shown to the Board that applicant has been in prison since April 23rd, 1926, during which time he has maintained a splendid prison record; that his application is quite generally endorsed; it was, therefore, ordered that the said Claude Jones be granted a Commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

AMOS JORDAN

An application for pardon was presented to the Board in behalf of Amos Jordan, who was convicted in the Circuit Court of Seminole County at the spring term thereof, A. D. 1926, of the offense of uttering a forged instrument and sentenced therefor to three years in the state penitentiary. It being shown to the Board that he has a good prison record; that he has tuberculosis and that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Amos Jordan be granted a conditional pardon, effective November 10th, A. D. 1928.

DANIEL W. L. KEEFE

An application for pardon was presented to the Board in behalf of Daniel W. L. Keefe, who was convicted in the Circuit Court of Sarasota County, at the December 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 nearly two years in the State Prison; that his application is endorsed by the trial judge, prosecuting attorney, the sheriff and other officials of Sarasota County, Florida; that his record during incarceration has been excellent; it was, therefore, ordered that the said Daniel W. L. Keefe be granted a conditional pardon, effective November 10th, A. D. 1928.

PHILLIP KEEN

An application for commutation of sentence was presented to the Board in behalf of Phillip Keen, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the July term thereof, A. D. 1927, of the offense of Breaking and Entering, and sentenced therefor to two years in the State Prison. It being shown to the Board that applicant was only 17 years of age at the time of his conviction; that he has been in prison since July 28th, 1927, during which time he has maintained a splendid prison record; that his application is quite generally endorsed; it was, therefore, ordered that Phillip Keen, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

J. R. KEEN

An application for commutation of sentence was presented to the Board in behalf of J. R. Keen, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the Fall term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to three and one-half years in the state prison. It being shown to the Board that applicant will have served over one year in the state prison by the time of his release; that his prison record has been excellent; that his application is quite generally endorsed; it was, therefore, ordered that J. R. Keen be granted a commutation of sentence, thereby making the date of his release from the state prison effective December 20th, A. D. 1928.

WILL KENNEDY

An application for pardon was presented to the Board in behalf of Will Kennedy, who was convicted in the circuit court of Okaloosa County, at the fall term thereof, A. D. 1927, of the offense of manslaughter and sentenced therefor to ten years in the state prison. It being shown to the Board that the applicant's application is quite generally endorsed; that the ends of justice will be met by the length of time already served; it was, therefore, ordered that the said Will Kennedy be granted a conditional pardon, effective November 10th, A. D. 1928.

LLOYD KITCHENS

An application for commutation of sentence was presented to the Board in behalf of Lloyd Kitchens, who was convicted in the criminal court of record in and for Dade County, Florida, at the February term thereof, A. D. 1926, of the offense of robbery and sentenced therefor to five years. It being shown to the Board that applicant was only eighteen years of age at the time of his conviction; that his application is endorsed by the superintendent of the Florida state farm and Mrs. R. A. Rutland, Thomasville, Georgia; it was therefore ordered that the said applicant be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

PAUL KOST

An application for commutation of sentence was presented to the Board in behalf of Paul Kost, who was convicted in the county judge's court in and for Wakulla County, Florida, at the July term thereof, A. D. 1927, of the offense of drunkenness and sentenced to pay a fine of \$42.38, or serve sixty days in the county jail. It being shown to the Board that the ends of justice will have been met by commuting his sentence; it was therefore ordered that the above sentence as imposed upon the said Paul Kost be commuted, thereby remitting fine and costs, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

O. G. LANEY

An application for pardon was presented to the Board in behalf of O. G. Laney, who was convicted in the Circuit Court of Brevard County, at the spring term thereof, A. D. 1928, of the offense of forgery, and sentenced therefor to two years in the state prison. It being shown to the Board that applicant is a young boy nineteen years of age; that the check forged has been made good; that the costs of court have been paid; that his application is endorsed by numerous citizens; it was, therefore ordered that the said O. G. Laney be granted a conditional pardon, effective November 10th, A. D. 1928.

RALPH LANG

An application for commutation of sentence was presented to the Board in behalf of Ralph Lang, who was convicted in the Circuit Court, in and for Duval County, Florida, at the spring term thereof, A. D. 1928, of the offense of murder, first degree, and sentenced therefor to death by electrocution. It being shown to the Board that application is endorsed by the trial judge and that according to affidavits the murder was committed in self defense; it was, therefore, ordered that the said sentence as imposed upon the said Ralph Lang be commuted to life imprisonment, effective during good behaviour or until otherwise ordered by the Board. This the 9th day of October, 1928.

ROBERT H. LASSITER

An application for pardon was presented to the Board in behalf of Robert H. Lassiter, who was convicted in the Criminal Court of Record of Escambia county, at the September term thereof, A. D. 1926, of the offense of larceny of automobile, and sentenced therefor to five years in the state prison. It being shown to the Board that applicant has served over two years in the state prison; that his application is endorsed by the trial judge, the prosecuting attorney, the sheriff of Escambia County, Florida, and other citizens; that his mother is blind and is badly in need of his support; it was, therefore, ordered that the said Robert H. Lassiter be granted a conditional pardon, effective November 10th, A. D. 1928.

OTTO LEE

An application for pardon was presented to the Board in behalf of Otto Lee, who was convicted in the Circuit Court of Leon County at the spring term thereof, A. D. 1927, of the offense of breaking and entering and sentenced therefor to two years. It being shown to the Board that applicant is a boy about twenty years of age; that his record during incarceration has been good; that he has been in prison one year and four months; it was, therefore, ordered that the said Otto Lee be granted a conditional pardon, effective November 10th, A. D. 1928.

JOHN R. LEEGER

An application for commutation of sentence was presented to

the Board in behalf of John R. Leeger, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the November term thereof, A. D. 1926, of the offense of grand larceny and possession of stolen property, and sentenced therefor to three years in the state prison. It being shown to the Board that applicant has served one year and one day in the county jail before he was sent to the state prison farm; that he has been in the state prison since December 9th, 1927, during which time he has maintained a splendid record; it was, therefore, ordered that the said John R. Leeger be granted a commutation of sentence, thereby making the date of his release from the state prison effective December 20th, A. D. 1928.

H. G. LEMMENES

An application for pardon was presented to the Board in behalf of H. G. Lemmenes, who was convicted in the County Judge's Court of Brevard County, at the May term thereof, A. D. 1927, of the offense of being drunk or intoxicated and sentenced therefor to costs of court and three months in county jail. It being shown to the Board that applicant has served fourteen days in jail; that costs of court have been paid; that his application is endorsed by numerous prominent citizens; it was, therefore, ordered that the said H. G. Lemmenes be granted a conditional pardon, effective November 10th, A. D. 1928.

L. L. LOCKLER

An application for a full and complete pardon was presented to the Board in behalf of L. L. Lockler, who was convicted in Lafayette County, Florida, of petit larceny, in the year A. D. 1891, and sentenced therefor to six months in prison. It being shown to the Board that applicant served his sentence and that since that time he has lived a peaceable and law-abiding life; it was, therefore ordered that the said L. L. Lockler be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective November 10th, A. D. 1928.

JOE LOWE

An application for commutation of sentence was presented to the Board in behalf of Joe Lowe, who was convicted in the Circuit Court in and for Martin County, Florida, at the spring term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to two years in the state prison. It being shown to the Board that applicant has maintained a splendid prison record; that he has become crippled since being incarcerated at the state farm; that his application is endorsed by the superintendent and institution physician at the Florida state farm; it was, therefore, ordered that the said Joe Lowe be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

DAMON MONROE MOCK

An application for commutation of sentence was presented to the Board in behalf of Damon Monroe Mock, who was convicted in the Circuit Court, in and for Santa Rosa County, Florida, at the winter term thereof, A. D. 1928, of the offense of assault with intent to commit murder, second degree, and sentenced therefor to five years. It being shown to the Board that the party assaulted was not seriously injured; that applicant is a young boy; that his application is quite generally endorsed; it was, therefore, ordered that the said Damon Monroe Mock be granted a commutation of sentence, thereby making the date of release effective December 20th, A. D. 1928.

M. O'BRIEN ALIAS JAMES O'BRIEN

An application for commutation of sentence was presented to the Board in behalf of M. O'Brien, alias James O'Brien, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the December term thereof, A. D. 1927, of the offense of possessing stolen property, and sentenced therefor to three years. It being shown to the Board that applicant has maintained a splendid record during incarceration; that the ends of justice will have been met by the length of time served; it was, therefore, ordered that the said M. O'Brien alias James O'Brien, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

JOE PARRISH

An application for commutation of sentence was presented to the Board in behalf of Joe Parrish, who was convicted in the Criminal Court of Record in and for Polk County, Florida, at the January term thereof, A. D. 1928, of the offense of possession and manufacturing intoxicating liquor and sentenced therefor to two years in the state prison. It being shown to the Board that applicant has been in prison since February 1st, 1928, during which time he has maintained a splendid prison record; that his application is endorsed by numerous citizens of Polk County, Florida; it was, therefore, ordered that the said Joe Parrish be granted a

commutation of sentence thereby making the date of his release effective February 1st, A. D. 1929.

JEFF PENNINGTON

An application for commutation of sentence was presented to the Board in behalf of Jeff Pennington, who was convicted in the Circuit Court in and for Holmes County, Florida, at the spring term thereof, A. D. 1922, of the offense of assault with intent to murder, and sentenced therefor to fifteen years in the state prison. It being shown to the Board that applicant has been in prison since March 3, 1922, during which time he has maintained a splendid prison record; that his application is endorsed by the prosecuting attorney and numerous other prominent citizens; it was, therefore, ordered that the said Jeff Pennington be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

RENALD PESSANI

An application for commutation of sentence was presented to the Board in behalf of Renald Pessani, who was convicted in the Circuit Court in and for Flagler County, Florida, at the fall term thereof, A. D. 1927, of the offense of breaking and entering and sentenced therefor to three years in the state prison. It being shown to the Board that applicant was only nineteen years of age at the time of his conviction; that by the time of his release he will have served one year in the state prison; it was, therefore, ordered that the said Renald Pessani be granted a commutation of sentence, thereby making the date of his release effective December 17th, A. D. 1928.

JOE PETERSON

An application for commutation of sentence was presented to the Board in behalf of Joe Peterson, who was convicted in the Circuit Court in and for Duval County, Florida, at the spring term thereof, A. D. 1921, of the offense of murder in the first degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant has been in prison since September 5, 1924; that he has maintained a splendid prison record during incarceration; that his application is endorsed by members of the family of the deceased and by numerous prominent citizens; it was, therefore, ordered that the said Joe Peterson be granted a commutation of sentence, thereby making the date of his release effective December 20th, 1928.

ERNEST PETTIS

An application for commutation of sentence was presented to the Board in behalf of Ernest Pettis, who was convicted in the County Judge's Court, in and for Washington County, Florida, at the April term thereof, A. D. 1928, of the offense of possession of rum, and sentenced therefor to pay a fine of \$100.00 and costs of court; in default of payment of fine and costs to serve three months in the county jail. It being shown to the Board that application is endorsed by the trial judge and sheriff of Washington County, Florida; it was, therefore, ordered that the said Ernest Pettis be granted a commutation of sentence, thereby commuting payment of fine to \$50.00 and costs of court, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, 1928.

A. E. PHILLIPS

An application for commutation of sentence was presented to the Board in behalf of A. E. Phillips, who was convicted in the County Judge's Court in and for Martin County, Florida, at the March term thereof, A. D. 1927, of the offense of possessing intoxicating liquor and sentenced therefor to pay a fine of \$500.00 and serve three months in the county jail or to serve six months in the county jail. It being shown to the Board that his application is endorsed by the trial judge, prosecuting attorney and other prominent citizens of Martin County, Florida; it was, therefore, ordered that the said A. E. Phillips be and is hereby commuted to payment of fine of \$500.00 and costs of court, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

JAMES PRICE

An application for commutation of sentence was presented to the Board in behalf of James Price, who was convicted in the Circuit Court in and for Volusia County, Florida, at the fall term thereof, A. D. 1926, of the offense of embezzlement, and sentenced therefor to three years in the state prison. It being shown to the Board that applicant is suffering with tuberculosis; that by the time of his release he will have served over two years in the state prison; it was, therefore, ordered that the said James Price be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

ALBERT CURLEY RENAULT

An application for commutation of sentence was presented to the Board in behalf of Albert Curley Renault, who was convicted in the Criminal Court of Record in and for Orange County, Flor-

ida, at the August term thereof, A. D. 1925, of the offense of breaking and entering and grand larceny, and sentenced therefor to five years in the state prison. It being shown to the Board that applicant has been in prison since January 20th, 1925; that his application is endorsed by the trial judge, party offended and officials of the state road camp located at Shady Grove, Florida; it was, therefore, ordered that the said Albert Curley Renault be granted a commutation of sentence thereby making the date of his release effective December 20th, A. D. 1928.

MARVIN RICHARDS

An application for commutation of sentence was presented to the Board in behalf of Marvin Richards, who was convicted in the Circuit Court in and for Calhoun County, Florida, at the June term thereof, A. D. 1928, of the offense of aggravated assault and sentenced therefor to pay a fine of \$125.00 and costs of Court and in default of payment of fine and costs of court to serve one year in the county jail. It being shown to the Board that application is endorsed by citizens, including the trial jurors of Calhoun County, Florida; that applicant is just a mere boy; it was, therefore, ordered that the above sentence as imposed upon the said Marvin Richards, be commuted to payment of fine of \$25.00 and costs of court, effective during good behaviour or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

OLIVER E. RICHARDS

An application for commutation of sentence was presented to the Board in behalf of Oliver E. Richards, who was convicted in the Circuit Court in and for Lee County, Florida, at the spring term thereof, A. D. 1927, of the offense of grand larceny, and sentenced therefor to two years in the state prison. It being shown to the Board that applicant has served over half of his sentence; that his application is endorsed by the trial judge, the sheriff of Lee County, Florida, and the State prison officials; it was, therefore, ordered that the above sentence as imposed upon the said Oliver E. Richards, be commuted, thereby making the date of his release effective December 20th, A. D. 1928.

ANNIE RUSSELL

An application for pardon was presented to the Board in behalf of Annie Russell, who was convicted in the circuit court of Brevard County, at the spring term thereof, A. D. 1922, of the offense of murder, second degree, and sentenced therefor to twenty years in State prison. It being shown to the Board that applicant was granted a parole November 8th, 1925; that since receiving said parole she has lived a peaceable and law-abiding life; it was, therefore, ordered that the said Annie Russell be granted a conditional pardon, effective January 8th, A. D. 1929.

HAMILTON SAWYER, ALIAS SHARKIE

An application for commutation of sentence was presented to the Board in behalf of Hamilton Sawyer, alias Sharkie, who was convicted in the Criminal Court of Record in and for Monroe County, Florida, at the July term thereof, A. D. 1925, of the offense of crime against nature, and sentenced therefor to seven years in the state prison. It being shown to the Board that applicant was a young boy at the time of his conviction; that he has maintained a splendid prison record during his incarceration; that his application is endorsed by the trial judge and numerous other prominent citizens; it was, therefore, ordered that the said Hamilton Sawyer, alias Sharkie, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

JOE SCOTT

An application for commutation of sentence was presented to the Board in behalf of Joe Scott, who was convicted in the Circuit Court in and for Seminole County, Florida, at the January term thereof, A. D. 1924, of the offense of breaking and entering with intent to commit a felony and sentenced therefor to ten years. It being shown to the Board that applicant was only sixteen years of age at the time of his conviction; that his application is endorsed by the prosecuting attorney and other citizens; it was, therefore, ordered that the said Joe Scott be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

EUGENE B. SNYDER

An application for commutation of sentence was presented to the Board in behalf of Eugene B. Snyder, who was convicted in the Circuit Court in and for Manatee County, Florida, at the spring term thereof, A. D. 1927, of the offense of uttering a forged instrument, and sentenced therefor to two years in the state prison. It being shown to the Board that the applicant has been in prison since April 15th, 1927, during which time he has maintained a splendid prison record; that his application is endorsed by the state prison officials; it was, therefore,

ordered that the said Eugene B. Snyder be granted a commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

CHARLIE SOWERS

An application for commutation of sentence was presented to the Board in behalf of Charlie Sowers, who was convicted in the Court of Record of Escambia County, Florida, at the December term thereof, A. D. 1926, of the offense of larceny of an automobile, and sentenced therefor to five years in the state prison. It being shown to the Board that applicant was only twenty years of age at the time of his conviction; that his prison record during incarceration has been excellent; it was, therefore, ordered that the said Charlie Sowers be granted a commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

FRED STEPHENS

An application for commutation of sentence was presented to the Board in behalf of Fred Stephens, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the November term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit a misdemeanor and sentenced therefor to two and one-half years in the state prison. It being shown to the Board that the trial judge, prosecuting attorney, party offended and numerous other citizens endorse his application for clemency; that he has a wife and three children badly in need of his support; it was, therefore, ordered that the said Fred Stephens be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

J. W. STEWART

An application for commutation of sentence was presented to the Board in behalf of J. W. Stewart, who was convicted in the County Judge's Court in and for Holmes County, Florida, at the May term thereof, A. D. 1927, of the offense of violation of the prohibition laws and sentenced therefor to pay a fine of \$300.00 and costs of court and serve three months in the county jail. It being shown to the Board that applicant and his wife are in a serious physical condition; that his application is endorsed by numerous citizens, including trial jurors and board of county commissioners; it was, therefore, ordered that the above sentence as imposed upon the said J. W. Stewart be commuted to payment of fine and costs, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

EDITH STOCKTON

An application for commutation of sentence was presented to the Board in behalf of Edith Stockton, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the December term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit a felony and sentenced therefor to three years. It being shown to the Board that applicant will have served one year in prison by the time of her release; that she has maintained a good prison record during incarceration; it was, therefore, ordered that the said Edith Stockton be granted a commutation of sentence, thereby making the date of her release effective December 20th, A. D. 1928.

JAMES A. STOKES

An application for commutation of sentence was presented to the Board in behalf of James A. Stokes, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the March term thereof, A. D. 1928, of the offense of aggravated assault and sentenced therefor to pay a fine of \$250.00 and costs of court or to serve 90 days in the county jail. It being shown to the Board that his application is endorsed by numerous citizens of Hillsborough county; that according to numerous affidavits of citizens, the man offended was of bad character; it was, therefore, ordered that the above sentence as imposed upon the said James A. Stokes, be commuted to payment of fine of \$100.00 and costs of court, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

GARFIELD STONY

An application for commutation of sentence was presented to the Board in behalf of Garfield Stony, who was convicted in the Circuit Court in and for Taylor County, Florida, at the October term thereof, A. D. 1924, of the offense of assault to murder, and sentenced therefor to 15 years. It being shown to the Board that applicant was only 20 years of age at the time of his conviction; that he has been in prison since October 7th, 1924, during which time he has maintained a splendid record; that his application is endorsed by numerous citizens of Taylor

County Florida, it was, therefore, ordered that the said Garfield Stony be granted a commutation of sentence, thereby making the effective date of his release December 20th, A. D. 1928.

AARON SUMMERS

An application for commutation of sentence was presented to the Board in behalf of Aaron Summers, who was convicted in the Circuit Court in and for Columbia County, Fla., at the spring term thereof, A. D. 1926, of the offense of breaking and entering with intent to commit a misdemeanor and sentenced therefor to twenty-one months in the state prison. It being shown to the Board that applicant is a young boy; that by the time of his release he will have served one year in the state prison; that his application is endorsed by the trial judge and numerous other citizens; it was, therefore, ordered that the said Aaron Summers, be granted a commutation of sentence, thereby making the date of his release effective May 2nd, A. D. 1928.

WM L TAYLOR

An application for commutation of sentence was presented to the Board in behalf of Wm. L. Taylor, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the spring term thereof, A. D. 1927, of the offense of larceny of an automobile, and sentenced therefor to two and one-half years. It being shown to the Board that applicant was a young man at the time of his conviction; that he has maintained a splendid record during his incarceration; that his application is endorsed by the prosecuting attorney, party offended and numerous other citizens; it was, therefore, ordered that the said Wm. L. Taylor, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

HARRY TERWILLIGER

An application for commutation of sentence was presented to the Board in behalf of Harry Terwilliger, who was convicted in the Circuit Court in and for Seminole County, Florida, at the fall term thereof, A. D. 1927, of the crime of breaking and entering, and sentenced therefor to two years. It being shown to the Board that by the time of applicant's release he will have served half of his sentence; that his prison record has been excellent; that his application is endorsed by numerous citizens of Seminole County, Florida, including the party offended; it was, therefore, ordered that the said Harry Terwilliger, be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

J. E. THOMAS

An application for commutation of sentence was presented to the Board in behalf of J. E. Thomas, who was convicted in the County Judge's Court in and for Seminole County, Florida, at the June term thereof, A. D. 1928, of the offense of operating an automobile while intoxicated and sentenced therefor to pay a fine of \$250.00 and costs of court and to serve three months in the county jail; in default of payment of fine and costs of court to serve three months additional in the county jail. It being shown to the Board that applicant has already served three months in the county jail; that the trial judge endorsed his application; that he has a wife and three children dependent upon his support; it was, therefore, ordered that the above sentence as imposed upon the said J. E. Thomas, be commuted to three months in the county jail, thereby remitting the fine and costs of court, effective during good behaviour or until otherwise ordered by the Board, this the 9th day of October A. D. 1928.

SAM THOMASON

An application for commutation of sentence was presented to the Board in behalf of Sam Thomason, who was convicted in the County Judge's Court in and for Seminole County, Florida, at the April term thereof, A. D. 1928, of the offense of unlawful possession of intoxicating liquor and sentenced therefor to pay a fine of \$500.00 and costs of court and to serve six months in the county jail; in default of payment of fine and costs of court to serve six months additional in the county jail. It being shown to the Board that his application is endorsed by numerous citizens, including the trial judge, prosecuting attorney and sheriff of Seminole County, Florida; it was, therefore, ordered that the above sentence as imposed upon the said Sam Thomason, be commuted to payment of a fine of \$250.00 and costs of court effective during good behaviour or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

ALBERT THOMPSON

An application for commutation of sentence was presented to the Board in behalf of Albert Thompson, who was convicted in the Circuit Court in and for Escambia county, Florida, at the spring term thereof, A. D. 1922, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant has been in prison since June 21, 1922, during which time he has maintained a splendid record;

that his application is endorsed by the trial judge, members of jury and numerous other prominent citizens; it was, therefore, ordered that the said Albert Thompson be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

NEWTON TIMMONS

An application for commutation of sentence was presented to the Board in behalf of Newton Timmons, who was convicted in the Circuit Court in and for Levy County, Florida, at the fall term thereof, A. D. 1922, of the offense of manslaughter, and sentenced therefor to seven years. It being shown to the Board that applicant has been in prison since April 6th, 1923, during which time he has maintained a splendid prison record; that his application is endorsed by numerous citizens of Levy County, Florida; it was, therefore, ordered that the said Newton Timmons be granted a commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

J. B. TRAWICK

An application for commutation of sentence was presented to the Board in behalf of J. B. Trawick, who was convicted in the Circuit Court, in and for Escambia County, Florida, at the spring term thereof, A. D. 1928, of the offense of murder and sentenced therefor to death by electrocution. It being shown to the Board that application is endorsed by the trial jurors and numerous citizens of Escambia County, Florida, and that there were some doubts as to applicant being sane; it was, therefore, ordered that the above sentence as imposed upon the said J. B. Trawick be commuted to life imprisonment, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

R. B. WALKER

An application for commutation of sentence was presented to the Board in behalf of R. B. Walker, who was convicted in the County Judge's Court in and for Marion County, Florida, at the May term thereof, A. D. 1928, of the offense of transporting intoxicating liquor and sentenced therefor to pay a fine of \$300.00 and costs of court and serve six months in the county jail; in default of payment of fine and costs to serve six months additional. It being shown to the Board that his application is endorsed by citizens and the sheriff of Marion County, Florida; it was, therefore, ordered that the above sentence as imposed upon said R. B. Walker be commuted to payment of fine and costs of court, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

GEORGE B. WALKER

An application for pardon was presented to the Board in behalf of George B. Walker, who was convicted in the Circuit Court of Highlands County, at the fall term thereof, A. D. 1927, of the offense of embezzlement and sentenced therefor to three years in the state penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous prominent citizens; that he has a wife and two children who are badly in need of his support; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said George B. Walker be granted a conditional pardon, effective October 9th, A. D. 1928.

WILLIE WATSON

An application for commutation of sentence was presented to the Board in behalf of Willie Watson, who was convicted in the Circuit Court in and for Polk County, Florida, at the spring term thereof, A. D. 1922, of the offense of manslaughter, and sentenced therefor to 10 years. It being shown to the Board that applicant has been in prison over six years during which time she has maintained a good prison record; it was, therefore, ordered that the said Willie Watson, be granted a commutation of sentence, thereby making the date of her release effective December 20th, A. D. 1928.

CECIL WESTFALL

An application for commutation of sentence was presented to the Board in behalf of Cecil Westfall, who was convicted in the Circuit Court, in and for Seminole County, Florida, at the fall term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit a misdemeanor and sentenced therefor to 18 months. It being shown to the Board that applicant was only 19 years of age at the time of his conviction; that by the time of his release he will have served practically one year in prison; that his prison record has been good and that his application is endorsed by prominent citizens of Sanford, Florida; it was, therefore, ordered that the said Cecil Westfall be granted a commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

W. B. WHITE

An application for commutation of sentence was presented to the Board in behalf of W. B. White, who was convicted in the

Circuit Court in and for Levy County, Florida, at the fall term thereof, A. D. 1921, of the offense of manslaughter, and sentenced therefor to 10 years. It being shown to the Board that applicant has been in prison over six years during which time his record has been good; that his application is endorsed by the prosecuting attorney, members of the jury and numerous other prominent citizens; it was, therefore, ordered that the said W. B. White be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

ED WHITE

An application for commutation of sentence was presented to the Board in behalf of Ed White, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the December term thereof, A. D. 1924, of the offense of manslaughter, and sentenced therefor to seven years. It being shown to the Board that applicant has been in prison nearly four years; that he was hadly burned while working on the electric wires at the Florida state farm; that his prison record has been excellent; that his application is quite generally endorsed; it was, therefore, ordered that the said Ed White be granted a commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

HARRY WICKHAM

An application for commutation of sentence was presented to the Board in behalf of Harry Wickham, who was convicted in the County Judge's Court in and for Wakulla County, Florida, at the June term thereof, A. D. 1927, of the offense of drunkenness and sentenced therefor to pay a fine of \$25.00 or serve 60 days in the county jail. It being shown to the Board that the ends of justice will have been met by commuting his sentence, it was, therefore, ordered that the above sentence as imposed upon the said Harry Wickham be commuted, thereby remitting fine and costs, effective during good behavior or until otherwise ordered by the Board. This the 9th day of October, A. D. 1928.

FRED WILLIAMS

An application for commutation of sentence was presented to the Board in behalf of Fred Williams, who was convicted in the Circuit Court in and for Walton County, Florida, at the fall term thereof, A. D. 1927, of the offense of violation of the State liquor laws and sentenced therefor to two and one-half years. It being shown to the Board that applicant has been in prison since September 22, 1927, during which time he has maintained a good record; that his application is endorsed by the prosecuting attorney and numerous other citizens; it was, therefore, ordered that the said Fred Williams be granted a commutation of sentence, thereby making the date of his release from prison effective December 20th, A. D. 1928.

LONNIE WILLIAMSON

An application for commutation of sentence was presented to the Board in behalf of Lonnie Williamson, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the fall term thereof, A. D. 1927, of the offense of grand larceny, and sentenced therefor to three and one-half years. It being shown to the Board that applicant has been in prison since November 26th, 1927; that goods stolen were returned; that he has a wife and three children badly in need of his support; that his record during incarceration has been excellent; it was, therefore, ordered that the said Lonnie Williamson be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

GLEN WRIGHT

An application for commutation of sentence was presented to the Board in behalf of Glen Wright, who was convicted in the Criminal Court of Record in and for Polk County, Florida, at the July term thereof, A. D. 1928, of the offense of manslaughter, and sentenced therefor to two years. It being shown to the Board that applicant was only seventeen years of age at the time of his conviction; that his application is endorsed by Mr. Tom F. Wilson, foreman of the jury, and numerous other prominent citizens; it was, therefore, ordered that the said Glen Wright be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

ABNER YARBOROUGH

An application for commutation of sentence was presented to the Board in behalf of Abner Yarborough, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the November term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to five years. It being shown to the Board that applicant has maintained a good prison record during incarceration; that his application is endorsed by the jurors and numerous other prominent citizens; that he has been in prison since November 27th, A. D. 1927; it was, therefore,

ordered that the said Abner Yarborough be granted a commutation of sentence, thereby making the time of his release effective November 27th, A. D. 1928.

ROBERT BOOTH

An application for pardon was presented to the Board in behalf of Robert Booth, who was convicted in the Circuit Court in and for Nassau County, at the spring term thereof, A. D. 1928, of the offense of altering a mark of an animal and sentenced therefor to two years. It being shown to the Board that the applicant is a young boy; that there is some doubt as to his guilt; that his application is endorsed by Mr. R. R. Slappey of Ft. Myers, Florida; it was, therefore, ordered that the said Robert Booth be granted a conditional pardon, effective November 10th, A. D. 1928.

ARCHIE EDGAR

An application for commutation of sentence was presented to the Board in behalf of Archie Edgar, who was convicted in the County Judge's Court, in and for Santa Rosa County Florida, at the August term thereof, A. D. 1928, of the offense of unlawful transportation and possession of intoxicating liquor, two charges and sentenced therefor to pay a fine of \$100.00 and costs and in default of payment of fine and costs to serve ninety days in the county jail in each charge. It being shown to the Board that applicant is in serious physical condition; that the trial judge endorses his application; it was, therefore, ordered that the sentence as above imposed upon the said Archie Edgar, be commuted on both charges to a fine of \$100.00 and costs of court, effective during good behavior or until otherwise ordered by the Board. This the 10th day of Nov., A. D. 1928.

W. E. MANSFIELD

An application for a full and complete pardon was presented to the Board in behalf of W. E. Mansfield, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the October term thereof, A. D. 1924, of the offense of carnal intercourse with unmarried female under eighteen years of age, and sentenced therefor to ten years in the state prison. It being shown to the Board that applicant was granted a conditional pardon May 15th, A. D. 1926, and that since that time he has been living a peaceable and law-abiding life; it was, therefore, ordered that the said W. E. Mansfield be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

LEM MATTOX

An application for pardon was presented to the Board in behalf of Lem Mattox, who was convicted in the Circuit Court of Washington County at the fall term thereof, A. D. 1927, of the offense of uttering a forged instrument and sentenced therefor to two years. It being shown to the Board that applicant is a young boy; that by the time of his release from the state prison he will have served half of his sentence; that his application is endorsed by numerous citizens of Washington and Holmes Counties, Florida; it was, therefore, ordered that the said Lem Mattox be granted a conditional pardon, effective November 10th, A. D. 1928.

JAMES MILLS

An application for pardon was presented to the Board in behalf of James Mills, who was convicted in the Circuit Court of Hillsborough County at the February term thereof, A. D. 1915, of the offense of murder and sentenced therefor to life. It being shown to the Board that applicant has been in prison since February 25th, 1915; that during his incarceration he has maintained a good prison record; it was, therefore, ordered that the said James Mills be granted a conditional pardon, effective November 10th, A. D. 1928.

CHARLES F. MOBLEY

An application for pardon was presented to the Board in behalf of Charles F. Mobley, who was convicted in the Criminal Court of Record of Dade County, at the August term thereof, A. D. 1927, of the offense of larceny of an automobile, and sentenced therefor to two years. It being shown to the Board that applicant is a young boy; that he has served over half of his sentence; that his application is quite generally endorsed; it was, therefore, ordered that the said Charles F. Mobley be granted a conditional pardon, effective November 10th, A. D. 1928.

MADISON MOORE

An application for pardon was presented to the Board in behalf of Madison Moore, who was convicted in the Circuit Court of Dade County, at the October term thereof, A. D. 1918, of the offense of murder, first degree, and sentenced therefor to life. It being shown to the board that applicant has been in prison about ten years; that he remained in jail about three years before being sent to the state prison; that his record during incarceration has been excellent; it was, therefore, ordered that the said Madison Moore be granted a conditional pardon, effective November 10th, A. D. 1928.

THOMAS MOONEY

An application for pardon was presented to the Board in behalf of Thomas Mooney, who was convicted in the Court of Record of Escambia County at the November term thereof, A. D. 1927, of the offense of larceny of automobile, and sentenced therefor to five years. It being shown to the Board that applicant is a young boy only twenty-two years of age; that party offended appeared before the Board in his behalf; that the ends of justice will be met by the length of time served; it was, therefore, ordered that the said Thomas Mooney be granted a conditional pardon, effective November 10th, A. D. 1928.

LEE MOORE

An application for pardon was presented to the Board in behalf of Lee Moore, who was convicted in the Circuit Court of Clay County, at the spring term thereof, A. D. 1927, of the offense of assault with intent to commit rape and sentenced therefor to three years. It being shown to the board that applicant is only twenty-one years of age; that his record during incarceration has been good; that his application is endorsed by numerous prominent citizens; it was, therefore, ordered that the said Lee Moore be granted a conditional pardon, effective November 10th, A. D. 1928.

W. E. MOORE

An application for a full and complete pardon was presented to the Board in behalf of W. E. Moore, who was convicted in the Circuit Court in and for Holmes County, Florida, at the February term thereof, A. D. 1924, of the offense of altering mark of an animal, and sentenced therefor to eighteen months in the state prison. It being shown to the Board that applicant served his sentence and that since serving said sentence he has lived a peaceable and law-abiding life; that his application is endorsed by several of the county officials of Holmes County, Florida; it was, therefore, ordered that the said W. E. Moore be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

P. E. MORGAN

An application for a full and complete pardon was presented to the Board in behalf of P. E. Morgan, who was convicted in the Circuit Court in and for Osceola County, Florida, at the spring term thereof, A. D. 1927, of the offense of assault with intent to commit manslaughter, and sentenced therefor to three years and eight months in the state prison. It being shown to the Board that applicant was granted a conditional pardon January 19th, 1928, and that since receiving said pardon he has lived a peaceable and law-abiding life; it was, therefore, ordered that the said P. E. Morgan be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

WALTER MULLINS

An application for pardon was presented to the Board in behalf of Walter Mullins, who was convicted in the Court of Record of Escambia County, at the February term thereof, A. D. 1928, of the offense of entering without breaking with intent to commit a misdemeanor and sentenced therefor to one year in the state prison. It being shown to the Board that applicant was only seventeen years of age at the time the offense was committed; that by the time of his release from prison he will have served nine months of his sentence; that his application is endorsed by numerous prominent citizens of Escambia County, Florida; it was, therefore, ordered that the said Walter Mullins be granted a conditional pardon, effective November 10th, A. D. 1928.

G. C. McCLURE

An application for a full and complete pardon was presented to the Board in behalf of G. C. McClure, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the January term thereof, A. D. 1928, of the offense of embezzlement, and sentenced therefor to one year. It being shown to the board that applicant was granted a conditional pardon on March 17th, 1928; that since receiving said pardon he has lived a peaceable and law-abiding life; it was, therefore, ordered that the said G. C. McClure be granted a full and complete pardon, thereby restoring him to full rights of citizenship, effective November 10th, A. D. 1928.

J. D. McCORD, ALIAS J. E. ATKINSON, ALIAS JOE HENDERSON

An application for pardon was presented to the Board in behalf of J. D. McCord, alias J. E. Atkinson, alias Joe Henderson, who was convicted in the Criminal Court of Record of Duval County, at the August term thereof, A. D. 1926, of the offense of breaking and entering and sentenced therefor to eight years. It being shown to the Board that applicant is in a serious physical condition; that during his incarceration he has maintained a splendid prison record; that his application is endorsed by officials of the

state prison farm; it was, therefore, ordered that the said J. D. McCord, alias J. E. Atkinson, alias Joe Henderson, be granted a conditional pardon, effective November 10th, A. D. 1928.

FRANK McCRANEY

An application for pardon was presented to the Board in behalf of Frank McCraney, who was convicted in the Court of Record of Escambia County, at the February term thereof, A. D. 1928, of the offense of entering without breaking with intent to commit a misdemeanor and sentenced therefor to one year in the state prison. It being shown to the Board that applicant was only nineteen years of age at the time offense was committed; that by the time of his release from the state prison he will have served practically eight months of his sentence; that his application is endorsed by numerous citizens of Escambia County, Florida, and by officials of the state farm; it was, therefore, ordered that the said Frank McCraney be granted a conditional pardon, effective November 10th, A. D. 1928.

W. J. NUTTER

An application for pardon was presented to the Board in behalf of W. J. Nutter, who was convicted in the Criminal Court of Record of Polk County, at the June term thereof, A. D. 1926, of the offense of embezzlement and sentenced therefor to two years. It being shown to the Board that applicant has served four months in the state prison, that he is now in the federal prison in Atlanta, Georgia; that his mother is seventy years of age and that his father is blind, it was, therefore, ordered that the said W. J. Nutter, be granted a conditional pardon, effective November 10th, A. D. 1928.

C. E. OSBORNE

An application for pardon was presented to the Board in behalf of C. E. Osborne, who was convicted in the Criminal Court of Record of Palm Beach County, at the February term thereof, A. D. 1926, of the offense of grand larceny and sentenced therefor to five years. It being shown to the Board that applicant will have served practically half of his sentence by the time of his release; that during his incarceration he has maintained a splendid prison record; that his wife is not in very good physical condition; that his application is endorsed by the superintendent of the state prison farm; it was, therefore, ordered that the said C. E. Osborne, be granted a conditional pardon, effective November 10th, A. D. 1928.

B. M. PARKER

An application for a full and complete pardon was presented to the Board in behalf of B. M. Parker, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the fall term thereof, A. D. 1922, of the offense of forgery and uttering forged instrument and sentenced therefor to five years in the state prison. It being shown to the Board that applicant was granted a conditional pardon on May 15th, A. D. 1926; that since receiving said pardon he has lived a peaceable and law-abiding life; that his application is endorsed by numerous citizens; it was, therefore, ordered that the said B. M. Parker, be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

TONY PLASCIA

An application for pardon was presented to the Board in behalf of Tony Plascia, who was convicted in the Criminal Court of Record of Hillsborough County, at the August term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to two years. It being shown to the Board that applicant is a young boy; that during his incarceration he has maintained a splendid record; that his application is quite generally endorsed, it was, therefore, ordered that the said Tony Plascia be granted a conditional pardon, effective November 10th, A. D. 1928.

ANGUS PORTER

An application for pardon was presented to the Board in behalf of Angus Porter, who was convicted in the County Judge's Court of Jackson County, at the June term thereof, A. D. 1928, of the offense of petit larceny, and sentenced therefor to six months in the county jail. It being shown to the Board that applicant is a young boy; that he has been serving in the County jail of Jackson County since June, 1928; that his application is endorsed by numerous citizens of Jackson County, Florida; it was, therefore, ordered that the said Angus Porter be granted a conditional pardon, effective November 10th, A. D. 1928.

THOMAS RAMSEY

An application for pardon was presented to the Board in behalf of Thomas Ramsey, who was convicted in the Court of Record of Escambia County, at the November term thereof, A. D. 1927, of the offense of larceny of automobile and sentenced therefor to five years. It being shown to the Board that applicant is a young boy; that during incarceration he has maintained a splendid record; that the party offended appeared before the

Board in his behalf; it was, therefore, ordered that the said Thomas Ramsey be granted a conditional pardon, effective November 10th, A. D. 1928.

FRED RANEY (OR REAMY)

An application for pardon was presented to the Board in behalf of Fred Raney (or Reamy) who was convicted in the Circuit Court of Volusia County, at the spring term thereof, A. D. 1924, of the offense of breaking and entering, and sentenced therefor to ten years. It being shown to the Board that applicant was only nineteen years of age at the time offense was committed; that he has been in prison since May, 1924, during which time he has maintained a splendid record; that the persons offended endorse his application together with other citizens; it was, therefore, ordered that the said Fred Raney (or Reamy) be granted a conditional pardon, effective November 10th, A. D. 1928.

CHESTER H. RICHARDS

An application for pardon was presented to the Board in behalf of Chester H. Richards, who was convicted in the juvenile court of Escambia County, at the June term thereof, A. D. 1928, of the offense of petit larceny and sentenced therefor to indefinite term at the Florida Industrial School for Boys. It being shown to the Board that the offense committed was small, having only stolen two rabbits and two pigeons; that applicant is only twelve years of age; that according to statement of Thurman Simpkins, with whom he was convicted, applicant had no part in the taking of the rabbits and pigeons; that his application is endorsed by numerous citizens of Escambia County, Florida; that his record is good since being incarcerated in the Florida Industrial School for Boys, Marianna, Florida, July 8th, 1928; it was, therefore, ordered that the said Chester H. Richards be granted a conditional pardon, effective November 10th, A. D. 1928.

RALPH RODRIGUEZ

An application for pardon was presented to the Board in behalf of Ralph Rodriguez, who was convicted in the Criminal Court of Record of Hillsborough County, at the August term thereof, A. D. 1927, of the offense of larceny of automobiles and receiving stolen property and sentenced therefor to five years. It being shown to the Board that applicant was only seventeen years of age at the time offense was committed; that since his incarceration he has lost his father; that his brother has been adjudged insane and that his mother is very feeble and badly in need of his support; that his application is endorsed by numerous citizens of Hillsborough County, Florida; it was, therefore, ordered that the said Ralph Rodriguez be granted a conditional pardon, effective November 10th, A. D. 1928.

HARVEY SAPP

An application for pardon was presented to the Board in behalf of Harvey Sapp, who was convicted in the Circuit Court of Hamilton County, at the spring term thereof, A. D. 1928, of the offense of larceny of a steer, and sentenced therefor to two years. It being shown to the Board that applicant has been in prison since February 22nd, A. D. 1928; that he has a wife and five children who are in destitute circumstances and badly in need of his support; that his application is quite generally endorsed; it was, therefore, ordered that the said Harvey Sapp be granted a conditional pardon, effective November 10th, A. D. 1928.

JACK E. SAWYER

An application for a full and complete pardon was presented to the Board in behalf of Jack E. Sawyer, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the June term thereof, A. D. 1926, for the offense of breaking and entering and sentenced therefor to three and one-half years. It being shown to the Board that applicant was granted a conditional pardon in September, 1927; that since receiving said pardon he has lived a peaceable and law-abiding life; that his application is endorsed by prominent citizens; it was, therefore, ordered that the said Jack E. Sawyer be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

JIM SHOUBE

An application for a full and complete pardon was presented to the Board in behalf of Jim Shoupe, who was convicted in the Circuit Court in and for Washington County, Florida, at the spring term thereof, A. D. 1926, of the offense of assault with intent to commit murder, and sentenced therefor to three years. It being shown to the Board that applicant was granted a conditional pardon September 15th, 1927, that since receiving said pardon he has lived a peaceable and law-abiding life; that his application is endorsed by his former employer; it was, therefore, ordered that the said Jim Shoupe be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

ROY SHOUBE

An application for a full and complete pardon was presented to

the Board in behalf of Roy Shoupe, who was convicted in the Circuit Court in and for Washington County, Florida, at the spring term thereof, A. D. 1926, of the offense of assault with intent to commit murder, and sentenced therefor to three years. It being shown to the Board that applicant was granted a conditional pardon September 15th, 1927; that since receiving said pardon he has lived a peaceable and law-abiding life; that his application is endorsed by his former employer; it was, therefore, ordered that the said Roy Shoupe be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

MOSE SMITH

An application for pardon was presented to the Board in behalf of Mose Smith, who was convicted in the Circuit Court of Alachua County, at the November term thereof, A. D. 1916, of the offense of murder, second degree, and sentenced therefor to life. It being shown to the Board that applicant was a young boy at the time offense was committed; that he has been in prison since December 1st, 1916, during which time he has maintained a splendid prison record; that his application is endorsed by the prosecuting attorney, the brothers of the deceased, by officials of Alachua County, Florida; it was therefore, ordered that the said Mose Smith be granted a conditional pardon, effective November 10th, A. D. 1928.

ANGELO SPITO

An application for pardon was presented to the Board in behalf of Angelo Spito, who was convicted in the Criminal Court of Record of Hillsborough county, at the August term thereof, A. D. 1927, of the offense of having carnal intercourse with unmarried female under the age of 18 years, and sentenced therefor to three years. It being shown to the Board that applicant was about 20 years of age at the time offense was committed; that his application is endorsed by the trial judge, prosecuting attorney and other prominent citizens; it was, therefore, ordered that the said Angelo Spito be granted a conditional pardon, effective November 10th, A. D. 1928.

LIZZIE TAYLOR

An application for pardon was presented to the Board in behalf of Lizzie Taylor, who was convicted in the Circuit Court of Manatee county, at the fall term thereof, A. D. 1919, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant has been in prison since November 3rd, 1919; that she is the oldest woman in the point of service at the State farm; that her application is quite generally endorsed; that the said Lizzie Taylor be granted a conditional pardon, effective November 10th, A. D. 1928.

B. M. THOMAS

An application for full and complete pardon was presented to the Board in behalf of B. M. Thomas, who was convicted in the Circuit Court in and for Leon County, Florida, at the December term thereof, A. D. 1921, for the offense of assault to murder, and sentenced therefor to six years. It being shown to the Board that applicant served his sentence in the State Prison, and that since his release he has lived a peaceable and law-abiding life; it was, therefore, ordered that the said B. M. Thomas be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

FRANK VANDERLIP

An application for pardon was presented to the Board in behalf of Frank Vanderlip, who was convicted in the Criminal Court of Record of Dade county, at the February term thereof, A. D. 1926 of the offense of attempted robbery and sentenced therefor to six years. It being shown to the Board that applicant has served over half of his sentence; that his prison record has been good; that his application is endorsed by the officials of the State farm; it was, therefore, ordered that the said Frank Vanderlip be granted a conditional pardon, effective November 10th A. D. 1928, upon the condition that his sister, Mrs. Ida Hahn, 31 E. 12th St., Portland, Oregon, take him out of the State of Florida.

CARL WALDROP (WALDRON)

An application for pardon was presented to the Board in behalf of Carl Waldrop (Waldron), who was convicted in the Circuit Court of Union county, at the fall term thereof, A. D. 1927, of the offense of embezzlement, and sentenced therefor to one year in the State prison. It being shown to the Board that applicant will have served practically all of his sentence by the time of his release from the State prison; that his record during incarceration has been excellent; that his application is quite generally endorsed; it was, therefore, ordered that the said Carl Waldrop (Waldron) be granted a conditional pardon, effective November 10th, A. D. 1928.

EUGENE WARD

An application for pardon was presented to the Board in behalf of Eugene Ward, who was convicted in the Circuit Court of Holmes county, at the fall term thereof, A. D. 1925, of the offense of having carnal intercourse with unmarried female under 18 years of age, and sentenced therefor to two years. It being shown to the Board that applicant was about 20 years of age; that his application is endorsed by the prosecuting attorney and several of the jurors and numerous other prominent citizens; it was, therefore, ordered that said Eugene Ward be granted a conditional pardon, effective November 10th, A. D. 1928.

ROBERT WASDEN

An application for pardon was presented to the Board in behalf of Robert Wasden, who was convicted in the Circuit Court of Okaloosa County, at the winter term thereof, A. D. 1926, of the offense of larceny of automobile, and sentenced therefor to five years. It being shown to the Board that applicant was seventeen years of age at the time offense was committed; that party from whom car was stolen endorses his application, together with numerous officials of Okaloosa County, Florida; it was, therefore, ordered that the said Robert Wasden, be granted a conditional pardon, effective November 10th, A. D. 1928.

THOMAS WEEKS

An application for full and complete pardon was presented to the Board in behalf of Thomas Weeks, who was convicted in the Circuit Court in and for Lee County, Florida, at the spring term thereof, A. D. 1901, of the offense of manslaughter, and sentenced therefor to twenty years in the state prison. It being shown to the Board that applicant was granted a conditional pardon December 20th, 1915; that since receiving said pardon he has lived a peaceable and law-abiding life; that his application is endorsed by several county officials of Collier and Lee Counties; it was, therefore, ordered that the said Thomas Weeks, be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

EDWARD WRIGHT

An application for pardon was presented to the Board in behalf of Edward Wright, who was convicted in the Circuit Court of Dixie County, at the February term thereof, A. D. 1926, of the offense of assault to murder and sentenced therefor to five years. It being shown to the Board that applicant was twenty years of age at the time offense was committed; that he has served over half of his sentence; that his record during incarceration has been excellent; it was, therefore, ordered that the said Edward Wright, be granted a conditional pardon, effective November 10th, A. D. 1928.

RANDOLPH YOUNG

An application for full and complete pardon was presented to the Board in behalf of Randolph Young, who was convicted in the Criminal Court of Record in and for Orange County, Florida, at the January term thereof, A. D. 1919, of the offense of stealing a hog, and sentenced therefor to sixty days in county jail or pay a fine of \$50.00 and costs of court. It being shown to the Board that applicant has paid the fine and costs of court; that the man offended endorses his application together with numerous other citizens of Osceola County, Florida; it was, therefore, ordered that the said Randolph Young, be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective November 10th, A. D. 1928.

L. L. CARPENTER

An application for commutation of sentence was presented to the Board in behalf of L. L. Carpenter, who was convicted in the County Judge's Court in and for Jackson County, Florida, at the October term thereof, A. D. 1928, of the offense of operating a car while under influence of intoxicating liquor and sentenced therefor to pay a fine of \$100.00 and costs of court and to serve thirty days in the county jail; and in default of payment of fine and costs of court to serve thirty days additional in the county jail. It being shown to the Board that there is some doubt as to applicant being intoxicated at the time of the accident, substantiated by several statements of citizens; that his physical condition is bad according to a letter from Dr. A. M. O'Hara, of Cypress, Florida; it was, therefore, ordered that the said sentence as imposed upon the said L. L. Carpenter, be commuted to one month in the county jail, effective during good behaviour or until otherwise changed by the Board. This the 11th day of October, A. D. 1928.

MRS. CLARA EDRINGTON

An application for pardon was presented to the Board in behalf of Mrs. Clara Edrington, who was convicted in the County Judge's Court of Leon County, at the September term thereof, A. D. 1928, of the offense of trespassing and sentenced therefor to serve

ninety days in the county jail. It being shown to the Board that applicant has served five weeks of her sentence; that she has four children, some of whom are sick, who are badly in need of her care; that her husband is now incarcerated in the county jail of Jefferson County, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Mrs. Clara Edrington be granted a conditional pardon, effective October 11th, A. D. 1928.

W. A. LAMAR

An application for pardon was presented to the Board in behalf of W. A. Lamar, who was convicted in the Criminal Court of Record of Duval County, at the February term thereof, A. D. 1928, of the offense of aggravated assault with intent to commit murder, and sentenced therefor to one year in the Duval county jail. It being shown to the Board that applicant has a good prison record; that his application is quite generally endorsed by citizens of Duval County, Florida; that he is sixty years of age, his physical condition bad and that his wife recently had a stroke of paralysis; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said W. A. Lamar be granted a conditional pardon, effective October 11th, A. D. 1928.

JOE ROBINSON

An application for pardon was presented to the Board in behalf of Joe Robinson, who was convicted in the Criminal Court of Record of Palm Beach county, at the June term thereof, A. D. 1927, of the offense of breaking and entering and sentenced therefor to five years in the state penitentiary. It being shown to the board that applicant's mother is badly in need of his support, she having recently lost everything by the storm and has six children and an aged mother to support; it was, therefore, ordered that the said Joe Robinson be granted a conditional pardon. This the 11th day of October, A. D. 1928.

A. M. PERRY

An application for pardon was presented to the Board in behalf of A. M. Perry who was convicted in the County Judge's Court of Bay County, at the August term thereof, A. D. 1928, of the offense of larceny and failure to appear while under bond and sentenced therefor to four months in the county jail. It being shown to the Board that applicant has served one-half of his sentence; that his family is in destitute circumstances; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said A. M. Perry be granted a conditional pardon. This the 15th day of October, A. D. 1928.

JOHN HARPER

An application for commutation of sentence was presented to the Board in behalf of John Harper, who was convicted in the Circuit Court in and for Hamilton County, Florida, at the spring term thereof, A. D. 1917, of the offense of murder, second degree, and sentenced to life imprisonment. It being shown to the Board that applicant has maintained an excellent prison record during his incarceration; that his application is endorsed by the trial judge, members of the state road department, and the captain of the camp in which he is serving; that he has been in prison since February 2, 1917; it was, therefore, ordered that the said John Harper be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928.

STANLEY ADAMS

An application for commutation of sentence was presented to the Board in behalf of Stanley Adams, who was convicted in the County Judge's Court in and for Hamilton County, Florida, at the September 19th term thereof, A. D. 1928, of the offense of petit larceny and sentenced therefor to serve six months in the county jail. It being shown to the Board that applicant is quite young; that his application is endorsed by the trial judge and sheriff of Hamilton County, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Stanley Adams be granted a commutation of sentence, effective October 22nd, A. D. 1928, during good behavior or until otherwise ordered by the Board.

ROBERT HAVILINE

An application for commutation of sentence was presented to the Board in behalf of Robert Haviline, who was convicted in the County Judge's Court in and for Hamilton County, Florida, at the September 19th term thereof, A. D. 1928, of the offense of petit larceny and sentenced therefor to serve six months in the county jail. It being shown to the Board that applicant is quite young and the offense small; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the above sentence as imposed upon the said Robert Haviline, be commuted, effective October 22nd, 1928, during good behavior or until otherwise ordered by the Board.

M. C. PEER

An application for commutation of sentence was presented to the Board in behalf of M. C. Peer, who was convicted in the County Judge's Court in and for Hamilton County, Florida, at the September 19th term thereof, A. D. 1928, of the offense of petit larceny and sentenced therefor to serve six months in the county jail. It being shown to the Board that applicant is quite young and the offense small; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the above sentence as imposed upon the said M. C. Peer, be commuted, effective October 22nd, A. D. 1928, during good behaviour or until otherwise ordered by the Board.

OTIS SIMMONS

An application for commutation of sentence was presented to the Board in behalf of Otis Simmons, who was convicted in the Circuit Court in and for Lee County, Florida, at the fall term thereof, A. D. 1927, of the offense of cow stealing and sentenced to serve two years in the state prison. It being shown to the Board that applicant has been in prison since November 15th, 1927, during which time he has maintained a splendid prison record; that party convicted with him has been granted clemency; that he has a wife and two children badly in need of his support; it was, therefore, ordered that the above sentence as imposed upon the said Otis Simmons be commuted, thereby making the time for his release from the state prison effective December 20th, A. D. 1928, during good behaviour or until otherwise ordered by the Board.

HERMAN ROBERTS, ALIAS CRIPP

An application for commutation of sentence was presented to the Board in behalf of Herman Roberts, alias Cripp, who was convicted in the Criminal Court of Record in and for Monroe County, Florida, at the January term thereof, A. D. 1927, of the offense of attempted robbery, and sentenced therefor to three years in the state prison. It being shown to the Board that applicant has been in prison since January 22, 1928; that his application is endorsed by the trial judge, prosecuting attorney and numerous other prominent citizens; it was, therefore, ordered that the said Herman Roberts, alias Cripp, be granted a commutation of sentence, thereby making the date of his release from prison effective November 10th, A. D. 1928.

JOE SMITH, ALIAS JOE WASHINGTON

An application for pardon was presented to the Board in behalf of Joe Smith, alias Joe Washington, who was convicted in the Circuit Court of Sarasota County, at the spring term thereof, A. D. 1927, of the offense of murder, second degree, and sentenced therefor to thirty years. It being shown to the Board that applicant has maintained a good prison record during his incarceration; that his application is endorsed by the arresting officer and several of the trial jurors, circuit judge and State's Attorney, now acting, and numerous other prominent citizens, including County Officials of Sarasota County, Florida; it was, therefore, ordered that the said Joe Smith, alias Joe Washington, be granted a conditional pardon, effective November 10th, A. D. 1928.

C. A. BRYANT

An application for commutation of sentence was presented to the Board in behalf of C. A. Bryant, who was convicted in the County Judge's Court in and for Collier County, Florida, at the May 14th term thereof, A. D. 1928, of the offense of killing a deer out of season and sentenced therefor to pay a fine of \$50.00 and costs of court, and according to Section 69, Chapter 11838, Acts of 1927, his gun was confiscated by the Fresh Water Fish and Game Commissioner of the State of Florida. It being shown to the Board that applicant has paid the fine of \$50.00 and costs of court and that it is now desired that the gun be delivered to Mr. Reed Robson, Lakeland, Florida; it was, therefore, ordered, that the above sentence as imposed upon the said C. A. Bryant be commuted to payment of the fine of \$50.00 and costs of court, which as above stated has already been paid, and that the Fresh Water Fish and Game Commissioner of the State of Florida be authorized to deliver the gun to Mr. Reed Robson, Lakeland, Florida.

CHARLES HADLEY

An application for commutation of sentence was presented to the Board in behalf of Charles Hadley, who was convicted in the County Judge's Court in and for Collier County, Florida, at the May 14th term thereof, A. D. 1928, of the offense of killing a deer out of season and sentenced therefor to pay a fine of \$50.00 and costs of court, and according to Section 69, Chapter 11,838, Acts of 1927, his gun was confiscated by the Fresh Water Fish and Game Commissioner of the State of Florida. It being shown to the Board that applicant has paid the fine of \$50.00 and costs of court and that it is now desired that the gun be delivered to Mr. Reed Robson, Lakeland, Florida; it was, therefore, ordered that

the above sentence as imposed upon the said Charles Hadley be commuted to payment of fine of \$50.00 and costs of court, which as above stated has already been paid, and that the Fresh Water Fish and Game Commissioner of the State of Florida be authorized to deliver the gun to Mr. Reed Robson, Lakeland, Florida.

J. S. MELVIN

An application for commutation of sentence was presented to the Board in behalf of J. S. Melvin, who was convicted in the Circuit Court in and for Washington County, Florida, at the spring term thereof, A. D. 1928, of the offense of uttering a forged instrument, three charges, and sentenced to serve two years in the state prison. It being shown to the Board that applicant's physical condition is not good, that his application is endorsed by the trial judge, prosecuting attorney and numerous other prominent citizens; it was, therefore, ordered that the said J. S. Melvin be granted a commutation of sentence, thereby making the date of his release effective December 20th, A. D. 1928, during good behavior or until otherwise ordered by the Board.

L. T. OWENS

An application for commutation of sentence was presented to the Board in behalf of L. T. Owens, who was convicted in the County Judge's Court in and for Jackson County, Florida, at the fall term thereof, A. D. 1928, of the offense of violating the prohibition law and sentenced therefor to pay a fine of \$150.00 and costs of court. It was, therefore, ordered that the above sentence as imposed upon the said L. T. Owens be commuted to payment of fine of \$50.00 and costs of court. This the 15th day of November, A. D. 1928.

HENDERSON RILEY

An application for pardon was presented to the Board in behalf of Henderson Riley, who was convicted in the County Judge's Court, of Baker County, at the November 12th term thereof, A. D. 1928, of the offense of violating the game laws and sentenced therefor to pay a fine of \$25.00 and costs of court; in default of payment of fine and costs of court to serve sixty days in the county jail. It being shown to the Board that applicant only killed two skunks and a squirrel; that he is very old and that he was not intentionally violating the law; that he is unable to pay the fine and costs of court; it was therefore, ordered that the said Henderson Riley be granted a conditional pardon. This the 15th day of November, A. D. 1928.

M. T. TAYLOR

An application for commutation of sentence was presented to the Board in behalf of M. T. Taylor, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the January term thereof, A. D. 1924, of the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant has been in prison since March 3, 1925, during which time he has maintained a splendid prison record; that parties convicted with him have been shown clemency; that his application is quite generally endorsed; it was, therefore, ordered that the said M. T. Taylor be granted a commutation of sentence, thereby making the date of his release effective December 20th; A. D. 1928, during good behaviour or until otherwise ordered by the Board.

J. E. WATSON

An application for commutation of sentence was presented to the Board in behalf of J. E. Watson, who was convicted in the County Judge's Court in and for Jackson County, Florida, at the fall term thereof, A. D. 1928, of the offense of violation of the prohibition law and sentenced therefor to pay a fine of \$350.00 and costs of court. It was, therefore, ordered that the above sentence as imposed upon the said J. E. Watson, be commuted to payment of fine of \$100.00 and costs of court. This the 15th day of November, A. D. 1928.

LERROY ALLEN

An application for commutation of sentence was presented to the Board in behalf of Leroy Allen, who was convicted in the County Judge's Court in and for Leon County on the 13th day of November, A. D. 1928, of the offense of unlawfully hunting with a double-barreled shotgun in killing certain wild game, to-wit: wild turkey, and sentenced therefor to pay a fine of seventy-five dollars to include the costs of prosecution; or in default of the payment of such fine and costs to be imprisoned by confinement in the county jail of Leon County for a period of two months. It being shown to the Board that applicant has maintained a good reputation prior to this offense, that it has been represented to the Board that applicant is not financially able to pay the fine as imposed; it was, therefore, ordered that the above sentence as imposed upon the said Leroy Allen, be commuted to payment of twenty-five dollars and costs of court. It was further ordered that the gun confiscated be returned to him. This the 4th day of December, A. D. 1928.

GEORGE FLYNN

An application for commutation of sentence was presented to the Board in behalf of George Flynn, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the November term thereof, A. D. 1926, of the offense of grand larceny and possession of stolen property and sentenced therefor to three years in the state prison, and who was, on October 9th, 1928, granted a commutation of sentence effective December 20th, 1928. It being shown to the Board that applicant has been subpoenaed to appear before the judge of the District Court of the United States in and for the southern district of Florida in the City of Miami, in said district on the 5th day of December, A. D. 1928, therein to testify in the case of United States versus Paul C. Bryan, et al, on the part of the United States; it was, therefore, ordered that the said George Flynn be granted a commutation of sentence, effective December 6th, A. D. 1928.

CLARENCE HALL

An application for pardon was presented to the Board in behalf of Clarence Hall, who was convicted in the County Judge's Court of Jackson County, at the September term thereof, A. D. 1928, of the offense of unlawfully being drunk and sentenced therefor to be confined in the county jail at hard labor for a period of sixty days. It being shown to the board that his application is endorsed by the sheriff of Jackson County, Florida, it was, therefore, ordered that the said Clarence Hall be granted a conditional pardon. This the 4th day of December, 1928.

JOHN R. LEEGER

An application for commutation of sentence was presented to the Board in behalf of John R. Leeger, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the November term thereof, A. D. 1926, of the offense of grand larceny and possession of stolen property and sentenced therefor to three years in the state prison, and who was, on October 9th, 1928, granted a commutation of sentence effective December 20th, 1928. It being shown to the Board that applicant has been subpoenaed to appear before the judge of the District Court of the United States in and for the southern district of Florida in the city of Miami, in said district on the 5th day of December, A. D. 1928, therein to testify in the case of the United States versus Paul C. Bryan, et al, on the part of the United States; it was, therefore, ordered that the said John R. Leeger be granted a commutation of sentence, effective December 6th, 1928.

DOCK ARMSTRONG

An application for pardon was presented to the Board in behalf of Dock Armstrong, who was convicted in the Circuit Court of Bay County, at the fall term thereof, A. D. 1927, of the offense of aggravated assault and sentenced therefor to pay a fine of two hundred fifty dollars and costs of court; in default of payment of fine and costs of court, to serve ninety days in the county jail. It being shown to the board that applicant has a family who are in destitute circumstances; that his application is endorsed by numerous citizens and county officials of Bay County, Florida; that he has served about one-half of his sentence; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Dock Armstrong be granted a conditional pardon. This the 5th day of December, A. D. 1928.

OATES THOMPSON

An application for pardon was presented to the Board in behalf of Oates Thompson, who was convicted in the Criminal Court of Record of Duval County, at the October term thereof, A. D. 1928, of the offense of grand larceny and sentenced therefor to five years in the state penitentiary. It being shown to the Board that there is some doubt as to applicant's guilt of any intentional connection with the offense committed; that he has heretofore maintained a good reputation; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Oates Thompson, be granted a conditional pardon. This the 18th day of December, 1928.

CLARENCE WEATHERLY

An application for commutation of sentence was presented to the Board in behalf of Clarence Weatherly, who was convicted in the County Judge's Court in and for Leon County, Florida, on the 13th day of November, A. D. 1928, of the offense of unlawfully hunting with a double-barreled shot-gun in killing certain wild game, to-wit: wild turkey, and sentenced therefor to pay a fine of seventy-five dollars to include the costs of prosecution; or in default of the payment of such fine and costs to be imprisoned by confinement in the county jail of Leon County, Florida, for a period of two months. It being shown to the Board that applicant has maintained a good reputation prior to this offense; that it has been represented to the Board that applicant is not financially able to pay the fine as imposed; it

was, therefore, ordered that the above sentence as imposed upon the said Clarence Weatherly be commuted to payment of twenty-five dollars and costs of court. It was further ordered that the gun confiscated be returned to him. December 18, 1928.

R. W. BALL

An application for pardon was presented to the Board in behalf of R. W. Ball, who was convicted in the Criminal Court of Record of Duval County, at the October term thereof, A. D. 1928, of the offense of assault and battery and sentenced therefor to five months in the Duval County prison farm. It being shown to the Board that applicant has a good prison record; that his wife, the party offended, endorses his application; that Mr. A. T. Brown, County Commissioner of Duval County endorses his application on account of his physical condition, stating that applicant is suffering with cancer of the hand; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said R. W. Ball, be granted a conditional pardon, December 22, 1928.

KENNETH HOLLAND

An application for pardon was presented to the Board in behalf of Kenneth Holland, who was convicted in the Circuit Court of Marion County, at the September term thereof, A. D. 1926, of the offense of assault with intent to murder and sentenced therefor to five years in the state penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous prominent citizens of Florida; that he has served over two years of a five year sentence; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Kenneth Holland, be granted a conditional pardon. This the 22nd day of December, A. D. 1928.

CARL JOHNSON

An application for pardon was presented to the Board in behalf of Carl Johnson, who was convicted in the County Judge's Court of Holmes and Jackson Counties, at the April and July terms thereof respectively, of the offense of violation of prohibition laws and sentenced therefor to pay a fine of \$250.00 and costs of court and to serve sixty days in the county jail; in default of payment of fine and costs of court to serve four months additional in the county jail for the Holmes County offense and to pay a fine of \$50.00 and costs of court and to serve ninety days in the county jail for the Jackson County offense. It being shown to the Board that applicant is in bad physical condition and not able to do manual labor; that he has served five months of the six months sentence in Holmes County; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Carl Johnson be granted a conditional pardon, this the 13th day of December, 1928.

GEORGE CALDWELL

Convicted of murder and sentenced to life imprisonment. Granted a full and complete pardon December 17th, A. D. 1928.

W. L. DENT

An application for pardon was presented to the Board in behalf of W. L. Dent, who was convicted in the Criminal Court of Record of Duval County, at the August term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to five years in the state penitentiary. It being shown to the Board that applicant has a good prison record; that his wife and two children, one of whom is paralyzed, are in destitute circumstances; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said W. L. Dent be granted a conditional pardon, this the 18th day of December, 1928.

RUBE MONROE

An application for pardon was presented to the Board in behalf of Rube Monroe, who was convicted in the Circuit Court of Marion county at the fall term thereof, A. D. 1927, of the offense of cow stealing and sentenced therefor to two years in the state penitentiary of Florida. It being shown to the Board that applicant has a good prison record; that his family is in destitute circumstances; that he has served over one-half of his sentence; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that said Rube Monroe be granted a conditional pardon, this the 18th day of December, 1928.

CURTIS McMANUS

An application for commutation of sentence was presented to the Board on behalf of Curtis McManus, who was convicted in the County Judge's Court in and for Leon County, Florida, on the 13th day of November, A. D. 1928, of the offense of unlawfully hunting with a double-barreled shot gun in killing certain wild game, to-wit: wild turkey, and sentenced therefor to pay a fine of seventy-five dollars to include the costs of prosecution; or in default of the payment of such fine and costs to be imprisoned or

confined in the county jail of Leon County, Florida, for a period of two months. It being shown to the Board that applicant has maintained a good reputation prior to this offense, that it has been represented to the Board that applicant is not financially able to pay the fine as imposed; it was, therefore, ordered that the above sentence as imposed upon the said Curtis McManus be commuted to payment of twenty-five dollars and costs of court. It was further ordered that the gun confiscated be returned to him, this the 18th day of December, A. D. 1928.

STEPHEN A. GUILFOYLE

An application for pardon was presented to the Board in behalf of Stephen A. Guilfoyle, who was convicted in the Circuit Court of Pinellas County, at the spring term thereof, A. D. 1928, of the offense of robbery and sentenced therefor to ten years in the state prison. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous letters and petitions from prominent citizens; that according to affidavits submitted there seems to be grave doubt as to applicant being guilty of said offense; it was, therefore, ordered that the said Stephen A. Guilfoyle be granted a conditional pardon, effective January 30th, 1929.

DAVID S. KLOSS, JR.

An application for pardon was presented to the Board in behalf of David S. Kloss, Jr., who was convicted in the Circuit Court of Pinellas County, at the spring term thereof, A. D. 1928, of the offense of robbery and sentenced therefor to ten years in the state prison. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous letters and petitions from prominent citizens; that according to affidavits submitted there seems to be grave doubt as to applicant being guilty of said offense; it was, therefore, ordered that the said David S. Kloss, Jr., be granted a conditional pardon, effective January 30th, 1929.

W. S. STRIPLING

An application for commutation of sentence was presented to the Board in behalf of W. S. Stripling, who was convicted in the County Judge's Court in and for Lafayette County, Florida, on the 12th day of December, A. D. 1928, of the offense of violating the prohibition laws and sentenced therefor to serve six months in the county jail. It being shown to the Board that applicant is afflicted with tuberculosis, and according to statement of the Board of County Commissioners of Lafayette county is an expense to the county; it was, therefore, ordered that the above sentence as imposed upon the said W. S. Stripling be commuted to the time already served in the county jail, effective during good behavior or until otherwise ordered by the Board, effective February 11th, 1929.

BILL MATHIS

An application for commutation of sentence was presented to the Board in behalf of Bill Mathis, who was convicted in the County Judge's Court in and for Lafayette County, Florida, on the 12th day of December, A. D. 1928, of the offense of violating the prohibition laws and sentenced therefor to serve four months in the county jail, should now, upon showing made be granted a commutation of sentence. It being shown to the Board that applicant was seventy-two years old, very feeble and an expense to the county; it was, therefore, ordered that the above sentence as imposed upon the said Bill Mathis be commuted to the time already served in the county jail, effective during good behavior or until otherwise ordered by the Board, this February 11th, 1929.

CHARLEY MOSELEY

WHEREAS, on the 20th day of July, 1920, a conditional pardon was granted to one Charley Mosley, who was convicted in the Circuit Court of Clay County, at the fall term thereof, A. D. 1919, of the offense of larceny of a cow and sentenced therefor to two years' imprisonment in the state prison; and

WHEREAS, it was provided in said conditional pardon, and the same was granted to and accepted by Charley Mosley upon the express understanding and condition that he thereafter lead a sober, peaceable and law-abiding life, and that if at any time any persons should make complaint before the Board of Pardons or the Governor of the State that any of such conditions had been violated, that said Board, or the Governor, should have full power and authority, without notice to said applicant to inquire into such alleged breach of conditions, and if satisfied after such investigation, that any of such conditions had been violated might order said applicant arrested and immediately delivered to the State authorities to serve such part or parts of said original sentence as had not been served at the time such conditional pardon was granted, and

WHEREAS, the Board of Pardons, has been notified by Honorable Charles M. Durrance, Prosecuting Attorney and Sheriff Hall of Clay County, Florida, that the said Charley Mosley has violated

the conditions of his conditional pardon, and the said Board is satisfied that such information is correct.

THEREFORE BE IT KNOWN, that at a meeting of the State Board of Pardons held on this day it was ordered that the conditional pardon heretofore granted to the said Chauley Mosley be revoked and that he be arrested by any Sheriff or Constable and delivered to the state prison authorities to serve such portion of his original sentence as had not been served by him at the time his conditional pardon was granted, this February 11th, 1929.

JAMES G. CROSS

An application for full and complete pardon was presented to the Board in behalf of James G. Cross, who was convicted in the Circuit Court in and for Nassau County, Florida, at the spring term thereof, A. D. 1924, of the offense of manslaughter and sentenced therefor to serve 15 years in the state penitentiary, whose sentence was commuted to 2 1-2 years effective February 28th, 1928. It being shown to the Board that his application is endorsed by prominent citizens stating that applicant has since being granted a commutation of sentence lived a peaceable and law-abiding life; it was, therefore, ordered that the said James G. Cross, be granted a full and complete pardon thereby restoring him to full rights of citizenship, effective March 18th, 1929.

W. M. ADAMS

An application for pardon was presented to the Board in behalf of W. M. Adams, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the spring term thereof, A. D. 1924, of the offense of manslaughter and sentenced therefor to five years in the state penitentiary. It being shown to the Board that applicant was granted a conditional pardon on April 1, 1928, and that since that time he has been living a peaceable and law-abiding life; it was, therefore, ordered that the said W. M. Adams be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective April 1, A. D. 1929.

WILLIFORD ALBRITTON

An application for pardon was presented to the Board in behalf of Williford Albritton, who was convicted in the Circuit Court in and for DeSoto County, Florida, at the March term thereof, A. D. 1925, of the offense of murder, second degree, and sentenced therefor to 25 years. It being shown to the Board that applicant has a good prison record; that ten of the trial jurors endorse his application; that there is a petition on file in his behalf signed by numerous citizens of DeSoto County, Florida; also Honorable Gordon Hays, county judge, DeSoto County, Florida, and several other prominent citizens endorse; it was, therefore, ordered that the said Williford Albritton be granted a conditional pardon, effective April 1, A. D. 1929.

ROSS ANGEL

An application for pardon was presented to the Board in behalf of Ross Angel, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the fall term thereof, A. D. 1927, of the offense of robbery, and sentenced therefor to 5 years. It being shown to the Board that applicant is only twenty-one years of age and that the ends of justice have been met by the length of time served. It was, therefore, ordered that the said Ross Angel be granted a conditional pardon, effective April 1, A. D. 1929.

TOM HENRY ASH

An application for pardon was presented to the Board in behalf of Tom Henry Ash, who was convicted in the Circuit Court in and for Calhoun County, Florida, at the September term thereof, A. D. 1919, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant is endorsed by the prosecuting attorney; prison officials and Pro. J. T. McNeill, Indian Pass, Florida, endorse; that he has a splendid prison record; that the ends of justice have been met by the length of time served. It was, therefore, ordered that the said Tom Henry Ash be granted a conditional pardon, effective April 1, A. D. 1929.

ELIZA BAKER

An application for pardon was presented to the Board in behalf of Eliza Baker, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the November term thereof, A. D. 1924, of the offense of manslaughter, and sentenced therefor to 15 years. It being shown to the Board that the trial judge and prosecuting attorney endorse her application; also jurors sign petition in her behalf; Sheriff W. H. Lyle, Suwannee County, endorses; two petitions signed by citizens of North Carolina and Lafayette County, Florida, on file in her behalf. It was, therefore, ordered that the said Eliza Baker be granted a conditional pardon, effective April 1, A. D. 1929.

NATHAN BAKER

An application for pardon was presented to the Board in be-

half of Nathan Baker, who was convicted in the Circuit Court in and for Calhoun County, Florida, at the April term thereof, A. D. 1919, of the offense of murder, 2nd degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant's health is very poor; that his prison record is good; that his application is endorsed by the prison officials. It was, therefore, ordered that the said Nathan Baker be granted a conditional pardon, effective April 15, A. D. 1929.

JOHN BARBAREE

An application for pardon was presented to the Board in behalf of John Barbaree, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the November term thereof, A. D. 1916, of the offense of murder in the 1st degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant was granted a conditional pardon on March 17, A. D. 1928, and that since that time he has been living a peaceable and law-abiding life; it was, therefore, ordered that the said John Barbaree be granted a full and complete pardon, thereby restoring his full rights of citizenship, effective April 1, A. D. 1929.

HARRY A. BARNES

An application for parole was presented to the Board in behalf of Harry A. Barnes, who was convicted in the Circuit Court in and for Marion County, Florida, at the September term thereof, A. D. 1926, of the offense of assault with intent to murder, and sentenced therefor to 10 years. It being shown to the Board that applicant was gassed in the World's War; that his application is endorsed by numerous prominent citizens of Marion, Alachua and Duval Counties. It was, therefore, ordered that the said Harry A. Barnes, be paroled to the United States Veterans Hospital, Lake City, Florida, effective April 1, A. D. 1929.

JAMES ALLEN BASS

An application for restoration to citizenship was presented to the Board in behalf of James Allen Bass, who was convicted in the Circuit Court in and for DeSoto County, Florida, at the spring term thereof, A. D. 1919, of the offense of murder, and sentenced therefor to life imprisonment. It being shown to the Board that applicant was granted a conditional pardon on September 19, A. D. 1928; that since that time he has been living a peaceable and law-abiding life; that numerous citizens of Calhoun County sign petition in his behalf; that applicant is nearly blind. It was, therefore, ordered that the said James Allen Bass be granted a full and complete pardon, thereby restoring him to the full rights of citizenship, effective April 1, A. D. 1929.

ALTON BAUCUM

An application for pardon was presented to the Board in behalf of Alton Baucum, who was convicted in the County Judge's Court in and for Volusia County, Florida, at the January term thereof, of the offense of vagrancy, and sentenced therefor to 60 days or \$50.00 and costs of court. It being shown to the Board that his application is endorsed by the trial judge and several prominent citizens of Sanford, Florida, and that he is only 17 years of age. It was, therefore, ordered that the said Alton Baucum be granted a conditional pardon, effective April 1, A. D. 1929.

J. C. BLACK

An application for pardon was presented to the Board in behalf of J. C. Black, who was convicted in the Justice of the Peace Court in and for Liberty County, Florida, at the November term thereof, A. D. 1928, of the offense of larceny of hogs, two counts, and sentenced therefor to \$50.00 and costs of court; in default, to serve six months in county jail (first count); \$25.00 and costs of court or six months in county jail (second count). It being shown to the Board that applicant is a white man and has a wife and eight children in destitute circumstances and need his support; that numerous citizens of Liberty County, Florida, signed petition in his behalf. It was, therefore, ordered that the said J. C. Black be granted a conditional pardon, effective April 1, A. D. 1929.

WM. EUGENE BLAKELY

An application for pardon was presented to the Board in behalf of Wm. Eugene Blakely, who was convicted in the Circuit Court in and for Pasco County, Florida, at the fall term thereof, A. D. 1921, of the offense of murder, and sentenced therefor to life imprisonment. It being shown to the board that applicant is about 58 years of age and that he has a good prison record; that the prison officials endorse his application; that the ends of justice have been met by the length of time served. It was, therefore, ordered that the said Wm. Eugene Blakely be granted a conditional pardon, effective April 1, A. D. 1929.

ANNA BOYD

An application for pardon was presented to the Board in behalf of Anna Boyd, who was convicted in the Circuit Court in and for

Volusia County, Florida, at the May term thereof, A. D. 1920, of the offense of murder, and sentenced therefor to life imprisonment. It being shown to the Board that applicant's physical condition is very poor as she is partially paralyzed; that her application is endorsed by the Superintendent of the Florida State Farm and Mrs. James Ellis, Matron Woman's Ward, State Farm; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Anna Boyd be granted a conditional pardon, effective April 15, A. D. 1929.

JEFF BOYD

An application for pardon was presented to the Board in behalf of Jeff Boyd, who was convicted in the Circuit Court in and for Sumter County, Florida, at the March term thereof, A. D. 1918, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant's physical condition is very bad; that he is endorsed by the prison officials; that the ends of justice have been met by the length of time served. It was, therefore, ordered, that the said Jeff Boyd be granted a conditional pardon, effective April 1, A. D. 1929.

W. T. BOYD

An application for pardon was presented to the Board in behalf of W. T. Boyd, who was convicted in the Circuit Court in and for Walton County, Florida, at the September term thereof, A. D. 1920, of the offense of murder, and sentenced therefor to life imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the prosecuting attorney and several citizens of Crestview and Milton, Florida, also prison officials; that the ends of justice have been met by the length of time served. It was, therefore, ordered that the said W. T. Boyd be granted a conditional pardon, effective April 1, A. D. 1929.

MARION BRAXTON

An application for pardon was presented to the Board in behalf of Marion Braxton, who was convicted in the Court of Record in and for Escambia County, Florida, at the July term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit a felony, and sentenced therefor to five years. It being shown to the Board that applicant is endorsed by the trial judge and prosecuting attorney and prison officials; petition signed by numerous citizens of Santa Rosa County, Florida, in behalf; letter from Paul Johnson stating applicant not guilty; sheriff of Escambia endorses; that applicant only 20 years of age; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Marion Braxton be granted a conditional pardon, effective April 1, A. D. 1929.

JOS BRENNEN

An application for pardon was presented to the Board in behalf of Jos Brennen, who was convicted in the Justice of the Peace Court in and for Leon county, at the December term thereof, A. D. 1928, of the offense of vagrancy, and sentenced therefor to pay a fine of \$100.00 and costs of court or serve six months. It being shown to the Board that applicant's physical condition is very poor; that he has served three months of his sentence. It was, therefore, ordered that the said Jos Brennen be granted a conditional pardon, effective April 1, A. D. 1929.

ARRAH BROWN

An application for pardon was presented to the Board in behalf of Arrah Brown, who was convicted in the Circuit Court in and for Manatee County, Florida, at the October term thereof, A. D. 1919, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by prison officials and Mr. L. M. Autrey, Orlando, Florida, and Mr. G. A. Brannon, Ilahaw, Florida; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said Arrah Brown be granted a conditional pardon, effective April 1, A. D. 1929.

WALKER BRYANT

An application for restoration of conditional pardon in behalf of one Walker Bryant, who was convicted in the Circuit Court in and for DeSoto County, Florida, at the July term thereof, A. D. 1924, of the offense of burning a building with intent to defraud insurers, and sentenced therefor to serve 20 years, was presented to the Board. It being shown to the Board that applicant was granted a conditional pardon on May 27, 1927, and for justifiable reasons the same was revoked on September 17, 1927; that he has obtained a good prison record; that several citizens of DeSoto County, Florida, endorse. It was, therefore, ordered that the said Walker Bryant be granted a restora-

tion of his conditional pardon, issued to him under the date of May 27, 1927, effective April 1, A. D. 1929.

WILLIAM BURGER

An application for pardon was presented to the Board in behalf of one William Burger, who was convicted in the County Judge's Court in and for Volusia County, Florida, at the January term thereof, A. D. 1929, of the offense of vagrancy, and sentenced therefor to 60 days or \$50.00 and costs of court. It being shown to the Board that his application is endorsed by the trial judge and several prominent citizens of Sanford, Florida, and that he is only 17 years of age. It was, therefore, ordered that the said William Burger be granted a conditional pardon, effective April 1, 1929.

KING BURKE

An application for pardon was presented to the Board in behalf of King Burke, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the April term thereof, A. D. 1928, of the offense of grand larceny and sentenced to one year in prison. It being shown to the Board that applicant is in very bad physical condition; that the Board of County Commissioners of Duval county and State Supervisor of Convicts, A. L. Henderson, recommend his application; it was, therefore, ordered that the said King Burke be granted a conditional pardon effective April 1, A. D. 1929.

W. L. CHANDLER

An application for pardon was presented to the Board in behalf of W. L. Chandler, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the October term, thereof, A. D. 1926, of the offense of receiving stolen goods, and sentenced therefor to 5 years in the state prison. It being shown to the Board that applicant has a wife and four children in need of his support; that he has a good prison record; that his application is endorsed by the prison officials and numerous citizens of Jacksonville, Florida, and Lyons, Georgia; that five of the trial jurors endorse his application; that the ends of justice have been met by the length of time served. It was, therefore, ordered that the said W. L. Chandler be granted a conditional pardon effective April 1, A. D. 1929.

GEORGE CHARLES

An application for pardon was presented to the Board in behalf of George Charles who was convicted in the Criminal Court of Record in and for Palm Beach County, Florida, at the March term thereof, A. D. 1928, of the offense of receiving stolen property, and sentenced therefor to 3 years. It being shown to the Board that applicant's physical condition is bad; that his application is endorsed by prison officials and several prominent citizens of Connecticut; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the said George Charles be granted a conditional pardon, effective April 1, A. D. 1929.

ARTHUR COBB

An application for pardon was presented to the Board in behalf of Arthur Cobb, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the fall term thereof, A. D. 1917, of the offense of murder, and sentenced therefor to life imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Santa Rosa County, Florida; that the ends of justice have been met by the length of time served. It was, therefore, ordered that the said Arthur Cobb be granted a conditional pardon, effective April 1, A. D. 1929.

EDMORE COLE

An application for pardon was presented to the Board in behalf of Edmore Cole, who was convicted in the Circuit Court in and for Escambia County, Florida, at the winter term thereof, A. D. 1921, of the offense of murder second degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant is in a very bad physical condition; that the superintendent of the state prison farm and other officials endorse his application; that he has a good prison record; that the ends of justice have been met by the length of time already served. It was, therefore, ordered that the aid Edmore Cole be granted a conditional pardon effective April 15, A. D. 1929.

HENRY COLE

An application for pardon was presented to the Board in behalf of Henry Cole, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the September term thereof, A. D. 1928, of the offense of forgery, and sentenced therefor to 1 year. It being shown to the Board that his application is endorsed by the sheriff and chief deputy sheriff of Dade County, Florida; that he has served one half of his sentence and was confined in the county jail 92 days. It was, therefore, ordered

that the said Henry Cole be granted a conditional pardon effective April 1, A. D. 1929.

HENRY F. F. COLEY

An application for pardon was presented to the Board in behalf of Henry F. F. Coley, who was convicted in the Circuit Court in and for Orange County, Florida, at the spring term thereof, A. D. 1926, of the offense of murder, second degree, and sentenced therefor to 20 years. It being shown to the Board that applicant's physical condition is very poor; that the prosecuting attorney endorses his application; also the superintendent and other officials of the state farm; also the sheriff of Orange County, Florida, endorses; that applicant is a very old man being 75 years of age; that numerous citizens of Orange County sign petition in his behalf. It was, therefore, ordered that the said Henry F. F. Coley be granted a conditional pardon effective April 1, A. D. 1929.

CHARLES W. COOK

An application for pardon was presented to the Board in behalf of Charles W. Cook, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the February term thereof, A. D. 1926, of the offense of breaking and entering, and sentenced therefor to 13 years. It being shown to the Board that the amount of goods taken at the time of commission of crime was very small; that he has an aged grandmother dependent upon him for support; that his application is endorsed by the superintendent of the prison farm; also Senator L. D. Edge of Groveland, Florida, endorses his application; numerous citizens sign petition in his behalf. It was, therefore, ordered that the said Charles W. Cook be granted a conditional pardon effective April 1, A. D. 1929.

ALEX COOPER

An application for clemency was presented to the Board in behalf of Alex Cooper, who was convicted in the County Court in and for Washington County, Florida, at the September term thereof, A. D. 1927, of the offense of assault and battery, and sentenced therefor to serve 90 days. It being shown to the Board that his application is endorsed by the sheriff of Washington County, Florida. It was, therefore, ordered that the said Alex Cooper be granted a commutation of sentence, effective April 1, A. D. 1929, thereby commuting his sentence to the payment of a fine of \$25 and costs of court; said commutation to be in effect during good behavior or until otherwise ordered by the Board.

A. T. COTTLE

An application for clemency was presented to the Board in behalf of A. T. Cottle, who was convicted in the County Judge's Court in and for St. Lucie County, Florida, at the June term thereof, A. D. 1928, of the offense of negligent and reckless driving of an automobile on highways, and sentenced therefor to 1 year. It being shown to the Board that application is endorsed by Honorable I. E. Schilling of Miami, Florida, and the American Legion; also the jailer of the Martin county jail endorses his application. It was, therefore, ordered that the said A. T. Cottle be granted a conditional pardon, effective April 1, A. D. 1929.

B. F. CRAWFORD

An application for pardon was presented to the Board in behalf of B. F. Crawford, who was convicted in the Criminal Court of Record in and for Orange County, Florida, at the fall term thereof, A. D. 1928, of the offense of forgery, violation of the bad check law, and sentenced therefor to one year in the state prison. It being shown to the Board that applicant has tuberculosis and his health is very bad, that his application is endorsed by the trial judge and the superintendent of the prison farm and the institution physician; it was, therefore, ordered that the said B. F. Crawford be granted a conditional pardon effective April 1, A. D. 1929.

BELTON CRIM

An application for pardon was presented to the Board in behalf of Belton Crim, who was convicted in the Circuit Court in and for Marion County, Florida, at the fall term thereof, A. D. 1917, of the offense of murder in the first degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by numerous citizens of Lamont, Florida, and that the ends of justice have been met by the time already served; it was, therefore, ordered that the said Belton Crim be granted a conditional pardon, effective April 1, A. D. 1929.

ARTHUR DAVIS (BEAR)

An application for clemency was presented to the Board in behalf of Arthur Davis (Bear), who was convicted in the Circuit Court in and for Volusia County, Florida, at the fall term thereof, A. D. 1926, of the offense of murder in the first degree, and sentenced therefor to death by electrocution, should now, upon

showing made be granted a commutation of sentence; it being shown to the Board that applicant's application is endorsed by the trial judge, the sheriff of Volusia County and Honorable J. A. Scarlett, now state's attorney; that his application is also endorsed by numerous other citizens of Volusia County; it being shown to the Board that probably the ends of justice will be met by extending clemency at this time. It was, therefore, ordered that the said Arthur Davis (Bear) be granted a commutation of sentence from death by electrocution to life imprisonment, effective during good behaviour. This the 20th day of March, A. D. 1929.

CHAS. A. DAVIS

An application for clemency was presented to the Board in behalf of Chas. A. Davis, who was convicted in the Circuit Court in and for Jackson County, Florida, at the spring term thereof, A. D. 1924, of the offense of murder, second degree, and sentenced therefor to 20 years' imprisonment. It being shown to the Board that he is endorsed by numerous citizens, including the trial judge and prosecuting attorney; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said Chas. A. Davis be granted a conditional pardon, effective April 1, A. D. 1929.

JOE DAVIS

An application for clemency was presented to the Board in behalf of Joe Davis, who was convicted in the County Judge's Court in and for Washington County, Florida, at the July term thereof, A. D. 1928, of the offense of possession of rum and transporting rum, and sentenced therefor to 4 months on first charge and 90 days and \$100 on the second charge. It being shown to the Board that applicant is very old; that his application is endorsed by the sheriff of Washington County; it was, therefore, ordered that the said Joe Davis be granted a conditional pardon, effective April 1, A. D. 1929.

J. F. DAVIS

An application for clemency was presented to the Board in behalf of J. F. Davis, who was convicted in the County Judge's Court in and for Hamilton County, Florida, at the January term thereof, A. D. 1929, of the offense of carrying concealed weapons and transporting liquor, and sentenced therefor to six months on each charge. It being shown to the Board that applicant's physical condition is poor; that he is endorsed by the trial judge and Chief Deputy Sheriff who made arrest; that he is endorsed by numerous other prominent citizens. It was, therefore, ordered that the said J. F. Davis be granted a conditional pardon, effective April 1, A. D. 1929.

GORDON DENMARK

An application for clemency was presented to the Board in behalf of Gordon Denmark, who was convicted in Circuit Court in and for Duval County, Florida, at the spring term thereof, A. D. 1926, of the offense of murder in the first degree, and sentenced therefor to death by electrocution. It being shown to the Board that applicant's application is endorsed by the trial judge; that his application is also endorsed by numerous citizens of Jacksonville, Florida; it being shown to the Board that probably the ends of justice will be met by extending clemency at this time. It was, therefore, ordered that the said Gordon Denmark be granted a commutation of sentence from death by electrocution to life imprisonment in the state prison, effective during good behaviour, or until otherwise ordered by the Board. This the 20th day of March A. D. 1929.

ROBERT DIXON

An application for clemency was presented to the Board in behalf of Robert Dixon, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the October term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit a felony, and grand larceny and sentenced therefor to 2 years. It being shown to the Board that applicant is only 20 years of age and that he has a good prison record; that he has served over half of his sentence; that his application is endorsed by Mr. W. Hubert Wood, Boston, Massachusetts. It was, therefore, ordered that the said Robert Dixon be granted a conditional pardon, effective April 1, A. D. 1929.

CLARENCE DRAKE

An application for clemency was presented to the Board in behalf of Clarence Drake, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the October term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit a felony and grand larceny, five counts, and sentenced therefor to 10 years. It was, therefore, ordered that the said Clarence Drake be granted a conditional pardon, effective April 1, A. D. 1929.

ARCH DUNCAN

An application for clemency was presented to the Board in be-

half of Arch Duncan, who was convicted in the County Judge's Court in and for Washington County, Florida at the December term thereof, A. D. 1928, of the offense of possession of intoxicating liquor for sale, and sentenced therefor to pay a fine of \$200.00 and costs of court or serve four months in jail, second count, fined \$200.00 and costs of court or serve three months in the county jail; should now, upon showing made, be granted a commutation of sentence; it being shown to the Board that applicant has served about one month; that the trial judge recommends clemency, also the foreman of the jury; that numerous citizens endorse his application. It was, therefore, ordered that the said Arch Duncan be granted a commutation of sentence, thereby commuting his sentence to a fine of \$200.00 and costs of court, effective April 1, A. D. 1929, during good behaviour or until otherwise ordered by the Board.

ARTHUR DUNN

An application for pardon was presented to the Board in behalf of Arthur Dunn, who was convicted in the Circuit Court in and for Manatee County, Florida, at the March term thereof, A. D. 1927, of the offense of grand embezzlement and sentenced therefor to six months' imprisonment. It being shown to the Board that applicant has six children dependent upon him for support; that his application is endorsed by Senator M. O. Harrison of Palmetto, Florida, and several favorable affidavits on file; that he is also endorsed by numerous citizens of Illinois; it was, therefore, ordered that the said Arthur Dunn be granted a conditional pardon, effective April 1, A. D. 1929.

LIZZIE ELLECK

An application for pardon was presented to the Board in behalf of Lizzie Elleck, who was convicted in the Circuit Court in and for Madison County, Florida, at the fall term thereof, A. D. 1921, of the offense of murder, second degree, and sentenced therefor to 25 years. It being shown to the Board that applicant has heart trouble; that her application is endorsed by the prosecuting attorney and prison officials; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Lizzie Elleck be granted a conditional pardon, effective April 15, A. D. 1929.

PHIL RALPH FARRELL

An application for pardon was presented to the Board in behalf of Phil Ralph Farrell, who was convicted in the Circuit Court in and for Indian River County, Florida, at the spring term thereof, A. D. 1927, of the offense of murder and sentenced therefor to life imprisonment. It being shown to the Board that Hon. Albert Johnson, member of Congress, and Hon. Jas. J. Davis, secretary, Department of Labor, Washington, D. C., endorse his application; that the superintendent and other officials of the State farm endorse his application; also Mrs. P. S. Thomas, wife of man killed, recommends applicant for clemency; it was, therefore, ordered that the said Phil Ralph Farrell be granted a conditional pardon, effective April 1, A. D. 1929.

CHARLES P. FLOYD

An application for pardon was presented to the Board in behalf of Charles P. Floyd, who was convicted in the Circuit Court in and for Holmes County, Florida, at the fall term thereof, A. D. 1913, of the offense of murder and sentenced therefor to life imprisonment. It being shown to the Board that the superintendent and other officials of the State farm endorse his application; that Sheriff W. B. Driver, Holmes County, Florida, endorses applicant; also numerous citizens of Holmes County, Florida, endorse; that applicant's health is very poor; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Charles P. Floyd be granted a conditional pardon, effective April 1, A. D. 1929.

JOE FORSHEE

An application for pardon was presented to the Board in behalf of Joe Forshee, who was convicted in the Circuit Court in and for Marion County, Florida, at the fall term thereof, A. D. 1927, of the offense of larceny of cow and sentenced to two years. It being shown to the Board that applicant is only 19 years of age; that he has a good prison record; that he has served over half of his sentence; it was, therefore, ordered that the said Joe Forshee be granted a conditional pardon, effective April 1, A. D. 1929.

HEYWARD FOY

An application for pardon was presented to the Board in behalf of Heyward Foy, who was convicted in the Circuit Court in and for Dixie County, Florida, at the April term thereof, A. D. 1928, of the offense of manslaughter and sentenced therefor to four years. It being shown to the Board that the man killed attempted to rob applicant after applicant had picked him up on road; that his application is endorsed by the trial judge and prosecuting

attorney; that numerous citizens of Taylor and Dixie counties endorse his application; that he has a good prison record; it was, therefore, ordered that the said Heyward Foy be granted a conditional pardon, effective April 1, A. D. 1929.

FRED FRANTZ

An application for a full and complete pardon was presented to the Board in behalf of Fred Frantz, who was convicted in the Circuit Court in and for Palm Beach County, Florida, at the January term thereof, A. D. 1925, of the offense of murder, second degree and sentenced therefor to twenty years, should now, upon showing made, be granted a full and complete pardon, thereby restoring his full right of citizenship; it being shown to the Board that applicant was granted a conditional pardon on March 16, 1928, and that since receiving said conditional pardon has lived a peaceable and law-abiding life; that his application is endorsed by the State Farm Superintendent, Judge C. H. Kennerly, Palatka, and several other prominent citizens; it was, therefore, ordered that the said Fred Frantz be granted a full and complete pardon, thereby restoring his full rights of citizenship, effective April 1, A. D. 1929.

DEDER BARKER GAN

An application for pardon was presented to the Board in behalf of Deder Barker Gan, who was convicted in the Circuit Court in and for Okaloosa County, Florida, at the winter term thereof, A. D. 1927, of the offense of breaking and entering and sentenced therefor to four years. It being shown to the Board that applicant is a white woman only twenty-two years of age; that she has a good prison record; that the application is endorsed by the Superintendent of the State Farm and Mrs. O. H. Thompson, Gainesville, Florida; it was, therefore, ordered that the said Deder Barker Gan be granted a conditional pardon, effective April 1, A. D. 1929.

J. A. GLAZE

An application for pardon was presented to the Board in behalf of J. A. Glaze, who was convicted in the Circuit Court in and for Levy County, Florida, at the October term thereof, A. D. 1926, of the offense of shooting into an automobile and sentenced therefor to five years. It being shown to the Board that applicant has served half of his sentence; that he has a good prison record; that his application is endorsed by the Superintendent of the State Prison Farm and other State Farm officials; also the Clerk of the Circuit Court of Levy County endorses his application; it was, therefore, ordered that the said J. A. Glaze be granted a conditional pardon, effective April 1, A. D. 1929.

GEORGE CLIVE GOURLEY

An application for pardon was presented to the Board in behalf of George Clive Gourley, who was convicted in the Circuit Court in and for Indian River County, Florida, at the spring term thereof, A. D. 1927, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the Board that numerous citizens of various counties in Florida endorse his application; also officials at Washington, D. C., and citizens of California endorse; Mrs. P. S. Thomas, wife of man killed endorses application; it was, therefore, ordered that the said George Clive Gourley be granted a conditional pardon effective April 1, A. D. 1929.

CHARLES GRANT

An application for pardon was presented to the Board in behalf of Charles Grant, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the March term thereof, A. D. 1925, of the offense of burglary and grand larceny, three counts and sentenced therefor to six years. It being shown to the Board that applicant is only 17 years of age; that he has served over half of his sentence; that his application is endorsed by the prison officials; it was, therefore, ordered that the said Charles Grant be granted a conditional pardon effective April 1, A. D. 1929.

D. E. GRISWOLD

An application for a full and complete pardon was presented to the Board in behalf of D. E. Griswold, who was convicted in the Circuit Court in and for Saint Lucie County, Florida, at the spring term thereof, A. D. 1924, of the offense of obtaining money by false pretenses, and sentenced therefor to serve six years in the state penitentiary, should now, upon showing made, be granted a full and complete pardon, thereby restoring his full rights of citizenship; it being shown to the Board that applicant was granted a conditional pardon on December 14, 1926, and that since that time he has been living a peaceable and law-abiding life; that his application is endorsed by Honorable Lee M. Russell, ex-governor of Mississippi and Honorable R. H. Knox, Attorney General, of the State of Mississippi and several other prominent officials of the State of Mississippi; it was, therefore, ordered that the said D. E. Griswold be granted a full

and complete pardon, thereby restoring him to the full rights of citizenship, effective April 1, A. D. 1929.

BERTA HALL

An application for clemency was presented to the Board in behalf of Berta Hall, who was convicted in the Circuit Court in and for Duval County, Florida, at the October term thereof, A. D. 1926, of the offense of murder in the first degree, and sentenced therefor to death by electrocution, should now, upon showing made be granted a commutation of sentence; it being shown to the Board that probably the ends of justice will be met by extending clemency at this time; that applicant's application was endorsed by the trial judge and several prominent citizens of Jacksonville. It was, therefore, ordered that the said sentence as above imposed upon Berta Hall be commuted to life imprisonment in the State Prison, with the understanding that if the said Berta Hall should ever escape, or attempt to escape from the state prison or be connected with any mutiny or riot that this commutation of sentence stands revoked; effective March 20, 1929.

MARION HALL

An application for pardon was presented to the Board in behalf of Marion Hall, who was convicted in the Circuit Court in and for Walton County, Florida, at the winter term thereof, A. D. 1919, of the offense of murder and sentenced therefor to life imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the trial judge and prison officials; also several other prominent citizens endorse his application; that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said Marion Hall be granted a conditional pardon effective June 1, A. D. 1929.

McKINLEY HAILE

An application for pardon was presented to the Board in behalf of McKinley Haile, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, in the fall term thereof, A. D. 1928, of the offense of passing worthless checks, two charges, and sentenced to three months in each charge. It being shown to the Board that applicant has served about five months of his sentence; that his application is endorsed by the prosecuting attorney; that he has a good prison record; it was, therefore, ordered that the said McKinley Haile be granted a conditional pardon effective April 1, A. D. 1929.

J. L. HANCOX

An application for clemency was presented to the Board in behalf of J. L. Hancox, who was convicted in the County Judge's Court in and for Wakulla County, Florida, at the February term thereof, A. D. 1929, of the offense of carrying repeating rifle without license for same, and sentenced therefor to pay a fine of \$75.00, should now, upon showing made, be granted a commutation of sentence; it being shown to the Board that the offense committed was of a slight nature, and that the sentence imposed was too great considering the offense committed; it was, therefore, ordered that the said J. L. Hancox be granted a commutation of sentence, thereby commuting his sentence to the payment of the costs of court, effective April 1, A. D. 1929, during good behaviour, or until otherwise ordered by the Board.

W. ROY HEATH

An application for pardon was presented to the Board in behalf of W. Roy Heath, who was convicted in the Circuit Court in and for Marion County, Florida, at the June term thereof, A. D. 1928, of the offense of embezzlement and sentenced to eighteen months. It being shown to the Board that applicant is endorsed by the bank offended; that the prosecuting attorney and assistant prosecuting attorney endorse his application; that he has a good prison record; that Mr. D. Neil Ferguson, Ocala, Florida, endorses his application, it was therefore, ordered that the said W. Roy Heath be granted a conditional pardon effective April 1, A. D. 1929.

MACK HILL

An application for pardon was presented to the Board in behalf of Mack Hill, who was convicted in the Circuit Court in and for Taylor County, Florida, at the spring term thereof, A. D. 1918, of the offense of rape and sentenced to life imprisonment. It being shown to the Board numerous citizens of Taylor County sign a petition in applicant's behalf; that J. H. Slaughter, witness at trial, endorses application; also superintendent of the state farm and other officials and Mr. W. T. Carroll, Lamont, Florida, and others, endorse his application; it was, therefore, ordered that the said Mack Hill be granted a conditional pardon effective April 1, A. D. 1929.

MERTON HAYMAN

An application for pardon was presented to the Board in behalf of Merton Hayman, who was convicted in the Circuit Court in and for DeSoto County, Florida, at the spring term thereof, A. D.

1926, of the offense of murder, second degree, and sentenced to twenty years' imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the trial judge and prosecuting attorney and all members of the jury; also by other county officials of DeSoto County, Florida, and numerous citizens; it was, therefore, ordered that the said Merton Hayman be granted a conditional pardon effective April 1, A. D. 1929.

G. C. HOFFMAN

An application for a full and complete pardon was presented to the Board in behalf of G. C. Hoffman, who was convicted in the County Judge's Court in and for Marion County, Florida, at the December term thereof, A. D. 1927, of the offense of carrying concealed weapons, and sentenced therefor to pay a fine of \$100.00 and costs of court or serve three months in the county jail, should now, upon showing made, be granted a full and complete pardon; it being shown to the Board that applicant was acting as a game warden under the State Game Commissioner at the time of his arrest; that Mr. John Needham, member of the trial jury and Hon. C. A. Savage, Jr., State attorney, and several other prominent citizens endorse his application; it was, therefore, ordered that the said B. C. Hoffman be granted a full and complete pardon, effective April 1, A. D. 1929.

WILLIE JACKSON

An application for parole was presented to the Board in behalf of Willie Jackson, who was convicted in the Circuit Court in and for Jackson County, Florida, at the fall term thereof, A. D. 1921, of the offense of murder, and sentenced therefor to life imprisonment, should now, upon showing made, be paroled to his mother, Mrs. Mary J. Jackson, Funston, Georgia; it being shown to the Board that his mother receives a pension from the United States Veterans' Bureau, and with such maintenance is able to properly care for him; it was, therefore, ordered that the said applicant be paroled to his mother, Mrs. Mary J. Jackson, Funston, Georgia, effective April 1, A. D. 1929, during good behavior or until otherwise ordered by the Board.

ELIZABETH JOHNSON

An application for pardon was presented to the Board in behalf of Elizabeth Johnson, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the spring term thereof, A. D. 1927, of the offense of breaking and entering, grand larceny and receiving stolen property and sentenced to 10 years. It being shown to the Board that applicant's father and mother are very old and father is helpless and are badly in need of her care; Mr. George Hides, adjutant, Volunteers of America, Birmingham, Alabama, will give her employment; that she has a good prison record; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Elizabeth Johnson be granted a conditional pardon, effective April 1, A. D. 1929.

EDD JOHNSON

An application for pardon was presented to the Board in behalf of Edd Johnson, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the July term thereof, A. D. 1925, of the offense of incest and sentenced to 20 years. It being shown to the Board that two members of the grand jury and prison officials and also numerous citizens of Santa Rosa county endorse his application; that the girl offended appeared in applicant's behalf; that he has a good prison record; it was, therefore, ordered that the said Edd Johnson be granted a conditional pardon, effective April 1, 1929.

JIM JOHNSON (JOE)

An application for clemency was presented to the Board in behalf of Jim Johnson, who was convicted in the Circuit Court in and for Gadsden County, Florida, at the fall term thereof, A. D. 1928, of the offense of assault with intent to rape and sentenced therefor to one year, should now, upon showing made, be granted a commutation of sentence; it being shown to the Board that applicant has served practically all of his sentence, considering the time he has been incarcerated in jail, and that the ends of justice have been met; it was, therefore, ordered that the said Jim Johnson (Joe) be granted a commutation of sentence, effective May 5, A. D. 1929, during good behavior or until otherwise ordered by the Board.

F. E. JOHNSON

An application for restoration to citizenship was presented to the Board in behalf of F. E. Johnson, who was convicted in the Circuit Court in and for Highlands County, Florida, at the spring term thereof, A. D. 1926, of the offense of operating a gambling house, and sentenced therefor to serve two years in the state prison or pay a fine of \$1,500, should now, upon showing made, be granted a full and complete pardon, thereby re-

storing him to the full rights of citizenship; it being shown to the Board that applicant completed his sentence in the state prison on February 21, 1928, and that since that time he has been living a peaceable and law-abiding life; it was, therefore, ordered that the said F. E. Johnson be granted a full and complete pardon thereby restoring him to the full rights of citizenship, effective April 1, A. D. 1929.

LUTHER KEEN

An application for pardon was presented to the Board in behalf of Luther Keen, who was convicted in the Circuit Court in and for Suwannee County, Florida, at the fall term thereof, A. D. 1927, of the offense of grand larceny and sentenced to three and one-half years in the state penitentiary. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the superintendent and other officials of the state farm; that the ends of justice; have been met by the length of time already served, it was, therefore, ordered that the said Luther Keen be granted a conditional pardon effective April 1, A. D. 1929.

CLARENCE LANGFORD

An application for pardon was presented to the Board in behalf of Clarence Langford, who was convicted in the Circuit Court in and for Marion County, Florida, at the fall term thereof, A. D. 1920, of the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant was a young boy only nineteen years of age at the time of commission of the crime; that he has a splendid prison record; that his physical condition is very poor; that his application is endorsed by Ex-Governor Catts and several other prominent citizens of the State of Florida, that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said Clarence Langford be granted a conditional pardon effective April 1, A. D. 1929.

ELMER LLOYD

An application for pardon was presented to the Board in behalf of Elmer Lloyd, who was convicted in the Circuit Court in and for Marion County, Florida, at the fall term thereof, A. D. 1928, of the offense of breaking and entering and sentenced to one year. It being shown to the Board that applicant has served about six months of his sentence; that attorney presenting his case states that the jurors and the board of county commissioners of Marion County endorse his application; numerous citizens of Marion County sign petition in his behalf; it was, therefore, ordered that the said Elmer Lloyd be granted a conditional pardon effective April 1, 1929.

DANIEL LOWE, ALIAS "RED" LOWE

An application for clemency was presented to the Board in behalf of Daniel Lowe, alias "Red" Lowe, who was convicted in the Circuit Court, in and for Duval County, Florida, at the fall term thereof, A. D. 1926, of the offense of rape, and sentenced therefor to death by electrocution, should now, upon showing made be granted a commutation of sentence; it being shown to the Board that probably the ends of justice will be met by extending clemency at this time; that applicant's application is endorsed by the aunt of girl offended, the Duval County jailer and several prominent citizens, it was, therefore, ordered that the sentence of the said Daniel Lowe, alias "Red" Lowe be commuted to life imprisonment in the state prison with the understanding that if the said Daniel Lowe alias "Red" Lowe should ever escape, or attempt to escape, from the state prison, or be connected with any mutiny or riot that this commutation of sentence stands revoked.

A. I. LOWMAN

An application for restoration to citizenship was presented to the Board in behalf of A. I. Lowman, who was convicted in the Circuit Court in and for Hernando County, Florida, at the spring term thereof, A. D. 1919, of the offense of murder and sentenced therefor to life imprisonment, should now, upon showing made, be granted a full and complete pardon, thereby restoring him to the full rights of citizenship; it being shown to the Board that applicant was granted a conditional pardon on August 17, 1920, and that since being granted said conditional pardon has lived a peaceable and law-abiding life; that the prosecuting attorney endorses his application along with several other citizens of Tampa and Hernando County, Florida; it was, therefore, ordered that the said A. I. Lowman be granted a full and complete pardon restoring him to the full rights of citizenship, effective April 1, A. D. 1929.

ROBT. MARTIN

An application for pardon was presented to the Board in behalf of Robt. Martin who was convicted in the Circuit Court in and for Escambia County, Florida, at the fall term thereof, A. D. 1920, of the offense of murder, first degree, and sentenced to life imprisonment. It being shown to the Board that applicant has

the endorsement of the prosecuting Attorney, that the prison officials endorse his application; also Mayor J. H. Bayliss, Pensacola, Florida, and several other prominent officials of Pensacola, Florida, Union and Jackson counties; six members of the trial jury endorse his application also. It was, therefore, ordered that the said Robt. Martin be granted a conditional pardon effective April 1, A. D. 1929.

RAYMOND J. MATHIS (MATHIEU)

An application for pardon was presented to the Board in behalf of Raymond J. Mathis (Mathieu), who was convicted in the Circuit Court of Volusia County, Florida, at the December term thereof, A. D. 1921, of the offense of robbery and sentenced to ten years. It being shown to the Board that his application is endorsed by the superintendent of the state prison farm and other farm officials; that Mr. I. T. Reddick, the man robbed, has filed a sworn affidavit with the Board stating that applicant is not the man who robbed him, and recommending clemency for him; that numerous citizens sign petition in his behalf. It was, therefore, ordered that the said Raymond J. Mathis (Mathieu) be granted a conditional pardon effective April 1, A. D. 1929.

ELIZABETH MAXWELL

An application for pardon was presented to the Board in behalf of Elizabeth Maxwell, who was convicted in the Criminal Court of Record of Hillsborough County, Florida, at the October term thereof, A. D. 1927, of the offense of breaking and entering with intent to commit a felony: receiving stolen property and grand larceny and sentenced to two years. It being shown to the Board that applicant has a good prison record; that she has served over half of her sentence; that her application is endorsed by the superintendent of the state prison farm. It was, therefore, ordered that the said Elizabeth Maxwell be granted a conditional pardon effective April 1, A. D. 1929.

RALPH E. MILLER

An application for pardon was presented to the Board in behalf of Ralph E. Miller, who was convicted in the Criminal Court of Record in and for Dade County, Florida, at the April term thereof, A. D. 1926, of the offense of highway robbery and sentenced to ten years. It being shown to the Board that the amount stolen was very small; that he has a good prison record; prison officials endorse his application along with several citizens of New York; that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said Ralph E. Miller be granted a conditional pardon, effective April 1, A. D. 1929.

ELDER MITCHELL

An application for pardon was presented to the Board in behalf of Elder Mitchell, who was convicted in the Circuit Court in and for Santa Rosa County, Florida, at the January term thereof, A. D. 1917, of the offense of murder, second degree, and sentenced to life imprisonment. It being shown to the Board that applicant is endorsed by the trial judge and prosecuting attorney, he is also endorsed by the prison officials and several other citizens; sheriff of Madison County, Florida, and numerous citizens of Santa Rosa endorse his application; it was, therefore, ordered that the said Elder Mitchell be granted a conditional pardon, effective April 1, A. D. 1929.

DAVE MONROE

An application for pardon was presented to the Board in behalf of Dave Monroe, who was convicted in the Criminal Court of Record in and for Marion County, Florida, at the November term thereof, A. D. 1927, of the offense of larceny of a cow and sentenced to two years. It being shown to the Board that the trial judge endorses his application; also the Superintendent of the State Prison Farm and Rev. W. T. Plummer, chaplain, State Prison Farm; that he has a good prison record; that he has served over half of his sentence; that his physical condition is very poor. It was therefore, ordered that the said Dave Monroe be granted a conditional pardon, effective April 1, A. D. 1929.

WALTER J. MOORE

An application for pardon was presented to the Board in behalf of Walter J. Moore, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the fall term thereof, A. D. 1925, of the offense of murder, second degree, and sentenced to twenty years. It being shown to the Board that applicant is a very old man; that he had a good prison record; that the ends of justice have been met by the length of time already served; it was, therefore ordered that the said Walter J. Moore be granted a conditional pardon effective April 15, A. D. 1929.

WILL MORGAN

An application for pardon was presented to the Board in behalf of Will Morgan, who was convicted in the Circuit Court in and for Clay County, Florida, at the spring term thereof, A. D. 1918, of the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by the superintendent and other

officials of the Florida State Farm; the superintendent of the Florida Industrial School for Girls, to which institution he has been paroled, endorses his application; it was, therefore, ordered that the said Will Morgan be granted a conditional pardon effective April 1, A. D. 1929.

WILLIAM McEVOY

An application for pardon was presented to the Board in behalf of William McEvoy, who was convicted in the Circuit Court in and for Palm Beach County, Florida, at the March term thereof, A. D. 1917, of the offense of murder, second degree, and sentenced to life imprisonment. It being shown to the Board that applicant has a good prison record; that his application is endorsed by Sheriff R. C. Baker, West Palm Beach, and the prison officials and also Rev. C. M. Stout, prison chaplain; that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said William McEvoy be granted a conditional pardon effective April 1, A. D. 1929.

RICHARD McPHERSON, ALIAS BOB McPHERSON, ALIAS ROBERT McPHERSON

An application for pardon was presented to the Board in behalf of Richard McPherson, alias Bob McPherson, alias Robert McPherson, who was convicted in the Circuit Court in and for Volusia County, Florida, at the fall term thereof, A. D. 1917, of the offense of murder, second degree, and sentenced therefor to life imprisonment. It being shown to the Board that applicant is quite old, and that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said Richard McPherson, alias Bob McPherson, alias Robert McPherson, be granted a conditional pardon effective April 1, A. D. 1929.

THEODORE NICHOLS

An application for pardon was presented to the Board in behalf of Theodore Nichols, who was convicted in the Circuit Court in and for Marion County, Florida, at the fall term thereof, A. D. 1927, of the offense of larceny of cow and sentenced to two years. It being shown to the Board that applicant has a good prison record; that he has served over half of his sentence; it was, therefore, ordered that the said Theodore Nichols be granted a conditional pardon effective April 1, A. D. 1929.

GLYDE PARKER

An application for pardon was presented to the Board in behalf of Glyde Parker, who was convicted in the County Court in and for Gadsden County, Florida, at the February term thereof, A. D. 1929, of the offense of petit larceny and sentenced to \$100.00 and costs of court or three months at hard labor. It being shown to the Board that applicant has a large family dependent upon him for support; that numerous citizens of Gadsden endorse his application; it was, therefore, ordered that the said Glyde Parker be granted a conditional pardon effective April 1, A. D. 1929.

E. L. PELT

An application for pardon was presented to the Board in behalf of E. L. Pelt, who was convicted in the Circuit Court in and for Wakulla County, Florida, at the fall term thereof, A. D. 1926, of the offense of having carnal intercourse with unmarried female under age of 18 years and sentenced to three years. It being shown to the board that applicant has a wife and small baby in need of his support, and also an aged grandmother dependent upon him for support; that his application is endorsed by Sheriff Angus Morrison, Crawfordville, and numerous citizens of Wakulla County, Florida; it was, therefore, ordered that the said E. L. Pelt be granted a conditional pardon effective June 25, A. D. 1929.

FRANCIS POSTELL

An application for pardon was presented to the Board in behalf of Francis Postell, who was convicted in the Criminal Court in and for Polk County, Florida, at the November term thereof, A. D. 1926, of the offense of receiving stolen property, three counts, and sentenced to three years. It being shown to the Board that applicant has served over half of his sentence; that he has a good prison record; it was, therefore, ordered that the said Francis Postell be granted a conditional pardon, effective April 15, 1929.

MARK C. POWELL

An application for pardon was presented to the Board in behalf of Mark C. Powell, who was convicted in the Circuit Court in and for Duval County, Florida, at the spring term thereof, A. D. 1926, of the offense of murder, first degree, and sentenced to life imprisonment. It being shown to the board that applicant's physical condition is bad; that the crime committed was in self-defense; that he has a good prison record; that numerous citizens of Troy and Montgomery, Alabama, and Jacksonville, Florida, endorse his application; it was, therefore, ordered that the said Mark C. Powell be granted a conditional pardon, effective April 1, A. D. 1929.

GEORGE RODGERS

An application for pardon was presented to the Board in be-

half of George Rodgers, who was convicted in the Circuit Court in and for Washington County, Florida, at the December term thereof, A. D. 1928, of the offense of perjury and sentenced therefor to one year. It being shown to the Board that his application is endorsed by the trial judge; it was, therefore, ordered that the said George Rodgers be granted a conditional pardon, effective April 1, A. D. 1929.

LOUIS RODGERS

An application for pardon was presented to the Board in behalf of Louis Rodgers, who was convicted in the Circuit Court in and for Duval County, Florida, at the October term thereof, A. D. 1916, of the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant was quite young at the time the crime was committed; that the prison officials endorse his application; that numerous citizens of Jacksonville signed petition in his behalf. It was, therefore, ordered that the said Louis Rodgers be granted a conditional pardon, effective April 1, A. D. 1929.

J. G. RUMER

An application for pardon was presented to the Board in behalf of J. G. Rumer, who was convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the February term thereof, A. D. 1928, of the offense of breaking and entering and grand larceny and sentenced to five years. It being shown to the Board that the goods stolen were returned; that the trial judge endorses; numerous prominent citizens of Hillsborough County, Florida, endorse his application; that he has a good prison record; it was therefore, ordered that the said J. G. Rumer be granted a conditional pardon, effective April 1, A. D. 1929.

R. A. SAULS

An application for pardon was presented to the Board in behalf of R. A. Sauls, who was convicted in the Criminal Court of Record in and for Orange County, Florida, at the September term thereof, A. D. 1928, of the offense of embezzlement and sentenced to three years in State penitentiary and fined \$3,450.00 or two years additional. It being shown to the Board that applicant's physical condition is very poor; that Judge Hutchins and Hon. Franklin O. King, Orlando, Florida, and numerous other citizens of Orange County, Florida, endorse his application; also numerous citizens of St. Lucie and Dade counties endorse. It was, therefore, ordered that the said R. A. Sauls be granted a conditional pardon, effective April 1, A. D. 1929.

DAVID SCHAFFER

An application for pardon was presented to the Board in behalf of David Schaffer, who was convicted in the Circuit Court in and for Hillsborough County, Florida, at the January term thereof, A. D. 1918, and sentenced to murder second degree for the offense of murder, second degree. It being shown to the Board that applicant has heart trouble; that his application is endorsed by the prison officials and numerous citizens; that he has a good prison record; it was therefore, ordered that the said David Schaffer be granted a conditional pardon, effective April 15, A. D. 1929.

T. W. SHULER

An application for restoration to citizenship was presented to the Board in behalf of T. W. Shuler, who was convicted in the Circuit Court in and for Jackson County, Florida, at the November term thereof, A. D. 1921, of the offense of manslaughter, and sentenced therefor to 20 years, should now, upon showing made, be granted a full and complete pardon, thereby, restoring him to the full rights of citizenship; it being shown to the Board that applicant was granted a commutation of sentence, thereby making said sentence expire on December 20, A. D. 1927; that he has lived a peaceable and law-abiding life since the expiration of his sentence; that his application is endorsed by the prison officials and several citizens of Jacksonville; it was, therefore, ordered that the said T. W. Shuler be granted a full and complete pardon thereby restoring his full rights of citizenship, effective April 1, A. D. 1929.

MARCELLUS SMITH

An application for pardon was presented to the Board in behalf of Marcellus Smith, who was convicted in the Circuit Court in and for Orange County, Florida, at the December term thereof, A. D. 1916, of the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant has a good prison record; that he is quite an old man; that his application is endorsed by the prison officials; that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said Marcellus Smith be granted a conditional pardon effective April 1, A. D. 1929.

EDD SPANN

An application for pardon was presented to the Board in behalf of Edd Spann, who was convicted in the Circuit Court in

and for Citrus County, Florida, at the spring term thereof, A. D. 1920, of the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant's physical condition is very bad, rendering him unable to perform manual labor; that the ends of justice have been met by the length of time served; it was therefore ordered that the said Edd Spann be granted a conditional pardon effective April 15, A. D. 1929.

EDWARD SWIFT

An application for pardon was presented to the Board in behalf of Edward Swift, who was convicted in the Criminal Court of Record in and for Polk County, Florida, at the June term thereof, A. D. 1928, of the offense of breaking and entering and receiving stolen property and sentenced to two years. It being shown to the Board that the applicant has a good prison record; that he is in very poor health, being partially paralyzed; that he is endorsed by the Superintendent of the Florida state prison farm; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said Edward Swift be granted a conditional pardon effective April 1, 1929.

OSSIE BELL TANNER, ALIAS ARCHIE BELLE TANNER

An application for clemency was presented to the Board in behalf of Ossie Bell Tanner alias Archie Belle Tanner, who was convicted in the County Judge's Court in and for Taylor County, at the January term thereof, A. D. 1929, of the offense of drunkenness, and sentenced therefor to 5 months in the county jail, should now, upon showing made, be granted a commutation of sentence, it being shown to the Board that applicant has served about three months of her sentence; several citizens sign petition in behalf; it was, therefore, ordered that the said applicant, Ossie Bell Tanner alias Archie Belle Tanner, be granted a commutation of sentence thereby commuting her sentence to three months and costs of court, effective April 1, A. D. 1929, during good behavior or until otherwise ordered by the Board.

C. L. TAYLOR

An application for pardon was presented to the Board in behalf of C. L. Taylor, who was convicted in the County Court in and for Gadsden County, Florida, at the February term thereof, A. D. 1929, of the offense of possessing intoxicating liquor and sentenced to \$250.00 and costs or six months in prison. It being shown to the Board that the applicant has a good prison record; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said C. L. Taylor be granted a conditional pardon effective April 1, 1929.

P. C. THAGARD

An application for clemency was presented to the Board in behalf of P. C. Thagard, who was convicted in the Circuit Court in and for Bay County, Florida, at the fall term thereof, A. D. 1928, of the offense of operating an automobile while intoxicated and sentenced therefor to pay a fine of \$250.00 and costs of court or serve 90 days, should now, upon showing made, be granted a commutation of sentence; it being shown to the Board that the trial judge and prosecuting attorney endorse his application; that his physical condition is bad; it was therefore, ordered that the said P. C. Thagard be granted a commutation of sentence thereby commuting his sentence to payment of the fine of \$250.00 and costs of court effective April 1, A. D. 1929, during good behaviour or until otherwise ordered by the Board.

Z. T. THOMAS

An application for parole was presented to the Board in behalf of Z. T. Thomas, who was convicted in the Circuit Court in and for Levy County, Florida, at the fall term thereof, A. D. 1923, of the offense of murder first degree and sentenced therefor to life imprisonment should now upon showing made be paroled to the Florida State Farm, Raiford, Florida; it being shown to the Board that applicant's physical condition is bad; that his application is endorsed by six of the trial jurors; that State Farm officials endorse his application along with numerous citizens of Levy County and several other citizens of Florida; that he has a good prison record; that the ends of justice have been met by the length of time served; it was, therefore, ordered that the said Z. T. Thomas be paroled to the Florida State Farm, Raiford, Florida, effective April 1, A. D. 1929, during good behaviour or until otherwise ordered by the Board.

ERIC V. THOMPSON

An application for pardon was presented to the Board in behalf of Eric V. Thompson, who was convicted in the Criminal Court of Record in and for Orange County, Florida, at the September term thereof, A. D. 1928 of the offense of embezzlement and sentenced therefor to three years. It being shown to the Board that the applicant is endorsed by the trial judge; that he is endorsed by the company offended; that a petition signed by the general manager, president and vice-president of the company offended, together with the Mayor of Orlando, and L. B. Fort and T. H. Ewing

has been filed in his behalf, and that he is endorsed by numerous prominent citizens. It was, therefore, ordered that the said Eric V. Thompson be granted a conditional pardon, effective April 1, 1929.

W. B. TORRENCE

An application for clemency was presented to the Board in behalf of W. B. Torrence, who was convicted in the Court of Record in and for Escambia County, Florida, at the March term thereof, A. D. 1929, of the offense of driving an automobile while intoxicated and sentenced therefor to pay a fine of \$100 and costs of court and 30 days, should now upon showing made be granted a commutation of sentence; it being shown to the Board that the offense committed was not of a serious nature, and that his application is endorsed by the prosecuting attorney; it was, therefore, ordered that the said W. B. Torrence be granted a commutation of sentence thereby commuting said sentence to the payment of the \$100 fine and costs of court, effective during good behavior or until otherwise ordered by the Board.

HENRY WATKINS

An application for pardon was presented to the Board in behalf of Henry Watkins, who was convicted in the Circuit Court in and for Escambia County, Florida, at the February term thereof, A. D. 1919, of the offense of murder, second degree, and sentenced to life imprisonment. It being shown to the Board that applicant has a good prison record; that he is endorsed by the prison camp officials; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said Henry Watkins be granted a conditional pardon effective April 15, 1929.

FRANK WATSON

An application for pardon was presented to the Board in behalf of Frank Watson, who was convicted in the Criminal Court of Escambia County, Florida, at the February term thereof, A. D. 1919, of the offense of assault to rape and sentenced to ten years in prison. It being shown to the Board that the applicant has a good prison record; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said Frank Watson be granted a conditional pardon effective April 15, 1929.

C. D. WILLIAMS

An application for pardon was presented to the Board in behalf of C. D. Williams, who was convicted in the Criminal Court of Record in and for Palm Beach County, Florida, at the May term thereof, A. D. 1927, of the offense of grand embezzlement and sentenced to three years. It being shown to the Board that the applicant has a good prison record; that he is endorsed by the person offended; that he is endorsed by numerous other prominent citizens; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said C. D. Williams be granted a conditional pardon effective April 1, A. D. 1929.

CHARLIE WILLIAMS

An application for pardon was presented to the Board in behalf of Charlie Williams, who was convicted in the Circuit Court in and for Brevard County, Florida, at the October term thereof, A. D. 1925, of the offense of murder in the first degree and sentenced therefor to fifteen years. It being shown to the Board that the applicant has a good prison record; that the ends of justice have already been met by the time served; it was, therefore, ordered that the said Charlie Williams be granted a conditional pardon effective April 1, 1929.

GEORGE WILLIAMS

An application for pardon was presented to the Board in behalf of George Williams, who was convicted in the Circuit Court in and for St. Johns County, Florida, at the November term thereof, A. D. 1927, of the offense of robbery and sentenced to five years. It being shown to the Board that the applicant has a good prison record; that he is endorsed by officials of the State Road Department at Shady Grove, Florida; that he is endorsed by numerous other prominent citizens of Tennessee; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said George Williams be granted a conditional pardon, effective April 1, 1929.

WILLIAM WILMOT

An application for pardon was presented to the Board in behalf of William Wilmot, who was convicted in the Circuit Court in and for Volusia County, Florida, at the spring term thereof, A. D. 1928, of the offense of receiving stolen goods and sentenced therefor to one year in the state prison. It being shown to the Board that the applicant has a good prison record; that he has served practically all of his sentence; that he is endorsed by numerous citizens; it was, therefore, ordered that the said William Wilmot be granted a conditional pardon, effective April 1, 1929.

EZEKIEL YOUNG

An application for pardon was presented to the Board in behalf

of Ezekiel Young, who was convicted in the Circuit Court in and for Hillsborough County, Florida, at the March term thereof, A. D. 1919 of the offense of murder and sentenced to life imprisonment. It being shown to the Board that the applicant is endorsed by the superintendent of the Florida Industrial School for Girls; that applicant is also endorsed by officials of the State Prison Farm; that the ends of justice have been met by the time already served; it was, therefore, ordered that the said Ezekiel Young be granted a conditional pardon effective April 15, 1929.

JAMES ROSS

An application for restoration of citizenship was presented to the Board in behalf of James Ross, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the January term thereof, A. D. 1913, of the offense of throwing missiles into a street car and sentenced therefor to imprisonment in the state prison for a term of five years, and who was on September 24th, A. D. 1913, granted a conditional pardon, should now, upon showing made, be granted a full and complete pardon; it being shown to the Board that applicant has lived a law-abiding and peaceable life since having been granted a conditional pardon; that his application is endorsed by Hon. P. S. Kelly, member of the House of Representatives, State of Florida; it was, therefore, ordered that the said James Ross be granted a full and complete pardon, thereby restoring him to full rights of citizenship.

CHARLES A. BROWN

An application for pardon was presented to the Board in behalf of Charles A. Brown, who was convicted in the Circuit Court in and for Alachua County, Florida, at the fall term thereof, A. D. 1927, of the offense of entering without breaking and sentenced to four years in the state penitentiary. It being shown to the Board that applicant was only 17 years of age at the time the offense was committed; that his prison record has been good; that the superintendent of the Florida state farm endorses his application, also citizens of Kentucky; that the ends of justice have already been met by the length of time served; it was, therefore, ordered that the said Charles A. Brown be granted a conditional pardon effective April 3, 1929.

ROBERT CAMPBELL

An application for pardon was presented to the Board in behalf of Robert Campbell, who was convicted in the Circuit Court of Duval County, Florida, at the spring term thereof, A. D., 1917, of the offense of murder and sentenced to life imprisonment. It being shown to the Board that applicant has been serving since April 5, 1917; that the ends of justice have been met by the length of time already served; that his application is endorsed by prison officials, it was, therefore, ordered that the said Robert Campbell be granted a conditional pardon effective April 3, 1929.

FLORA COOPER

An application for parole was presented to the Board in behalf of Flora Cooper, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the January term thereof, A. D. 1927, of the offense of mayhem and sentenced therefor to ten years in the state penitentiary, should now, upon showing made, be granted a parole; it being shown to the Board that she is now pregnant and has a mother who is in a position to take care of her; it was, therefore, ordered that the said Flora Cooper be paroled to her mother Miley Mayers, 409 2nd avenue northwest, Moultrie, Ga., effective during good behaviour or until otherwise ordered by the Board.

PLINEY G. GORDON

An application for pardon was presented to the Board in behalf of Pliney G. Gordon, who was convicted in the County Judge's Court in and for Union County, Florida, at the January term thereof, A. D. 1928, of the offense of operating a car while under the influence of whiskey and sentenced therefor to serve six months in the county jail. It being shown to the Board that his family is in dire need of his support; that his application is endorsed by the Board of County Commissioners of Union County, Florida; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said Pliney G. Gordon be granted conditional pardon effective April 3, 1929.

J. M. HASTINGS

An application for clemency was presented to the Board in behalf of J. M. Hastings, who was convicted in the Justice of the Peace Court of Walton County, Florida, on November 8th, A. D. 1928, of the offense of violation of game law and sentenced therefor to pay a fine of \$10 and costs of court, and whose gun was confiscated under provision of Section 69, Chapter 11838, Acts of 1927, should now be granted a commutation of sentence; it being shown to the Board that applicant has already paid the fine and costs of court; it was, therefore, ordered that the

said J. M. Hastings be returned the gun confiscated which is now in the possession of the State Game Commissioner.

JAMES MACK

An application for pardon was presented to the Board in behalf of James Mack, who was convicted in the Circuit Court in and for Duval County, Florida, at the spring term thereof, A. D. 1917, of the offense of rape and sentenced therefor to life imprisonment. It being shown to the Board that applicant has a good prison record; that he has served practically twelve years of his sentence; that the ends of justice have been met by the length of time already served; it was, therefore, ordered that the said James Mack be granted a conditional pardon, effective April 3, 1929.

CAGER MATHIS

An application for pardon was presented to the Board in behalf of Cager Mathis, who was convicted in the County Judge's Court of Washington County, Florida, at the March term thereof, A. D. 1929, of the offense of having intoxicating liquor in his possession and sentenced therefor to five months in the county jail. It being shown to the board that applicant is 82 years of age and unable to work and is in bad physical condition; that his application is recommended by the Board of County Commissioners of Washington County, Florida, and by Mr. B. H. Dickson, State supervisor of convicts; it was, therefore, ordered that the said Cager Mathis be granted a conditional pardon, effective April 3rd, A. D. 1929.

LEWIS C. MERCER

An application for pardon was presented to the Board in behalf of Lewis C. Mercer, who was convicted in the Circuit Court in and for Hardee County, Florida, at the October term thereof, A. D. 1921, of the offense of incest and sentenced to 20 years in the State penitentiary. It being shown to the Board that he has a good prison record; that his application is endorsed by the prosecuting attorney and five of the trial jurors, as well as numerous other prominent citizens, it was, therefore, ordered that the said Lewis C. Mercer be granted a conditional pardon, effective April 3, 1929.

WILLIAM CRABTREE

An application for a pardon was presented to the Board in behalf of William Crabtree, who was convicted in the Criminal Court of Record in and for Palm Beach County, Florida, at the December term thereof, A. D. 1926, of the offense of breaking and entering and sentenced to three years in the State penitentiary. It being shown to the Board that applicant is in bad physical condition; that he has a splendid prison record; that his application is endorsed by the superintendent and other prison officials, it was, therefore, ordered that the said William Crabtree be granted a conditional pardon April 3, 1929, effective April 14, 1929.

WASHINGTON SINGLETON

An application for a parole was presented to the Board in behalf of Washington Singleton, who was convicted in the Circuit Court in and for Polk County, Florida, at the fall term thereof, A. D. 1922, of the offense of murder and sentenced therefor to life imprisonment in the State penitentiary. It being shown to the Board that the Florida Industrial School for Girls, Ocala, Florida, is in need of a man for farm work and that Hon. J. S. Blitch, superintendent of the Florida State Farm, recommends him for this purpose, stating that he has a perfect record to his credit. It was, therefore, ordered that the said Washington Singleton be paroled to the Florida Industrial School for Girls, effective April 9, 1929.

P. W. MAGEE

An application for a pardon was presented to the Board in behalf of P. W. Magee, who was convicted in the Criminal Court of Record in and for Duval County, Florida, at the February term thereof, A. D. 1928, of the offense of breaking and entering with intent to commit a felony and grand larceny and sentenced therefor to serve 10 years in the State penitentiary. It being shown to the Board that applicant has a good prison record; that he is in bad physical condition; that the man offended recommends clemency, also numerous other citizens, it was, therefore, ordered that the said P. W. Magee be granted a conditional pardon, effective April 11, 1929.

No. 18377—Bean Allen, sentenced by the Circuit Court of Leon County at the spring term thereof, A. D. 1927, to eight years for assault with intent to commit murder, second degree, is hereby conditionally commuted to two years actual service, thereby making the date of his release June 10, 1929.

No. 18159—Curtis Allen, sentenced by the Circuit Court of Levy County at the spring term thereof, A. D. 1927, to five years for breaking and entering, is hereby conditionally commuted to two

and one-half years' actual service, thereby making the date of his release September 1, 1929.

No. 17578—W. Q. Altman, sentenced by the Circuit Court of Alachua County at the special term thereof, A. D. 1926, to four years for larceny of automobile, is hereby conditionally commuted to three years' actual service, thereby making the date of his release October 19, 1929.

No. 15909—Levy Anthony, sentenced by the Circuit Court of Putnam County at the spring term thereof, A. D. 1924, to seven years for manslaughter, is hereby conditionally commuted to five years' actual service, thereby making the date of his release March 30, 1929.

No. 19298—James Barner, sentenced by the Criminal Court of Record of Dade County at the March term thereof, A. D. 1928, to three years for assault to commit manslaughter, is hereby conditionally commuted to one and one-half years' actual service, thereby making the date of his release September 3, 1929.

No. 19237—Anthony Battenburg, sentenced by the Criminal Court of Record of Palm Beach County at the February term thereof, A. D. 1928, to one and one-half years for grand larceny, is hereby conditionally commuted to expire on April 1, 1929.

No. 20147—Mance Baxley, sentenced by the Circuit Court of Washington County at the December term thereof, A. D. 1928, to one year for obtaining property by false pretenses, is hereby conditionally commuted to six months' actual service, thereby making the date of his release June 5, 1929.

No. 16972—Ed Bennett, sentenced by the Criminal Court of Record of Duval County at the February term thereof, A. D. 1926, to five years for robbery, is hereby conditionally commuted to three and one-half years' actual service, thereby making the date of his release September 15, 1929.

No. 18914—Eddie Bennett, sentenced by the Circuit Court of Lee County at the fall term thereof, A. D. 1927, to two years for breaking and entering with intent to commit a misdemeanor, is hereby conditionally commuted to one and one-half years' actual service, thereby making the date of his release May 22, 1929.

No. 18637—Andrew Blair, sentenced by the Criminal Court of Record of Duval County at the September term thereof, A. D. 1927, to two and one-half years for grand larceny, is hereby conditionally commuted to two years' actual service, thereby making the date of his release September 28, 1929.

No. 19899—Alex Britt, sentenced by the Circuit Court of Holmes County at the Fall term thereof, A. D. 1928, to one year for breaking and entering, is hereby conditionally commuted to six months' actual service, thereby making the date of his release April 10, 1929.

No. 15194—General Broxie, sentenced by the Criminal Court of Record of Duval County at the October term thereof, A. D. 1922, to ten years for breaking and entering and grand larceny, is hereby conditionally commuted to seven years actual service, thereby making the date of his release October 11, 1929.

No. 19481—William Gains Burns, sentenced by the Criminal Court of Record of Dade County at the April term thereof, A. D. 1928, to two years for bigamy, is hereby conditionally commuted to one year actual service, thereby making the date of his release April 26, 1929.

No. 14806—Dennis Bush, sentenced by the Circuit Court of Volusia County at the fall term thereof A. D. 1921, to twenty years, for murder, second degree, is hereby conditionally commuted to ten years actual service, thereby making the date of his release December 8, 1931.

No. 15356—Frank Cassio alias Coley Martin, sentenced by the Criminal Court of Orange County at the January term thereof, A. D. 1923, to ten years for robbery, is hereby conditionally commuted to six and one-half years actual service, thereby making the date of his release July 8, 1929.

No. 18415—Ira R. Cooper, sentenced by the Court of Record of Escambia County at the June term thereof, A. D. 1927 to six years for arson, is hereby conditionally commuted to two years actual service thereby, making the date of his release June 15, 1929.

No. 18772—William S. Cross, sentenced by the Criminal Court of Record of Hillsborough County at the October term thereof, A. D. 1927 to life imprisonment for grand larceny is hereby conditionally commuted to five years actual service, thereby making the date of his release October 27, 1932.

No. 19453—C. M. Daley, sentenced by the Criminal Court of Record of Palm Beach County at the April term thereof, A. D. 1928 to three years for forgery is hereby conditionally commuted to eighteen months, actual service, thereby making the date of his release October 28, 1929.

No. 15681—Alberta Davis, sentenced by the Circuit Court of Putnam County at the fall term thereof, A. D. 1923 to seven years

for manslaughter is hereby conditionally commuted, thereby making the date of her release July 16, 1929.

No. 18605—Thomas Davis, sentenced by the Criminal Court of Record of Duval County at the August term thereof, A. D. 1927 to five years for grand larceny is hereby conditionally commuted to two years actual service, thereby making the date of his release September 8, 1929.

No. 15988—Henry Davis, sentenced by the Criminal Court of Duval County at the April term thereof, A. D. 1924 to ten years for forgery is hereby conditionally commuted to five years actual service, thereby making the date of his release May 6, 1929.

No. 15829—Oliver Decatur, sentenced by the Circuit Court of Jackson County at the January term thereof, A. D. 1924 to three years for breaking and entering is hereby conditionally commuted to two years actual service, thereby making the date of his release April 1, 1929.

No. 18206—Ernest Dees, sentenced by the Criminal Court of Record of Dade County at the December term thereof, A. D. 1926, to three years for grand larceny is hereby conditionally commuted to two years actual service, thereby making the date of his release April 23, 1929.

No. 19641—Ercell Duncan, sentenced by the Criminal Court of Record of Orange County at the May term thereof, A. D. 1928, to eighteen months for larceny of automobile is hereby conditionally commuted to one year's actual service, thereby making the date of his release June 14, 1929.

No. 19637—Emmett Duncan, sentenced by the Criminal Court of Duval County at the May term thereof, A. D. 1928, to five years for manslaughter, is hereby conditionally commuted to one year's actual service, thereby making the date of his release May 24, 1929.

No. 19909.—Frank Dwyer, sentenced by the Circuit Court of Indian River County at the fall term thereof, A. D. 1928, to five years for breaking and entering with intent to commit a felony and grand larceny is hereby conditionally commuted to six months actual service, thereby making the date of his release April 11, 1929.

No. 17271—Tom Eaton, sentenced by the Circuit Court of Marion County at the spring term thereof, A. D. 1926, to seven years, for manslaughter, is hereby conditionally commuted to three years actual service, thereby making the date of his release May 27, 1929.

No. 17256—Palmer Edwards, sentenced by the Circuit Court of Pinellas County at the May term thereof, A. D. 1926, to five and one-half years for robbery, is hereby conditionally commuted to three years actual service, thereby making the date of his release June 2, 1929.

No. 18766—Wes Ellerby, sentenced by the Criminal Court of Record of Hillsborough County at the October term thereof, A. D. 1927, to three years for breaking and entering and grand larceny, is hereby conditionally commuted to two years actual service thereby making the date of his release October 27, 1929.

No. 19449—Raymond Farrell, sentenced by the Criminal Court of Record of Palm Beach County at the April term thereof, A. D. 1928, to seven years for breaking and entering, conditionally commuted to one year's actual service thereby making the date of his release April 25, 1929.

No. 18424—Rogelio Fernandez, sentenced by the Criminal Court of Record of Dade County at the June term thereof, A. D. 1927, to five years for highway robbery and accessory to highway robbery, is hereby conditionally commuted to two years actual service thereby making the date of his release June 17, 1929.

No. 15239—Frank Frazee (Frazier), sentenced by the Criminal Court of Record of Dade County at the October term thereof, A. D. 1922, to ten years for breaking and entering is hereby conditionally commuted to seven years actual service thereby making the date of his release October 23, 1929.

No. 18095—George B. Frederickson, sentenced by the Criminal Court of Record of Hillsborough County at the February term thereof, A. D. 1927, to three years for forgery and uttering a forged instrument is hereby conditionally commuted to two and one-half years actual service, thereby making the date of his release September 26, 1929.

No. 18896—Joe Freeman, sentenced by the Criminal Court of Duval County at the November term thereof, A. D. 1927, to two years for breaking and entering is hereby conditionally commuted to expire on April 15, 1929.

No. 18837—William C. Garbett, sentenced by the Criminal Court of Dade County at the November term thereof, A. D. 1927, to nine years for highway robbery is hereby conditionally commuted to two years actual service, thereby making the date of his release November 4, 1929.

No. 16546—H. A. Gay, sentenced by the Circuit Court of Jack-

son County at the January term thereof, A. D. 1925, to eight years for assault with intent to commit murder, first degree, is hereby conditionally commuted to four years actual service thereby making the date of his release June 21, 1929.

No. 18673—Charles J. Gerkin, sentenced by the Circuit Court of Pasco County at the fall term thereof, A. D. 1927, to three years for robbery is hereby conditionally commuted to one and one-half years actual service, thereby making the date of his release April 10, 1929.

No. 19385—W. G. Gilcrease, sentenced by the Circuit Court of Taylor County at the June term thereof, A. D. 1925, to twenty years for murder, second degree, is hereby conditionally commuted to two years actual service, thereby making the date of his release April 9, 1930.

No. 18666—Hardy Gillette, sentenced by the Criminal Court of Record of Hillsborough County at the September term thereof, A. D. 1927, to two and one-half years for larceny and breaking and entering, is hereby conditionally commuted to eighteen months actual service, thereby making the date of his release April 18, 1929.

No. 18762—Valentino Gonzalez, sentenced by the Criminal Court of Record of Hillsborough County at the October term thereof, A. D. 1927, to ten years for larceny of automobile and receiving stolen property is hereby conditionally commuted to two years actual service, thereby making the date of his release October 27, 1929.

No. 18422—Boyce Graham, sentenced by the Criminal Court of Record of Dade County at the June term thereof, A. D. 1927, to five years for highway robbery is hereby conditionally commuted to two years actual service, thereby making the date of his release June 29, 1929.

No. 15471—Amelia Graham, sentenced by the Circuit Court of Putnam County at the spring term thereof, A. D. 1923, to ten years for manslaughter, is hereby conditionally commuted to six years actual service, thereby making the date of her release April 5, 1929.

No. 18773—Everett Gordon Grant, sentenced by the Circuit Court of Marion County at the fall term thereof, A. D. 1927, to three years for breaking and entering is hereby conditionally commuted to two years actual service, thereby making the date of his release October 28, 1929.

No. 19736—Daniel Grimes, sentenced by the Criminal Court of Record of Polk County at the July term thereof, A. D. 1928, to two years for larceny is hereby conditionally commuted to one year's actual service, thereby making the date of his release August 2, 1929.

No. 18967—William McKinley Grow, sentenced by the Criminal Court of Record of Palm Beach County at the November term thereof, A. D. 1927, to fifteen years for breaking and entering is hereby conditionally commuted to one and one-half years actual service, thereby making the date of his release May 30, 1929.

No. 14591—William R. Haager, sentenced by the Circuit Court of Hillsborough County at the January term thereof, A. D. 1921, to life imprisonment for murder, second degree, is hereby conditionally commuted to expire on August 13, 1929.

No. 19422—Dent Hagans, sentenced by the Circuit Court of Levy County at the spring term thereof, A. D. 1928, to three years for breaking and entering is hereby conditionally commuted to one year's actual service, thereby making the date of his release April 18, 1929.

No. 16418—A. L. Hall, sentenced by the Circuit Court of Calhoun County at the spring term thereof, A. D. 1925, to twenty years for murder, second degree, is hereby conditionally commuted to four and one-half years actual service, thereby making the date of his release September 14, 1929.

No. 12794—Noah Hankins, sentenced by the Circuit Court of St. Johns County at the May term thereof, A. D. 1917 to life for murder, first degree, is hereby conditionally commuted to twelve years actual service, thereby making the date of his release May 26, 1929.

No. 18804—O. M. Hardin, sentenced by the Circuit Court of Sumter County at the fall term thereof, A. D. 1926, to two years for larceny is hereby conditionally commuted to eighteen months actual service, thereby making the date of his release July 8, 1929.

No. 19191—Charles E. Harold, sentenced by the Criminal Court of Record of Dade County at the January term thereof, A. D. 1928, to two years for larceny is hereby conditionally commuted to one and one-half years actual service, thereby making the date of his release July 27, 1929.

No. 20162—A. J. Hartley, sentenced by the Criminal Court of Record of Hillsborough County at the December term thereof, A. D. 1923, to six months for obtaining money by false pre-

tenses is hereby conditionally commuted to four months actual service, thereby making the date of his release April 19, 1929.

No. 18690—Buster Haywood, sentenced in the Criminal Court of Duval County, Florida, at the October term thereof, A. D. 1927, to two and one-half years, for assault to rob, is hereby conditionally commuted to expire April 15, 1929.

No. 18010—Jess Hearn, sentenced in the Criminal Court of Record of Dade County, Florida, at the February term thereof, A. D. 1927, to ten years, for highway robbery, is hereby conditionally committed to two and one-half years actual service, thereby making the date of his release effective September 3, 1929.

No. 13546—Nander Higdon, sentenced in the Circuit Court in and for Columbia County, Florida, at the spring term thereof, A. D. 1919, to life imprisonment for murder, is hereby conditionally commuted to ten years actual service, thereby making the date of his release May 14, 1929.

No. 19653—Leslie Holden, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the June term thereof, A. D. 1928, to two years, for breaking and entering, is hereby conditionally commuted to one year actual service, thereby making the date of his release June 29, 1929.

No. 16457-16487—Ira Holmes, sentenced in the Circuit Court in and for Pasco County, Florida, at the April term thereof, A. D. 1925, to fifteen years for burglary and robbery and also sentenced in the Circuit Court in and for Broward County, Florida, at the spring term thereof, A. D. 1925, to five years for breaking and entering, is hereby conditionally commuted to expire April 18, 1929.

No. 19364—Charlie Howard, sentenced in the Circuit Court in and for Hardee County, Florida, at the fall term thereof, A. D. 1925, to ten years, for murder, is hereby conditionally commuted to expire April 15, 1929.

No. 18247—Ham Hunter, sentenced in the Circuit Court in and for St. Lucie County, Florida, at the spring term thereof, A. D. 1927, to three years, for larceny of automobile, is hereby conditionally commuted to expire April 20, 1929.

No. 17772—Raymond Hunter, sentenced in the Criminal Court of Record in and for Hillsborough County, Florida, at the fall term thereof, A. D. 1926, for breaking and entering, to ten years, is hereby conditionally commuted to two and one-half years actual service, thereby making the date of his release May 18, 1929.

No. 19673—Jesse A. Jackson, sentenced in the Criminal Court of Orange County, Florida, at the July term thereof, A. D. 1928, to four years for embezzlement, is hereby conditionally commuted to one year actual service, thereby making the date of his release July 9, 1929.

No. 18134—R. C. Jester, sentenced in the Criminal Court of Record in and for Orange County, Florida, at the March term thereof, A. D. 1927, to five years, for larceny of automobile, is hereby conditionally commuted to expire April 8, 1929.

No. 17552—Arthur Johns, sentenced in the Circuit Court in and for DeSoto County, Florida, at the fall term thereof, A. D. 1926, to five years for housebreaking with intent to commit a felony, is hereby conditionally commuted to three years actual service, thereby making the date of his release October 16, 1929.

No. 13233—Tom Johnson, sentenced in the Criminal Court in Hillsborough County, Florida, at the April term thereof, A. D. 1918, to life imprisonment, for murder, is hereby conditionally commuted to expire May 16, 1929.

No. 18503—Joseph B. Johnson, Jr., sentenced in the Criminal Court of Dade County, Florida, at the July term thereof, A. D. 1927, to five years, for highway robbery, is hereby conditionally commuted to two years actual service, thereby making the date of his release July 5, 1929.

No. 18364—David L. Johnson, alias H. J. Johnson, sentenced in the Criminal Court of Record in and for Orange County, Florida, at the May term thereof, A. D. 1927, to four years, for forgery and uttering a forgery, is hereby conditionally commuted to two years actual service, thereby making the date of his release May 23, 1929.

No. 18658—James Johnson, sentenced in the Criminal Court of Record, in and for Polk County, Florida, at the September term thereof, A. D. 1927, to three years, for altering bank bill, is hereby conditionally commuted to expire April 1, 1929.

No. 19140—Damon Jones, alias J. E. Lane, sentenced in the Circuit Court in and for Jackson County, Florida, at the winter term thereof, A. D. 1928, to two years, for larceny of auto, is hereby conditionally commuted to one and one-half years actual service, thereby making the date of his release July 14, 1929.

No. 16447—Mack Jordan, sentenced in the Circuit Court in and for Broward County, Florida, at the spring term thereof, A. D. 1925, to ten years, for manslaughter, is hereby conditionally com-

mutated to five years actual service, thereby making the date of his release March 12, 1930.

No. 17456—W. L. Kelly, sentenced in the Criminal Court of Record in and for Polk County, Florida, at the August term thereof, A. D. 1926, to five years for grand larceny, is hereby conditionally commuted to three years actual service, thereby making the date of his release August 27, 1929.

No. 15137—Gertrude King, sentenced in the Circuit Court in and for Levy County, Florida, at the fall term thereof, A. D. 1921, to twenty years, for murder, first degree, is hereby conditionally commuted to expire July 12, 1929.

No. 19629—Charles Krause, sentenced in the Circuit Court in and for St. Johns County, Florida, at the spring term thereof, A. D. 1928, to two years, for breaking and entering, is hereby conditionally commuted to one year actual service, thereby making the date of his release June 16, 1929.

No. 17841—R. C. Lamotte, sentenced in the Criminal Court of Record in and for Palm Beach County, Florida, at the December term thereof, A. D. 1926, for four years, for breaking and entering, is hereby commuted to two years and three months actual service, thereby making the date of his release April 18, 1929.

No. 16964—Chester Lancaster, sentenced in the Criminal Court of Record in and for Orange County, Florida, at the March term thereof, A. D. 1926, to four years, for grand larceny, is hereby conditionally commuted to expire April 15, 1929.

No. 13913—Joe Landrum, sentenced in the Circuit Court of Columbia County, Florida, at the spring term thereof, A. D. 1919, to life imprisonment for murder, is hereby conditionally commuted to nine years actual service, thereby making the date of his release April 11, 1929.

No. 18965—George P. Law, sentenced in the Criminal Court of Record in and for Palm Beach County, Florida, at the November term thereof, A. D. 1927, to fifteen years, for breaking and entering, is hereby conditionally commuted to three years actual service, thereby making the date of his release November 30, 1930.

No. 19546—A. L. Lawler, sentenced in the Criminal Court of Record in and for Duval County, Florida, at the April term thereof, A. D. 1928, to \$1,000.00 fine or 18 months, for grand embezzlement, is hereby conditionally commuted to one year actual service, thereby making the date of his release May 24, 1929.

No. 18197—Eddy Lewis, sentenced in the Circuit Court in and for Lake County, Florida, at the spring term thereof, A. D. 1927, to ten years for murder, second degree, is hereby conditionally commuted to two years' actual service, thereby making the date of his release April 19, 1929.

No. 18198—Monty Lewis, sentenced in the Circuit Court in and for Lake County, Florida, at the spring term thereof, A. D. 1927, to twenty years for murder, second degree, is hereby conditionally commuted to two years' actual service, thereby making the date of his release April 19, 1929.

No. 18914—Joe Lichenstein, sentenced in the Circuit Court of Columbia County, Florida, at the spring term thereof, A. D. 1927, to life imprisonment for murder is hereby conditionally commuted to nine years actual service, thereby making the date of his release March 31st, 1932

No. 15509—S. Linsley, sentenced in the Circuit Court of Madison County, Florida, at the spring term thereof, A. D. 1923, to 20 years for murder, second degree, is hereby conditionally commuted to six years actual service, thereby making the date of his release June 27th, 1929.

No. 18038—Frank Lumpkin, sentenced in the Circuit Court of Pinellas County, Florida, at the February term thereof, A. D. 1927, to 10 years for crime against nature, is hereby conditionally commuted to expire on April 15th, 1929.

No. 18845—Henry Lutten, sentenced in the Criminal Court of Record of Duval County, Florida, at the November term thereof, A. D. 1927, to two years for assault with intent to commit murder, is hereby commuted, thereby making the date of his release April 9, 1929.

No. 17941—Charles Manley, sentenced in the Criminal Court of Record of Hillsborough County, Florida, at the January term thereof, A. D. 1927, to four years for larceny of automobile, is hereby conditionally commuted to two and one-half years actual service, thereby making the date of his release August 5, 1929.

No. 18485—Cecil Messer, sentenced in the Circuit Court of Palm Beach County, Florida, at the June term thereof, A. D. 1927, to seven years for manslaughter, is hereby conditionally commuted to two years actual service, thereby making the date of his release July 6th, 1929.

No. 12476—Nedler Miller, alias Reneldo Miller, sentenced in the Circuit Court of Polk County, Florida, at the October term thereof, A. D. 1916, to three years, for grand larceny, is hereby com-

mutated to time already served, making the date of his release April 1st, 1929.

No. 16798—Lewis Monroe, sentenced in the Criminal Court of Record of Duval County, Florida, at the December term thereof, A. D. 1925, to five years for manslaughter, is hereby conditionally commuted to three and one-half years actual service, thereby making the date of his release June 10th, 1929.

No. 20004—J. S. Moore, alias J. L. Moore, sentenced in the Circuit Court of Columbia County, Florida, at the fall term thereof, A. D. 1928, to one year for forgery and uttering a forgery, is hereby conditionally commuted to six months actual service, thereby making the date of his release May 7, 1929.

No. 16975—W. J. Moran, sentenced in the Criminal Court of Record of Duval County, Florida, at the February term thereof, A. D. 1926, to 13 years for breaking and entering a building with intent to commit a felony and larceny, is hereby commuted to expire April 15th, 1929.

No. 15976—Walter Moran, sentenced in the Circuit Court of Volusia County, Florida, at the spring term thereof, A. D. 1924, to 10 years for breaking and entering to commit a felony, is hereby conditionally commuted to five years actual service, thereby making the date of his release April 10th, 1929.

No. 20013—H. P. Moye, sentenced in the Criminal Court of Record of Orange County, Florida, at the October term thereof, A. D. 1928, to one year for breaking and entering with intent to commit a felony, is hereby conditionally commuted to six months actual service, thereby making the date of his release April 24th, 1929.

No. 18258—W. J. Myers, sentenced in the Circuit Court of Columbia County, Florida, at the spring term thereof, A. D. 1927, to three years for larceny of automobile, is hereby conditionally commuted to two years actual service, thereby making the date of his release May 9th, 1929.

No. 19799—J. L. McDonald, sentenced in the Circuit Court of Okaloosa County, Florida, at the fall term thereof, A. D. 1928, to a fine of \$250.00 or eighteen months in prison, for breaking and entering, is hereby conditionally commuted to one year actual service, thereby making the date of his release September 8, 1929.

No. 18833—W. R. McKamey, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the October term, thereof, A. D. 1927, to serve five years in the state prison, for possessing stolen property, is hereby conditionally commuted to serve two years' actual service, thereby making the date of his release October 26, 1929.

No. 16583—J. F. Naugle, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the May term thereof, A. D. 1925, to five years' imprisonment for burglary (larceny of typewriter), is hereby conditionally commuted to four years' actual service, thereby making the date of his release June 19, 1929.

No. 17174—Lem Owens, sentenced in the Circuit Court in and for Sumter County, Florida, at the spring term thereof, A. D. 1926, to seven years' imprisonment for robbery, is hereby conditionally commuted to three years' actual service, thereby making the date of his release May 6, 1929.

No. 19296—John Owens, sentenced in the Criminal Court in and for Palm Beach County, Florida, at the February term thereof, A. D. 1928, to three years' imprisonment for forgery, is hereby conditionally commuted to eighteen months' actual service, thereby making the date of his release September 17, 1929.

No. 19524—John Palermo, sentenced in the Circuit Court in and for Jackson County, Florida, at the spring term thereof, A. D. 1928, to two years' imprisonment, for larceny of a motor vehicle, is hereby conditionally commuted to one year actual service, thereby making the date of his release May 21, 1929.

No. 19297—J. H. Parker, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the February term thereof, A. D. 1928, to two years' imprisonment, for cattle stealing (two charges, two cows), is hereby conditionally commuted to one and one-half years' actual service, thereby making the date of his release August 27, 1929.

No. 19285—Robert S. Paul, sentenced in the Criminal Court of Record in and for Duval County, Florida, at the February term thereof, A. D. 1928, to two and one-half years' imprisonment, for breaking and entering a building with intent to commit a felony and grand larceny, is hereby conditionally commuted to one and one-half years' actual service, thereby making the date of his release September 14, 1929.

No. 15787—Charley Payne, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the December term thereof, A. D. 1923, to ten years' imprisonment for manslaughter, is hereby conditionally commuted to six years' actual service, thereby making the date of his release December 11, 1929.

No. 17782—George Peterson, sentenced in the Circuit Court in

and for Broward County, Florida, at the fall term thereof, A. D. 1926, to five years' imprisonment, for assault with intent to murder, is hereby conditionally commuted to two and one-half years' actual service, thereby making the date of his release June 15, 1929.

No. 16082—A. S. Phillips, sentenced in the Circuit Court in and for Hamilton County, Florida, at the February term thereof, A. D. 1923, to seven years, for manslaughter, is hereby conditionally commuted to five years actual service, thereby making the date of his release August 6, 1929.

No. 15084—Amos Pickett, sentenced in the Circuit Court in and for Seminole County, Florida, at the May term thereof, A. D. 1922, to twenty years, for murder, 2nd degree, is hereby conditionally commuted to seven years actual service, thereby making the date of his release May 29, 1929.

No. 15360—Lewis Preston, sentenced in the Criminal Court of Record, in and for Duval County, Florida, at the January term thereof, A. D. 1923, to ten years, for robbery, is hereby conditionally commuted to six and one-half years actual service, thereby making the date of his release July 10, 1929.

No. 19911—Francis Quinn, sentenced in the Circuit Court of Indian River County, Florida, at the fall term thereof, A. D. 1928, to five years, for grand larceny, is hereby conditionally commuted to six months actual service, thereby making the date of his release April 11, 1929.

No. 19448—Roland Rae, sentenced in the Criminal Court of Record in and for Palm Beach County, Florida, at the March term thereof, A. D. 1928, to seven years, for breaking and entering, is hereby conditionally commuted to one year actual service, thereby making the date of his release April 25, 1929.

No. 20097—Dowell A. Ray, sentenced in the Circuit Court in and for St. Johns County, Florida, at the fall term thereof, A. D. 1928, to two years, for embezzlement, is hereby conditionally commuted to expire May 1, 1929.

No. 18399—Usalla F. Reed, sentenced in the Criminal Court of Record in and for Palm Beach County, Florida, at the April term thereof, A. D. 1927, to five years, for highway robbery, is hereby conditionally commuted to two years actual service, thereby making the date of his release June 17, 1929.

No. 18020—Lula Reed, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the February term thereof, A. D. 1926, to three years, for assault with intent to commit murder, first degree, is hereby conditionally commuted to April 15, 1929.

No. 17002—Leonard Riggs, sentenced in the Criminal Court, in and for Dade County, Florida, at the March term thereof, A. D. 1926, to five years, for grand larceny, is hereby conditionally commuted to three and one-half years, thereby making the date of his release September 13, 1929.

No. 18662—Cleo Rhodes, sentenced in the Criminal Court, in and for Polk County, Florida, at the October term thereof, A. D. 1927, to two years, for larceny of automobile, is hereby conditionally commuted to expire April 15, 1929.

Nos. 19896 and 19897—John and Homer Rodgers, sentenced in the Circuit Court, in and for Holmes County, Florida, at the fall term thereof, A. D. 1928, to one year, for breaking and entering, is hereby conditionally commuted to six months, thereby making the date of their release April 10, 1929.

No. 18368—Jose Rodriguez, sentenced in the Criminal Court of Record, in and for Hillsborough County, Florida, at the February term thereof, A. D. 1927, to three years, for larceny of auto, is hereby conditionally commuted to three years actual service, thereby making the date of his release June 10, 1929.

No. 18471—Paul Ryan, sentenced in the Circuit Court in and for Highlands County, Florida, at the July term thereof, A. D. 1927, to ten years, for manslaughter, is hereby conditionally commuted to two years actual service, thereby making the date of his release July 6, 1929.

No. 17862—James Searcy, sentenced in the Criminal Court of Record in and for Duval County, Florida, at the January term thereof, A. D. 1927, to five years, for grand larceny, is hereby conditionally commuted to two and one-half years actual service, thereby making the date of his release July 19, 1929.

No. 19810—J. D. Sennett, sentenced in the Criminal Court of Record in and for Palm Beach County, Florida, at the September term thereof, A. D. 1928, to two years, for breaking and entering, is hereby conditionally commuted to one year actual service, thereby making the date of his release September 26, 1929.

No. 14506—Alberta Smith, sentenced in the Circuit Court in and for DeSoto County, at the spring term thereof, A. D. 1921, to natural life, for murder, is hereby conditionally commuted to eight years actual service, thereby making the date of her release May 24, 1929.

No. 18886—J. D. Smith, sentenced in the Circuit Court, in and

for Marion County, at the Fall term thereof, A. D. 1927, to two years, for grand larceny, is hereby conditionally commuted to April 1, 1929.

No. 14896—Will Smith, sentenced in the circuit court in and for Alachua County, Florida, at the fall term thereof, A. D. 1921, to twenty years, for murder, second degree, is hereby conditionally commuted to seven and one-half years actual service, thereby making the date of his release August 2, 1929.

No. 19479 and 19473—William and Turnbull Sneed, sentenced in the Circuit Court in and for Jefferson County, Florida, at the spring term thereof, A. D. 1928, to two years, for assault with intent to commit murder, is hereby conditionally commuted to April 15, 1929.

No. 18668—Elzie Snipes, sentenced in the Criminal Court of Record in and for Hillsborough County, Florida, at the September term thereof, A. D. 1927, to two and one-half years, for larceny and breaking and entering, is hereby conditionally commuted to eighteen months actual service, thereby making the date of her release April 8, 1929.

No. 18209—J. M. Stanley, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the April term thereof, A. D. 1927, to five years, for manslaughter, is hereby conditionally commuted to two years actual service, thereby making the date of his release April 23, 1929.

No. 17142—H. F. (Mickey) Stanton, sentenced in the Criminal Court of Record in and for Dade County, Florida, at the April term thereof, A. D. 1926, to ten years, for highway robbery, is hereby conditionally commuted to three years actual service, thereby making the date of his release April 21, 1929.

No. 16994—Cicero Stewart, sentenced in the Criminal Court of Record in and for Hillsborough County, Florida, at the February term thereof, A. D. 1926, to five years, for robbery, is hereby conditionally commuted to expire April 15, 1929.

No. 13174—Eddie Terrell, alias Eddie Terrow, sentenced in the Circuit Court in and for Levy County, Florida, at the spring term thereof, A. D. 1918, to life imprisonment, for murder, is hereby conditionally commuted to eleven years actual service, thereby making the date of his release April 3, 1929.

No. 18167—Herbert Thompson, sentenced in the Circuit Court in and for Manatee County, Florida, at the spring term thereof, A. D. 1927, to three years, for breaking and entering, is hereby conditionally commuted to two years actual service, thereby making the date of his release April 16, 1929.

No. 18065—Russell Varnes, sentenced in the Criminal Court of Record in and for Duval County, Florida, at the March term thereof, A. D. 1927, to five years, for grand larceny (automobile \$500.00), is hereby conditionally commuted to two and one-half years actual service, thereby making the date of his release September 12, 1929.

No. 19885—Frank Walls, alias Frank Earl, sentenced in the Criminal Court of Record in and for Hillsborough County, Florida, at the October term thereof, A. D. 1928, to three years, for breaking and entering with intent to commit a felony and grand larceny, receiving stolen property (\$100.00), is hereby conditionally commuted to six months actual service, thereby making the date of his release April 13, 1929.

No. 17290—P. Warren, sentenced in the Criminal Court of Record in and for Palm Beach County, Florida, at the May term thereof, A. D. 1926, to five years, for highway robbery, is hereby conditionally commuted to three years actual service, thereby making the date of his release June 12, 1929.

No. 19244—B. B. Watkins, sentenced in the Circuit Court in and for Volusia County, Florida, at the February term thereof, A. D. 1928, to two years for breaking and entering store building with intent to commit a felony, is hereby conditionally commuted to eighteen months actual service, thereby making the date of his release August 18, 1929.

No. 17306—James D. Williams, sentenced in the Criminal Court of Record in and for Duval County, Florida, at the spring term thereof, A. D. 1926, to seven years, for assault with intent to commit manslaughter, is hereby conditionally commuted to three years actual service, thereby making the date of his release June 19, 1929.

No. 14811—Sam Williams, sentenced in the Criminal Court of Record of Duval County, Florida, at the December term thereof, A. D. 1921, to fifteen years, for robbery, is hereby conditionally commuted to expire April 15, 1929.

No. 16983—Willie Williams, sentenced in the Criminal Court of Record of Duval County, Florida, at the March term thereof, A. D. 1925, to seven years, for assault with intent to murder, second degree, is hereby conditionally commuted to three and one-half years actual service, thereby making the date of his release September 15, 1929.

No. 18418—Joe Williams, sentenced in the Circuit Court in and for Marion County, Florida, at the spring term thereof, A. D. 1927, to 20 years, for murder second degree, is hereby conditionally commuted to two years actual service, thereby making the date of his release June 25, 1929.

No. 12811—Arthur Wimberly, sentenced in the Circuit Court in and for Bay County, Florida, at the spring term thereof, A. D. 1917, to life imprisonment, for murder, is hereby conditionally commuted to 12 years actual service, thereby making the date of his release effective April 7, 1929.

No. 17393—J. C. Wood, sentenced in the Criminal Court of Record of Duval County, Florida, at the July term thereof, A. D. 1926, to six years, for forgery and uttering forgery, is hereby conditionally commuted to three years, thereby making the date of his release August 4, 1929.

No. 19898—Adell Wright, sentenced in the Circuit Court in and for Holmes County, Florida, at the fall term thereof, A. D. 1928, to one year, for breaking and entering with intent to commit a misdemeanor, is hereby conditionally commuted to six months actual service, thereby making the date of his release April 10, 1929.

No. 19069—Walter Wright, alias Frank Jackson, sentenced to three years in the Criminal Court of Record in and for Dade County, Florida, at the December term thereof, A. D. 1927, for larceny of an automobile, is hereby conditionally commuted to 18 months actual service, thereby making the date of his release June 17, 1929.

THE FOLLOWING NAMED PERSONS WERE GRANTED REPRIEVES SINCE ADJOURNMENT OF THE LEGISLATURE OF 1927

JIM WILLIAMS—Convicted in the Circuit Court in and for Putnam County, Florida, at the spring term, A. D. 1926, of the offense of murder and sentenced therefor to be electrocuted. Granted reprieve for thirty (30) days, June 2, 1927.

J. P. KENNEDY—Convicted in the Criminal Court of Record in and for Palm Beach County, Florida, at the December term thereof, A. D. 1926, of the offense of receiving stolen goods, and sentenced therefor to two years in the state prison. Granted reprieve for thirty (30) days, June 9, 1927.

STEVE B. ROBERTS—Convicted in the Circuit Court in and for Sarasota County, Florida, on the 24th day of November, A. D. 1926 of the offense of murder in the second degree and sentenced therefor to 20 years in the state penitentiary. Granted reprieve for thirty (30) days, August 9 1927.

TALTON BRANCH—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the September term, A. D. 1926, thereof of the offense of assault with intent to kill and sentenced therefor to 10 years in the state penitentiary. Granted reprieve for thirty (30) days, August 12, 1927.

JACK SAWYER—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, on the 17th day of June, A. D. 1926, for the offense of breaking and entering and sentenced therefor to three and one-half years in the state penitentiary. Granted reprieve for thirty (30) days, August 27, 1927.

D. C. BASS—Convicted in the County Judge's Court in and for Brevard County, Florida, on April 16th, A. D. 1926, of the offense of possessing intoxicating liquor and sentenced therefor to pay a fine of five hundred dollars and to serve six months in the county jail and in default of payment of fine and costs to serve three months additional in the county jail. Granted reprieve for thirty (30) days, June 1, 1927.

D. C. BASS—Convicted in the County Judge's Court in and for Brevard County, Florida, on April 16, A. D. 1926, of the offense of possessing intoxicating liquor and sentenced therefor to pay a fine of five hundred dollars and to serve six months in the county jail and in default of payment of fine and cost to serve three months additional in the county jail. Granted reprieve for thirty (30) days, July 7, 1927.

D. C. BASS—Convicted in the County Judge's Court in and for Brevard County, Florida, on April 16, A. D. 1926, of the offense of possessing intoxicating liquor and sentenced therefor to pay a fine of five hundred dollars and to serve six months in the county jail and in default of payment of fine and costs to serve three months additional in the county jail. Granted reprieve for thirty (30) days, August 8, 1927.

D. C. BASS—Convicted in the County Judge's Court in and for Brevard County, Florida, on April 16, A. D. 1926 of the offense of possessing intoxicating liquor and sentenced therefor to pay a fine of five hundred dollars and to serve six months in the county jail and in default of payment of fine and cost to serve three months additional in the county jail. Granted reprieve for thirty (30) days, September 7, 1927.

TOM BAKER—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the March term thereof,

A. D. 1927, of the offense of passing worthless checks, two charges, and sentenced therefor to pay a fine of \$500.00 and costs and six months in the county jail; in default of payment of fine and costs to serve an additional six months in the county jail. Granted reprieve for thirty (30) days, October 3, 1927.

TOM BAKER—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the March term thereof, A. D. 1927, of the offense of passing worthless checks, two charges, and sentenced therefor to pay a fine of \$500.00 and costs and six months in the county jail; in default of payment of fine and costs to serve an additional six months in the county jail; in default of payment of fine and costs to serve an additional six months in the county jail. Granted reprieve for thirty (30) days, October 29, 1927.

TOM BAKER—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the March term thereof, A. D. 1927, of the offense of passing worthless checks, two charges, and sentenced therefor to pay a fine of \$500.00 and costs and six months in the county jail; in default of payment of fine and costs to serve an additional six months in the county jail. Granted reprieve for thirty (30) days, November 30, 1927.

C. J. PRICE—Convicted in the County Judge's Court in and for Jackson County, Florida, on October 10th, A. D. 1927, of the offense of unlawfully becoming drunk and intoxicated and sentenced therefor to be confined in the county jail at hard labor for and during a period of thirty (30) days. Granted reprieve for thirty (30) days, October 25, 1927.

JOE ROMANO AND LINO RUIZ—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the July term thereof, A. D. 1926, of the offense of possession of lottery tickets and sentenced therefor to one year and one day each in the state penitentiary. Granted reprieve for thirty (30) days, January 2, 1928.

JOE ROMANO AND LINO RUIZ—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the July term thereof, A. D. 1926, of the offense of possession of lottery tickets and sentenced therefor to one year and one day each in the state penitentiary. Granted reprieve for thirty days, January 30, 1928.

J. M. HENRY—Convicted in the Criminal Court of Record in and for Polk County, Florida, at the December term thereof, A. D. 1926, of the offense of extortion and sentenced therefor to one year in the state prison. Granted reprieve for thirty (30) days, December 21, 1927.

J. M. HENRY—Convicted in the Criminal Court of Record in and for Polk County, Florida, at the December term thereof, A. D. 1926, of the offense of extortion and sentenced therefor to one year in the state prison. Granted reprieve for thirty (30) days, January 23, 1928.

WALTER DAVIS—Convicted in the County Judge's Court in and for Baker County, Florida, at the December term thereof, A. D. 1927, of the offense of drunkenness and driving automobile while intoxicated and sentenced therefor to pay a fine of \$100.00 or six months in the county jail. Granted reprieve for thirty (30) days, December 23, 1927.

WALTER DAVIS—Convicted in the County Judge's Court in and for Baker County, Florida, at the December term thereof, A. D. 1927, of the offense of drunkenness and driving automobile while intoxicated and sentenced therefor to pay a fine of \$100.00 or six months in the county jail. Granted reprieve for thirty (30) days, January 23, 1928.

J. M. MCKEE—Convicted in the County Court of Seminole County, Florida, at the April term thereof, A. D. 1926, of the offense of possessing intoxicating liquor and sentenced therefor to six months employment of the county roads and to pay a fine of \$500.00 and costs of court, and in default of the payment of fine and costs to serve six months additional on the county roads of Seminole County, Florida. Granted reprieve for thirty (30) days, February 20, 1928.

J. E. BURNS—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the May term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, December 22, 1927.

J. E. BURNS—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the May term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, January 23, 1928.

J. E. BURNS—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the May term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, February 22, 1928.

H. G. LEMMENES—Convicted in the County Judge's Court in and for Brevard County, Florida, at the May term thereof, A. D. 1927, of the offense of being drunk or intoxicated and sentenced therefor to pay costs of court and three months in the county jail. Granted reprieve for thirty (30) days, January 31, 1928.

H. G. LEMMENES—Convicted in the County Judge's Court in and for Brevard County, Florida, at the May term thereof, A. D. 1927, of the offense of being drunk or intoxicated and sentenced therefor to pay costs of court and three months in the county jail. Granted reprieve for thirty (30) days, March 1, 1928.

TALTON BRANCH—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the October term thereof, A. D. 1926, of the offense of assault with intent to commit murder, second degree, and sentenced therefor to ten years in the State prison. Granted reprieve for thirty (30) days, March 5, 1928.

JOHN SIMMONS—Convicted in the Court of Record in and for Escambia County, Florida, at the January term thereof, A. D. 1926, of the offense of larceny and sentenced therefor to six months in the county jail. Granted reprieve for thirty (30) days, March 26, 1928.

JOHN SIMMONS—Convicted in the Court of Record in and for Escambia County, Florida, at the January term thereof, A. D. 1926, of the offense of larceny and sentenced therefor to six months in the county jail. Granted reprieve for thirty (30) days, April 24, 1928.

ELDON FARLEY—Convicted in the Justice of the Peace Court in and for Gadsden County, Florida, Friday, May 11, A. D. 1928, of the offense of speeding on the highway and sentenced therefor to pay a fine of \$50 and costs of court and serve 30 months in the county jail. Granted reprieve for thirty (30) days, May 15, 1928.

A. E. PHILLIPS—Convicted in the County Judge's Court in and for Martin County, Florida, at the March term thereof, A. D. 1927, of the offense of possession intoxicating liquor and sentenced therefor to pay a fine of five hundred dollars and costs and three months in county jail; or in default of payment of fine and costs, six months in the county jail. Granted reprieve for thirty (30) days March 19, 1928.

A. E. PHILLIPS—Convicted in the County Judge's Court in and for Martin County, Florida, at the March term thereof, A. D. 1927, of the offense of possession intoxicating liquor and sentenced therefor to pay a fine of five hundred dollars and costs and three months in county jail; or in default of payment of fine and costs, six months in the county jail. Granted reprieve for thirty (30) days, April 11, 1928.

A. E. PHILLIPS—Convicted in the County Judge's Court in and for Martin County, Florida, at the March term thereof, A. D. 1927, of the offense of possession intoxicating liquor and sentenced therefor to pay a fine of five hundred dollars and costs and three months in county jail; or in default of payment of fine and costs, six months in the county jail. Granted reprieve for thirty (30) days, May 17, 1928.

DR. C. J. PRICE—Convicted in the County Judge's Court in and for Jackson County, Florida, October 26, 1927, of the offense of becoming drunk and intoxicated and sentenced to serve thirty (30) days in the county jail. Granted reprieve for thirty (30) days, May 17, 1928.

E. L. PELT—Convicted in the Circuit Court in and for Wakulla County, Florida, at the fall term thereof, A. D. 1927, of the offense of having carnal intercourse with an unmarried female under the age of eighteen years and sentenced therefor to three years in the state penitentiary. Granted reprieve for thirty (30) days, April 19, 1928.

E. L. PELT—Convicted in the Circuit Court in and for Wakulla County, Florida, at the fall term thereof, A. D. 1927, of the offense of having carnal intercourse with an unmarried female under the age of eighteen years and sentenced therefor to three years in the state penitentiary. Granted reprieve for thirty (30) days, May 18, 1928.

SHELLIE BRANNON—Convicted in the County Judge's Court in and for Bay County, Florida, June 11, 1928, of the offense of possession of rum and sentenced therefor to be confined at hard labor in the county jail for the period of sixty (60) days. Granted reprieve for thirty (30) days, June 15, 1928.

K. L. PHELPS—Convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, December 21, 1927.

K. L. PHELPS—Convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D.

1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, January 19, 1928.

K. L. PHELPS—Convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, February 20, 1928.

K. L. PHELPS—Convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, April 3, 1928.

K. L. PHELPS—Convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, May 12, 1928.

K. L. PHELPS—Convicted in the Court of Record in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days, June 18, 1928.

HOMER ADDISON—Convicted in the Circuit Court in and for Charlotte County, Florida, October 27, 1926, of the offense of breaking and entering with intent to commit a felony and sentenced therefor to three years in the state penitentiary. Granted reprieve for thirty (30) days, June 18, 1928.

GEORGE DEEB—Convicted in the County Judge's Court in and for Leon County, Florida, October 14, 1927, of the offense of possession of intoxicating liquor, and sentenced therefor to pay a fine of \$350.00. Granted reprieve for thirty (30) days, June 21, 1928.

J. H. LIVINGSTON—Convicted in the Circuit Court in and for Sumter County, Florida, at the special December term thereof, A. D. 1926, of the offense of manslaughter and sentenced therefor to twenty years in the State penitentiary. Granted reprieve for thirty (30) days, June 25th, 1928.

COY WILLIAMS—Convicted in the Circuit Court in and for Jackson County, Florida, January, A. D. 1928, of the offense of embezzlement and sentenced therefor to two years in the State penitentiary. Granted reprieve for thirty (30) days, June 27, 1928.

J. E. BROOKS—Convicted in the County Judge's Court in and for Volusia County, Florida, September 14, 1926, of the offense of illegal possession of intoxicating liquors and sentenced therefor to serve sixty (60) days in the county jail and also to pay a fine and costs amounting to two hundred seventy-one dollars (\$271.00); in default of payment of said fine and costs to serve an additional four (4) months in the county jail. Granted reprieve for (30) days, July 7, 1928.

H. E. GOOLSBY—Convicted in the Criminal Court of Record in and for Polk County, Florida, September 27, 1927, of the offense of possession of intoxicating liquors and sentenced therefor to pay a fine of one thousand dollars (\$1,000.00) and costs of court or to serve one year in the State penitentiary. Granted reprieve for thirty (30) days, July 10, 1928.

E. M. BARBEE—Convicted in the County Judge's Court in and for Gadsden County, Florida, at the April term thereof, A. D. 1928, of the offense of possession of rum and sentenced therefor to pay a fine of \$350.00 and costs of court, or to serve six months in the county jail. Granted reprieve for thirty (30) days, June 19, 1928.

E. M. BARBEE—Convicted in the County Judge's Court in and for Gadsden County, Florida, at the April term thereof, A. D. 1928, of the offense of possession of rum and sentenced therefor to pay a fine of \$350.00 and costs of court, or to serve six months in the county jail. Granted reprieve for thirty (30) days, July 13, 1928.

W. C. COOPER—Convicted in the Criminal Court of Record in and for Orange County, Florida, January 11, 1927, of the offense of assault with intent to commit murder in the second degree and sentenced therefor to three years in the State penitentiary. Granted reprieve for thirty (30) days, June 18, 1928.

W. C. COOPER—Convicted in the Criminal Court of Record in and for Orange County, Florida, January 11, 1927, of the offense of assault with intent to commit murder in the second degree and sentenced therefor to three years in the State penitentiary. Granted reprieve for thirty (30) days, July 13, 1928.

E. M. BARBEE—Convicted in the County Judge's Court in and for Gadsden County, Florida, at the April term, A. D. 1928, of the offense of possession of rum and sentenced therefor to pay a fine of \$350.00 and costs of court, or to serve six months in the county jail. Granted reprieve for thirty (30) days, August 17th, A. D. 1928.

W. C. COOPER—Convicted in the Criminal Court of Record in and for Orange County, Florida, on the 11th day of January, A. D. 1927, of the offense of assault with intent to commit murder in the second degree and sentenced therefor to three years in the State penitentiary. Granted reprieve for thirty (30) days, August 16th, A. D. 1928.

HOMER ADDISON—Convicted in the Circuit Court in and for Charlotte County, Florida, on the twenty-seventh day of October, A. D. 1926, of the offense of breaking and entering with intent to commit a felony and sentenced therefor to three years in the State penitentiary. Granted reprieve, August 16th, A. D. 1928, for thirty (30) days.

HOMER ADDISON—Convicted in the Circuit Court in and for Charlotte County, Florida, on the twenty-seventh day of October, A. D. 1926, of the offense of breaking and entering with intent to commit a felony and sentenced therefor to three years in the State penitentiary. Granted reprieve July 17th, A. D. 1928, for thirty (30) days.

E. R. HODGES—Convicted in the County Judge's Court in and for Holmes County, Florida, in June, 1928, of the offense of reckless driving and violating the prohibition law and sentenced to pay a fine of One Hundred Dollars (\$100.00) and costs of court in one case and a fine of twenty-five (\$25.00) dollars and costs of court in the other case. Granted reprieve for thirty (30) days, September 20th, A. D. 1928.

G. C. HOFFMAN—Convicted in the County Court, in and for Marion County, Florida, December, A. D. 1927, of the offense of carrying concealed weapons and sentenced therefor to pay a fine of One Hundred Dollars (\$100.00) or serve three (3) months in the county jail. Granted reprieve for thirty (30) days, July 23rd, A. D. 1928.

G. C. HOFFMAN—Convicted in the County Court, in and for Marion County, Florida, December, A. D. 1927, of the offense of carrying concealed weapons and sentenced therefor to pay a fine of One Hundred Dollars (\$100.00) or serve three (3) months in the county jail. Granted reprieve, August 22nd, A. D. 1928, for thirty (30) days.

DAN HUCKS—Convicted in the County Judge's Court in and for Volusia County, Florida, on the 10th day of August, A. D. 1927, of the offense of illegal possession of intoxicating liquor and sentenced therefor to pay a fine of \$350.00 and costs of court and ninety days in the county jail; in default of payment of fine and costs, ninety days additional in the county jail. Granted reprieve for thirty (30) days, June 25th, A. D. 1928.

DAN HUCKS—Convicted in the County Judge's Court in and for Volusia County, Florida, on the 10th day of August, A. D. 1927, of the offense of illegal possession of intoxicating liquor and sentenced therefor to pay a fine of \$350.00 and costs of court and ninety days in the county jail; in default of payment of fine and costs, ninety days additional in the county jail. Granted reprieve for thirty (30) days, July 25th, A. D. 1928.

DAN HUCKS—Convicted in the County Judge's Court in and for Volusia County, Florida, on the 10th day of August, A. D. 1927, of the offense of illegal possession of intoxicating liquor and sentenced therefor to pay a fine of \$350.00 and costs of court and ninety days in the county jail; in default of payment of fine and costs, ninety days additional in the county jail. Granted reprieve for thirty (30) days August 24th, A. D. 1928.

GEORGE DEEB—Convicted in the County Judge's Court in and for Leon County, Florida, on the 14th day of October, A. D. 1927, of the offense of possession of intoxicating liquor and sentenced therefor to pay a fine of three hundred and fifty dollars (\$350.00). Granted reprieve for thirty (30) days August 23rd, A. D. 1928.

GEORGE DEEB—Convicted in the County Judge's Court in and for Leon County, Florida, on the 14th day of October, A. D. 1927, of the offense of possession of intoxicating liquor and sentenced therefor to pay a fine of three hundred and fifty dollars (\$350.00). Granted reprieve for thirty days, July 24th, A. D. 1928.

MITCHELL AND ANNA M. BLOMQUIST—Convicted in the Criminal Court of Record in and for Polk County, Florida, at the March term thereof, A. D. 1926, of the offense of living together in an open state of adultery and sentenced therefor to serve one year in the state penitentiary. Granted reprieve for thirty (30) days July 23rd, A. D. 1928.

COY WILLIAMS—Convicted in the Circuit Court in and for Jackson County, Florida, January, A. D. 1928, of the offense of embezzlement and sentenced therefor to two years in the state penitentiary. Granted reprieve for thirty (30) days July 26th, A. D. 1928.

ZEKE BOSWELL—Convicted in the County Judge's Court in and for Holmes County, Florida, at the April term thereof, A. D. 1928, of the offense of possessing intoxicating liquor and sen-

tenced therefor to pay a fine of one hundred dollars (\$100.00) and cost or serve three months in the county jail. Granted reprieve for thirty (30) days July 27th, A. D. 1928.

JOHN STEWART—Convicted in the County Judge's Court of Holmes County, Florida, in April, A. D. 1927, of the offense of unlawfully possessing a distilling apparatus and unlawfully possessing intoxicating liquor, and being concerned with the unlawful manufacture of intoxicating liquor, and unlawfully selling intoxicating liquor, and sentenced therefor to pay a fine of three hundred dollars and costs of prosecution, and to serve a period of ninety days in the county jail at hard labor and in default of payment of said fine and costs, to serve an additional period of six months in the county jail at hard labor. Granted reprieve for thirty (30) days August 7th, A. D. 1928.

T. B. BROWNELL—Convicted at the April term of the County Judge's Court in and for Holmes County, Florida, of the offense of violation of the prohibition laws and sentenced therefor to pay a fine of three hundred dollars (\$300.00) and costs of court and to serve a term of ninety days at hard labor in the county jail. Granted reprieve for thirty (30) days August 7th, A. D. 1928.

EUGENE WARD—Convicted in the Circuit Court in and for Holmes County, Florida, at the fall term, A. D. 1925, of the offense of having carnal intercourse with an unmarried female under the age of eighteen years, and sentenced therefor to serve two years in the state prison. Granted reprieve for thirty (30) days August 21st, 1928.

K. L. PHELPS—Convicted in the Court of Record, in and for Escambia County, Florida, at the October term thereof, A. D. 1927, of the offense of grand larceny and sentenced therefor to one year in the county jail. Granted reprieve for thirty (30) days July 17th, 1928.

H. E. GOOLSBY—Convicted in the Criminal Court of Record, in and for Polk County, Florida, on the 27th day of September, A. D. 1927, of the offense of possession of intoxicating liquors and sentenced therefor to pay a fine of one thousand (\$1,000.00) dollars and costs of court or to serve one year in the state penitentiary. Granted reprieve for thirty (30) days, August 9th, A. D. 1928.

TALTON BRANCH—Convicted in the Criminal Court of Record, in and for Hillsborough County, Florida, at the October term thereof, A. D. 1926, of the offense of assault with intent to commit murder, second degree, and sentenced therefor to ten years in the state prison. Granted reprieve for thirty (30) days August 11th, A. D. 1928.

JOHN SIMMONS—Convicted in the Court of Record in and for Escambia County, Florida, at the January term thereof, A. D. 1926, of the offense of larceny and sentenced therefor to six months in the county jail. Granted reprieve for thirty (30) days May 25th, A. D. 1928.

L. L. CARPENTER—Convicted in the County Judge's Court in and for Jackson County, Florida, on October 24th, A. D. 1927, of the offense of operating a car while under the influence of intoxicating liquor and sentenced therefor to pay a fine of \$100.00 and costs of court and to serve 30 days in the county jail at hard labor. Granted reprieve for thirty (30) days, September 28th, A. D. 1928.

C. J. WEAVER—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the September term thereof, A. D. 1927, of the offense of violating the prohibition laws and sentenced therefor to serve six months in the county jail and to pay a fine of five hundred dollars. Granted reprieve for thirty (30) days October 30th, A. D. 1928.

ERNEST PETTIS—Convicted in the County Judge's Court in and for Washington County, Florida, at the April term thereof, A. D. 1928, of the offense of possession of rum and sentenced therefor to pay a fine of \$100 and costs of court; in default of payment of fine and costs of court to serve 3 months in the county jail, and whose sentence was commuted to payment of a fine of \$50.00 and costs of court at the regular semi-annual meeting of the State Board of Pardons which was held beginning September 11th, A. D. 1928. Granted reprieve for thirty (30) days October 31, A. D. 1928.

JOE DAVIS—Convicted in the County Judge's Court in and for Washington County, Florida, July 16th, A. D. 1928, of the offense of transporting and possessing rum and sentenced therefor to pay a fine of \$100.00 and costs of court and in default of payment of costs of court and fine to serve 7 months in the county jail, both charges. Granted reprieve for thirty (30) days October 31, A. D. 1928.

T. E. BARGESSER—Convicted in the Criminal Court of Record in and for Hillsborough County, Florida, at the June term thereof, A. D. 1927, of the offense of larceny of an automobile and sentenced therefor to serve five years in the state

penitentiary. Granted reprieve for (thirty (30) days November 7th, A. D. 1928.

E. R. HODGES—Convicted in the County Judge's Court in and for Holmes County, Florida, in June, A. D. 1928, of the offense of reckless driving and violating the prohibition law and sentenced therefor to pay a fine of One Hundred Dollars (\$100.00) and costs of court in one case and a fine of Twenty-five Dollars (\$25.00) and costs of the court in the other case. Granted reprieve for thirty (30) days, November 19th, A. D. 1928.

A. C. CREWS—Convicted in the County Judge's Court in and for Holmes County, Florida, on the 6th day of September, A. D. 1928 of the offense of assault and battery and sentenced therefor to pay a fine of \$50.00 and costs of court. Granted reprieve for thirty (30) days, November 19th, A. D. 1928.

GEORGE CLIVE GOURLEY—Convicted in the Circuit Court in and for Indian River County on the 1st day of April, A. D. 1927, of the offense of murder in the second degree, and sentenced therefor to life imprisonment. Granted reprieve for thirty (30) days, November 27th A. D. 1928.

ELLIS HURST—Convicted in the Court of Record in and for Escambia County on the 1st day of November, A. D. 1928, of the offense of aggravated assault and sentenced therefor to one year at hard labor in the Florida Industrial School for Boys and the alternative sentence of one year in the county jail. Granted reprieve for thirty (30) days, November 30th, A. D. 1928.

HOMER ADDISON—Convicted in the Circuit Court in and for Charlotte County, Florida, at the fall term thereof, A. D. 1926, of the offense of breaking and entering with intent to commit a felony and sentenced therefor to serve three years in the State penitentiary. Granted reprieve for thirty (30) days, November 24th, A. D. 1928.

HOMER ADDISON—Convicted in the Circuit Court in and for Charlotte County, Florida, at the fall term thereof, A. D. 1926, of the offense of breaking and entering with intent to commit a felony and sentenced therefor to serve three years in the State penitentiary. Granted reprieve for thirty (30) days, October 19th, A. D. 1928.

MABEL MATHIS—Convicted in the County Judge's Court in and for Taylor County, Florida, on the 14th day of February, A. D. 1928, of the offense of petit larceny and sentenced therefor to serve 6 months in the county jail. Granted reprieve for thirty (30) days December 15th, A. D. 1928.

J. H. DODD—Convicted in the Circuit Court in and for Seminole County, Florida, on the 13th day of December, A. D. 1928, of the offense of non-support of his wife and sentenced therefor to serve one year in the State penitentiary of Florida. Granted reprieve for thirty (30) days, December 17th, A. D. 1928.

A. C. CREWS—Convicted in the County Judge's Court in and for Holmes County, Florida, on the 6th day of September, A. D. 1928 of the offense of assault and battery and sentenced therefor to pay a fine of \$50.00 and costs of court. Granted reprieve for thirty (30) days, December 18th, 1928.

GEORGE CLIVE GOURLEY—Convicted in the Circuit Court in and for Indian River County, Florida, on the 1st day of April, A. D. 1927, of the offense of murder in the second degree, and sentenced therefor to life imprisonment. Granted reprieve for thirty (30) days, December 31st, A. D. 1928.

GEORGE CLIVE GOURLEY—Convicted in the Circuit Court in and for Indian River County, Florida, on the 1st day of April, A. D. 1927, of the offense of murder in the second degree, and sentenced therefor to life imprisonment. Granted reprieve for thirty (30) days, January 28th, A. D. 1929.

GEORGE CLIVE GOURLEY—Convicted in the Circuit Court in and for Indian River County, Florida, on the 1st day of April, A. D. 1927, of the offense of murder in the second degree, and sentenced therefor to life imprisonment. Granted reprieve for thirty (30) days, March 1st, A. D. 1929.

A. E. TWISS—Convicted in the Criminal Court of Record in and for Polk County, Florida, on the 2nd day of June, A. D. 1928, of the offense incest and sentenced therefor to five years in the State penitentiary. Granted reprieve for thirty (30) days, December 31st, A. D. 1928.

ARTHUR DUNN—Convicted in the Circuit Court in and for Manatee County, Florida, at the spring term thereof, A. D. 1927, of the offense of embezzlement and sentenced therefor to serve six months in the State prison at hard labor. Granted reprieve for thirty (30) days, December 31st, A. D. 1928.

ARTHUR DUNN—Convicted in the Circuit Court in and for Manatee County, Florida, at the spring term thereof, A. D. 1927, of the offense of embezzlement and sentenced therefor to serve six months in the State prison at hard labor. Granted reprieve for

thirty (30) days, January 30th, A. D. 1929.

ARTHUR DUNN—Convicted in the Circuit Court in and for Manatee County, Florida, at the spring term thereof, A. D. 1927, of the offense of embezzlement and sentenced therefor to serve six months in the State prison at hard labor. Granted reprieve for thirty (30) days, March 1st, A. D. 1929.

W. B. TORRENCE—Convicted in the Court of Record in and for Escambia County, Florida, at the March term thereof A. D. 1929, of the offense of driving an automobile while under the influence of intoxicating liquor and sentenced therefor to pay a fine of \$100.00 and cost of court and to serve 30 days. Granted reprieve for thirty (30) days, March 9th, A. D. 1929.

TOM WALDORF—Convicted in the County Judge's Court in and for Jackson County, Florida, at the December term thereof, A. D. 1928, of the offense of violation of the prohibition laws and sentenced therefor to pay a fine of \$200.00 and costs of court or serve six months. Granted reprieve for thirty (30) days, March 9th, A. D. 1929.

ELLIS HURST—Convicted in the Court of Record in and for Escambia County, Florida, at the November term thereof, A. D. 1928, of the offense of aggravated assault and sentenced therefor to serve one year in the county jail. Granted reprieve for thirty (30) days, January 30th, A. D. 1929.

ERNEST PETTIS—Convicted in the County Judge's Court in and for Washington County, Florida, at the April term thereof, A. D. 1928, of the offense of possession of rum and sentenced therefor to pay a fine of \$100.00 and costs of court or to serve three months in the county jail, and whose sentence was commuted to payment of a fine of \$50.00 and costs of court at the semi-annual meeting of the State Board of Pardons which was held beginning September 11th, 1928. Granted reprieve for (30) days February 28th, A. D. 1929.

WILLIAM BURGER—Convicted in the Justice of the Peace Court in and for Volusia County, Florida, at the January 8th term, 1929, of the offense of vagrancy and sentenced therefor to serve sixty (60) days in the county jail. Granted reprieve for thirty days (30) February 1st, A. D. 1929.

ALTON BAUCUM—Convicted in the Justice of the Peace Court in and for Volusia County, Florida, at the January 8th, 1929, term, thereof of the offense of vagrancy and sentenced to serve sixty (60) days in the county jail. Granted reprieve for thirty (30) days February 1st, A. D. 1929.

S. A. DUNCAN—Convicted in the County Judge's Court in and for Washington County, Florida, on the 3rd day of October, A. D. 1928, of the offense of violation of the prohibition law and sentenced therefor to pay a fine of \$150.00 and costs of court and four (4) months in the county jail. Granted reprieve for thirty days (30) January 30th, A. D. 1929.

A. R. KEY—Convicted in the Circuit Court in and for Seminole County, Florida, at the February term thereof, A. D. 1928, of the offense of violation of the banking laws of the State of Florida, and sentenced therefor to serve three (3) years in the state penitentiary. Granted reprieve for thirty days (30) January 7th, A. D. 1929.

A. R. KEY—Convicted in the Circuit Court in and for Seminole County, Florida, at the February term thereof, A. D. 1928, of the offense of violation of the banking laws of the State of Florida, and sentenced therefor to serve three (3) years in the State Penitentiary. Granted reprieve for thirty days (30) January 30th, A. D. 1929.

JOE DAVIS—Convicted in the County Judge's Court in and for Washington County, Florida, on the 16th day of July, A. D. 1928, of the offense of transporting and possessing rum and sentenced therefor to pay a fine of \$100.00 and costs of court or to serve seven (7) months in the county jail. Granted reprieve for thirty (30) days January 30th, A. D. 1929.

MABLE MATHIS—Convicted in the County Judge's Court in and for Taylor County, Florida, on the 14th day of February, A. D. 1928, of the offense of petit larceny and sentenced therefor to serve six months in the county jail. Granted reprieve for thirty (30) days January 15th, A. D. 1929.

C. L. TAYLOR—Convicted in the County Court in and for Gadsden County, Florida, at the February term thereof, A. D. 1929, of the offense of possessing intoxicating liquor, and sentenced to pay a fine of \$250.00 and costs of court or to serve six (6) months in the county jail. Granted reprieve for thirty (30) days, February 28th, A. D. 1929.

LOVE BARNES, JR.—Convicted in the County Judge's Court in and for Jackson County, Florida, on the 27th day of November, A. D. 1928, of the offense of petit larceny and sentenced to pay a fine of \$25.00 and cost of prosecution or to serve ninety (90) days in the county jail. Granted reprieve for thirty days (30), February 18th, A. D. 1929.

J. HENRY DUPREE—Convicted in the County Judge's Court in and for Jackson County, Florida, on the 26th day of December, A. D. 1928, for the offense of operating an automobile while under the influence of liquor and sentenced to pay a fine of \$100.00 and thirty (30) days in jail, or in default of payment of fine to serve sixty (60) days in jail. Granted reprieve for thirty (30) days, February 20th, 1929.

DOROUGH BUSH—Convicted in the Circuit Court in and for Madison County, Florida, at the fall term thereof, A. D. 1927, of the offense of petit larceny and sentenced therefor to serve eighteen (18) months in the State penitentiary. Granted reprieve for thirty (30) days, January 16th, A. D. 1929.

DOROUGH BUSH—Convicted in the Circuit Court in and for Madison County, Florida, at the fall term thereof, A. D. 1927, of the offense of petit larceny and sentenced therefor to serve eighteen (18) months in the State penitentiary. Granted reprieve for sixty days, February 13th, A. D. 1929.

A. E. TWISS—Convicted in the Criminal Court of Record in and for Polk County, Florida, on the 2nd day of June, A. D. 1928, of the offense of incest and sentenced therefor to serve five (5) years in the State penitentiary. Granted reprieve for thirty (30) days, January 30th A. D. 1929.

A. E. TWISS—Convicted in the Criminal Court of Record in and for Polk County, Florida, on the 2nd day of June, A. D. 1928, of the offense of incest and sentenced therefor to serve five (5) years in the State penitentiary. Granted reprieve for sixty (60) days, February 11th, A. D. 1929.

M. L. DEKLE, JR.—Convicted in the County Judge's Court in and for Jackson County, Florida, on the 25th day of September, A. D. 1928, of the offense of issuing a worthless check and sentenced therefor to serve ninety (90) days in the county jail. Granted reprieve for thirty (30) days, January 7th, 1929.

M. L. DEKLE, JR.—Convicted in the County Judge's Court in and for Jackson County, Florida, on the 25th day of September, A. D. 1928, of the offense of issuing a worthless check and sentenced therefor to serve ninety (90) days in the county jail. Granted reprieve for sixty (60) day, February 8th, A. D. 1929.

DAVID SELLARS AND BASIL GRIGGS—Convicted in the Criminal Court of Record in and for Orange County, Florida, on the 19th day of October, A. D. 1927, of the offense of perjury and sentenced to serve one year in prison. Granted reprieve for sixty (60) days, April 2nd, 1929.

LEE RESTED—Convicted in the Criminal Court of Record in and for Dade County, Florida, at the June term thereof, A. D. 1928, of the offense of manslaughter and sentenced therefor to serve six months in the county jail. Granted reprieve for sixty (60) days, April 9th, A. D. 1929.

EDWARD GAINER—Convicted in the Circuit Court in and for Washington County, Florida, at the spring term thereof, A. D. 1929, of the offense of perjury and sentenced therefor to one year in prison. Granted reprieve for sixty (60) days, April 11th, A. D. 1929

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Fla., April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir: I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

Senate Bill No. 97:
A bill to be entitled An Act to authorize the Board of County Commissioners of Orange County to issue county bonds in the amount of two hundred and fifty thousand dollars for the purpose of refunding the floating indebtedness on the Court House of the county, and to enable the Board to reduce the tax levy of five mills for Court House building to a levy not to exceed one mill, for the year 1929.

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

And Senate Bill No. 97, contained in the above message was referred to the Committee on Enrolled Bills.

Also—
The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Florida, April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir: I am directed by the House of Representatives to inform the Senate that the House of Representatives has failed to pass by the Constitutional two-thirds vote, the Governor's veto to the contrary notwithstanding—

Senate Bill No. 811 (of the 1927 session):
A bill to be entitled "An Act prohibiting the registration of voters before any person other than the supervisor of registration or his lawful authorized deputies in all counties of the State of Florida having a population in excess of 150,000, according to the last preceding census authorized by the State of Florida."

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Fla., April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir: I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

Senate Bill No. 47:
A bill to be entitled An Act to validate, ratify and confirm the proceedings of the Board of County Commissioners of Monroe County, Florida, authorizing the issuance and sale of \$200,000.00 of refunding bonds of said county, and providing for the levy of a tax to pay the interest and principal of said bonds; to validate, ratify and confirm the indebtedness of Monroe County, Florida, for which said refunding bonds are issued, and to provide the manner of disbursing the funds received from the sale of said bonds, and repealing any conflicting law.

(Proof of publication attached to the bill.)
Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

And Senate Bill No. 47, contained in the above message, was referred to the Committee on Enrolled Bills.

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Fla., April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir: I am directed by the House of Representatives to inform the Senate that the House of Representatives has laid on the table—

Senate Bill No. 100:
A bill to be entitled An Act for continuance of any and all cases, civil, criminal, chancery, probate, or any other kind whatsoever, which may be for hearing on default final or interlocutory, or trial, before any judge or court of the State of Florida, on a date during any session of the Florida Legislature, wherein any Senator or Member of the House of Representatives of the Florida Legislature is interested, or connected with as attorney or party, to a date or term subsequent to the adjournment of the said session of the Florida Legislature.

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives,

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Fla. April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir: I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

Senate Bill No. 130:
A bill to be entitled An Act to divert, transfer and to authorize the State Road Department of Florida to appropriate the remainder of moneys deposited with it by the Board of County Commissioners of Okaloosa County, Florida, for State Road No. 10, twenty-six thousand (\$26,000.00) dollars to State Road No. 54, and the remainder to County Road extending from the inter-

section of State Road No. 10 at or near Valparaiso, Florida, to the Santa Rosa County line.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And Senate Bill No. 130, contained in the above message, was referred to the Committee on Enrolled Bills.

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Florida, April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed by the Constitutional two-thirds vote, the Governor's veto to the contrary notwithstanding—

Senate Bill No. 941: (By Session 1927):

A bill to be entitled An Act relating to elections held in the Town of Ormond, Volusia County, Florida; prescribing the method of holding said elections; the time and manner of registration; designating who are qualified electors; regulating the manner of challenging persons offering to vote; requiring production of naturalization certificates or authenticated copies thereof in certain cases; declaring the violations of the provisions hereof to be misdemeanors, except that false swearing shall be perjury; to establish a white non-partisan municipal party of the Town of Ormond; to provide for other political parties in the Town of Ormond; to provide for the nomination of elective officers of said municipality by primary election, and more particularly amending Chapter 9869, Special Acts, 1923.

Very respectfully,

FRANK WEBB

Chief Clerk House of Representatives.

And Senate Bill No. 941, contained in the above message was ordered to be certified to the Secretary of State, as having passed by the Constitutional two-thirds vote in both branches of the Legislature, the Governor's objections thereto to the contrary notwithstanding.

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Fla., April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

House Bill No. 25:

A bill to be entitled An Act fixing the compensation of County Superintendents of Public Instruction of Counties in the State of Florida, whose population according to the census of 1925 was not less than one thousand one hundred eleven and not more than twelve hundred, and whose total assessed valuation for the year 1927 was not less than three million two hundred fifteen thousand nine hundred sixty eight dollars and not more than three million five hundred thousand dollars.

Also—

House Bill No. 33:

A bill to be entitled An Act providing for a license tax to be paid by persons and corporations selling or peddling farm or grove products; exempting therefrom persons and corporations selling or peddling Florida grown farm or grove products or products manufactured therefrom when the persons or corporation selling or peddling said farm or grove product is the producer thereof; and exempting therefrom persons or corporations selling or peddling farm or grove products grown in any state other than Florida, when offered for sale by the producer thereof, and when the State where the farm or grove product is grown gives and affords to Florida farm and grove produce sellers or peddlers this same exemption.

Also—

House Bill No. 82:

A bill to be entitled An Act to validate, ratify and confirm all Acts and proceedings of the city council and of the officers and agents of the City of Hialeah in discontinuing certain improvement projects in said city; to authorize the use of the unexpended balance of the proceeds of certain bonds issued to pay the cost of said improvements in the purchase or retirement of said bonds and the payment of the interest thereon, and to validate, ratify and confirm the acts of the officials of said city

in applying a portion of the proceeds of said bonds to the payment of maturing bonds and interest coupons.

Also—

House Bill No. 85:

A bill to be entitled An Act to amend Section 27 of Chapter 11580, Acts of Extraordinary Session of 1925. Relating to the City of La Belle in Glades and Hendry Counties.

Also—

House Bill No. 100:

A bill to be entitled An Act to authorize the payment of any or all installments of assessments for street paving in the City of Sanford, Florida, and for bulkhead improvements on Lake Monroe in said city that have become or may become due prior to December 31, 1929, without payment of accrued interest upon the total assessment or installments thereof, or interest upon accrued interest, provided that said installments be paid prior to December 31, 1929, and provided that nothing herein contained shall prevent said City of Sanford from enforcing payment of any of such installments without interest prior to December 31, 1929, in the manner provided by law.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And Senate Bill No. 25, contained in the above message, was read the first time by its title and the further consideration of same was temporarily passed over.

And House Bill No. 33, contained in the above message, was read the first time by its title and was referred to the Committee on Judiciary "A."

And House Bill No. 82, contained in the above message, was read the first time by its title and was placed on the Calendar of Local Bills on second reading without reference.

And House Bill No. 85, contained in the above message, was read the first time by its title and was placed on the Calendar of Local Bills on second reading without reference.

And House Bill No. 100, contained in the above message, was read the first time by its title.

Mr. Taylor moved to waive the rule and that House Bill No. 100 be read the second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 100 was read the second time by its title only.

Mr. Taylor moved that the rule be further waived, and that House Bill No. 100 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 100 was read the third time in full.

Upon the passage of the Bill, the roll was called and the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker and Young—36.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

The following message from the House of Representatives was received and read—

House of Representatives,
Tallahassee, Florida, April 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

House Bill No. 101:

A bill to be entitled An Act to validate, ratify and confirm the election on December 4, 1928, of Nelson Gray, R. A. Newman and Vivian A. Speer as three of the city commissioners of the City of Sanford, Florida, and to declare them duly elected as of said December 4, 1928, as three of the city commissioners of the City of Sanford, Florida, and to declare said Nelson Gray, R. A. Newman and Vivian A. Speer to be three of the duly qualified and acting city commissioners of said City of Sanford, Florida, for the respective terms for which they were elected.

Also—

House Bill No. 102:

A bill to be entitled An Act to amend Section 22 of Chapter

9897. Laws of Florida, Acts of 1923, the same being, "An Act to abolish the present municipal government of the City of Sanford, Seminole County, State of Florida, and to organize, incorporate and establish a city government for the same, and to prescribe the jurisdiction, powers and functions of said municipality," such section hereby amended relating to the recording and authentication of ordinances and resolutions and publication of ordinances.

Also—

House Bill No. 103:

A bill to be entitled An Act validating, ratifying and confirming all of the Acts and proceedings of S. O. Chase, Frank L. Miller, Nelson Gray, R. A. Newman, and Vivian A. Speer, as and constituting the City Commission of the City of Sanford, Florida, from and after the eighth day of January, 1929.

Also—

House Bill No. 104:

A bill to be entitled An Act to validate and confirm that certain election held in the City of Sanford, Florida, on the eighteenth day of September, 1928, whereat certain amendments of Sections eight, eleven, thirteen, twenty, forty-eight, fifty-seven, sixty-six, seventy-five, one hundred twenty-four and one hundred twenty-five of the Charter of the City of Sanford, Florida, were adopted under the provisions of Section one hundred thirty-six of Chapter 9897, Laws of Florida, Acts of 1923, and to declare said Sections as amended to be a part of the Charter of the City of Sanford, Florida, as of and from said eighteenth day of September, 1928.

Also—

House Bill No. 105:

A bill to be entitled An Act authorizing the redemption of any and all delinquent taxes due the City of Sanford, Florida, for any year prior to the year 1928 without payment of interest, provided that such redemption be made before the thirty-first day of December, 1929, and that this Act shall not apply to any tax certificates not owned by said City of Sanford, and provided further that nothing herein contained shall prevent said City of Sanford from enforcing payment of such delinquent taxes without interest prior to December thirty-first, 1929, in the manner provided by law.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 101, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on Second Reading without reference.

And House Bill No. 102, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on second reading without reference.

And House Bill No. 103, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on second reading without reference.

And House Bill No. 104, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on second reading without reference.

And House Bill No. 105, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on second reading without reference.

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Florida, April 15, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

House Bill No. 109:

A bill to be entitled An Act ratifying, confirming, validating and legalizing the assessments, valuations of properties and levies of taxes by the town of Oak Hill, Volusia County, Florida, for the years A. D. 1927, 1928 and 1929, and authorizing the collection of said taxes in manner provided by law.

Also—

House Bill No. 113:

A bill to be entitled An Act granting to the City of Jacksonville, Florida, for park and other public purposes an unnamed submerged island in the St. Johns River opposite Memorial Park in the City of Jacksonville, Florida.

Also—

House Bill No. 130:

A bill to be entitled An Act to amend Section 105 of Chapter 9897, Laws of Florida, Acts of 1923, the same being: "An Act to abolish the present municipal government of the City of Sanford, Seminole County, State of Florida, and to organize, incorporate and establish a city government for the same, and to prescribe the jurisdiction, powers and functions of said municipality." Said Section 105 relating to time of payment of installments of street paving assessments and the foreclosure of the lien of such street paving assessments provided that nothing herein contained shall affect any special right of payment of installments of street paving assessments due said city of Sanford which may have been heretofore enacted or may be hereinafter enacted by the Legislature of the State of Florida.

Also—

House Bill No. 131:

A bill to be entitled An Act to amend Section Eighty-Eight of Chapter 9897, Laws of Florida, Acts of 1923, the same being: An Act to abolish the present municipal government of the City of Sanford, Seminole County, State of Florida, and to organize, incorporate and establish a city government for the same, and to prescribe the jurisdiction, powers and functions of said municipality." Said Section Eighty-Eight thereof hereby amended relating to the advertisement and sale of real estate for non-payment of taxes due said City of Sanford, Florida.

Also—

House Bill No. 132:

A bill to be entitled An Act to authorize the City of Sanford, Florida, to borrow money in anticipation of the collection of delinquent taxes and to issue negotiable notes of said city for money so borrowed; to require the payment of all sums so borrowed on the next maturing principal and interest of the bonded indebtedness of said city and to provide for the disposition of all funds received in collection of delinquent taxes in anticipation of which said moneys are so borrowed, and to provide for the payment of such note or notes for money borrowed hereunder in the event sufficient delinquent taxes are not collected for said purpose.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 109, contained in the above message, was read the first time by its title only.

Mr. Putnam moved that the rules be waived and that House Bill No. 109 be read the second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 109, with title above stated, was read the second time by its title only.

Mr. Putnam moved that the rules be further waived and that House Bill No. 109 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 109, with title above stated, was read the third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President; Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—36.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

And House Bill No. 113, contained in the above message, was read the first time by its title and was referred to the Committee on Judiciary "A."

And House Bill No. 130, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on Second Reading without reference.

And House Bill No. 131, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on second reading without reference.

And House Bill No. 132, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on second reading without reference.

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Fla., April 15, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

House Bill No. 157:

A bill to be entitled An Act to amend Section 93 of Chapter 9897, Laws of Florida, Acts of 1923, the same being "An Act to abolish the present Municipal Government of the City of Sanford, Seminole County, State of Florida, and to organize, incorporate and establish a city government for the same, and to prescribe the jurisdiction, powers and functions of said municipality," said Section 93 relating to the issuance of tax certificates by the City Tax Collector of the said City of Sanford, and redemption thereof, the appointment of the Clerk of Circuit Court of Seminole County, Florida, as Deputy City Tax Collector, and issuance of tax deeds based upon said city of Sanford tax certificates and the foreclosure of liens for taxes, provided that nothing herein contained shall affect any special right of redemption from delinquent taxes as provided in any act heretofore or hereafter enacted by the Legislature of the State of Florida.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 157, contained in the above message, was read the first time by its title and was placed on the Calendar of Local Bills on the second reading without reference.

BILLS AND JOINT RESOLUTIONS ON THE THIRD READING

Senate Bill No. 59:

A bill to be entitled An Act as to the admission as evidence in courts of this State of certificates issued under authority of the Congress of the United States or certified copies thereof, relating to the grade, classification, quality or condition of agricultural products.

Was taken up in its order and the consideration of the same was temporarily passed over.

Senate Bill No. 104:

A bill to be entitled An Act to dedicate and set aside certain land owned by the City of Lake City, Florida, lying on the west side of State Highway No. 2, in Columbia County, Florida, for park and beautification purposes.

Was taken up in its order and read the third time in full.

Upon the passage of Senate Bill No. 104, the roll was called and the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker and Young—36.

Nays—None.

So the Bill passed; title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

CONSIDERATION OF BILLS ON THE SECOND READING

Senate Bill No. 43:

A bill to be entitled An Act to amend Sections 6949 and 6954 of the Compiled General Laws of Florida of 1927, Relating to the Dividing of Counties into Cattle Districts; Appointment and term of Office of Inspectors and Prescribing Oath of said Inspectors.

Was taken up in its order and read the second time.

Committee on Agriculture and Live Stock offered the following amendment to Senate Bill No. 43:

In Section 1, line 8, strike out the word "Ten" and insert in lieu thereof the following: "Twenty-five".

Mr. Phillips moved the adoption of the amendment.

Which was agreed to.

The Committee on Agriculture and Live Stock offered the following amendment to Senate Bill No. 43:

Strike out the figures 6954 in the title and body of the bill, and insert in lieu thereof the following: 6950.

Mr. Phillips moved the adoption of the amendment.

Which was agreed to.

And Senate Bill No. 43, as amended, was referred to the Committee on Engrossed Bills.

Senate Bill No. 16:

A bill to be entitled an Act ratifying, validating and confirming all conveyances of land heretofore made by the Board of County Commissioners of any County in the State of Florida, or by or under the authority of any such Board.

Was taken up in its order and placed before the Senate, and read the second time.

There being no amendment, Senate Bill No. 16 took its position on the Calendar of Bills on the Third Reading.

Senate Bill No. 25:

A bill to be entitled An Act to amend Section 5751, Compiled General Laws of Florida, 1927, relating to deficiency decrees and common lawsuit to recover deficiency.

Was taken up in its order and read the second time in full.

The Committee on Judiciary "B" offered the following amendment to Senate Bill No. 25:

Strike out the words "A bill to be entitled An Act to amend Section 5751, Compiled General Laws of Florida, 1927, relating to deficiency decrees and common law suits, to recover deficiency," and insert in lieu thereof the following:

A bill to be entitled An Act to amend Section 1 of Chapter 11993, Acts of 1927, being Section 5751, Compiled General Laws of Florida, 1927, relating to deficiency decrees and common law suits to recover on deficiencies.

Mr. Wagg moved the adoption of the amendment.

Which was agreed to.

Committee on Judiciary "B" offered the following amendment to Senate Bill No. 25:

In Section 1, line 1, strike out the words "That Section 5751," and insert in lieu thereof the following: "That Section 1 of Chapter 11993, Acts of 1927, being Section 5751."

Mr. Wagg moved the adoption of the amendment.

Which was agreed to.

Senate Bill No. 25, as amended, was referred to the Committee on Engrossed Bills.

Senate Bill No. 40:

A bill to be entitled An Act relating to the issuing of State licenses to persons, firms or corporations engaged in the solicitation and sale of insurance in the State of Florida.

Was taken up in its order and placed before the Senate, and read the second time.

There being no amendment, Senate Bill No. 40 took its position on the Calendar of Bills on the Third Reading.

Senate Bill No. 50:

A bill to be entitled An Act to provide additional penalties and disqualifications to be imposed upon persons convicted of the offense of operating a motor vehicle while drunk.

Was taken up in its order.

And the consideration of same was temporarily passed over.

Senate Bill No. 61:

A bill to be entitled An Act to repeal Chapter No. 11829, Acts of the Legislature of 1927, being, "An Act requiring each Corporation doing business in the State of Florida to file with the Secretary of State a certificate either designating the office of a clerk of a Circuit Court and the clerk of said Court for any County as its office and agent for the service of process, or a certificate showing its office or place of business for the service of process in this State and accurately and correctly stating the location thereof, and also requiring said corporation to keep its office or place of business open during certain hours each day, excepting Sundays and legal holidays, and requiring each of said corporations to keep at said office during said hours one or more officers or agents, and providing that process in all civil cases issuing out of any of the courts in this State may be served upon any officer, director or agent of said corporation at said office, and providing for service of process by publication upon any corporation that shall fail or refuse to file said certificate with the Secretary of State, or that shall fail or refuse to keep its office at its place of business open during the hours and upon the days hereinafter designated, or that shall fail or refuse to keep at said office during said hours one or more officers or agents, and providing for service of process by publication upon any association or foreign corporation which shall not have qualified to do business in this State, but which shall have or appear to have, or to have had, any interest in property within this State, providing that foreign corporations which have heretofore and shall hereafter qualify to transact business in this State shall file with the Secretary of State a list of their officers and directors; providing the conditions under which foreign corporations may maintain actions in the Courts of this State and other purposes."

Was taken up in its order and placed before the Senate, and read the second time.

There being no amendment, Senate Bill No. 61 took its position on the Calendar of Bills on the Third Reading.

Senate Bill No. 62:

A bill to be entitled An Act to repeal Chapter 12409, Acts of the Legislature of 1927, being An Act to amend Sections 777, 794 and 795 of the Revised General Statutes of Florida, relating to notice of application for tax deed, manner of obtaining tax deed, limitation of time in which suit may be brought, and refunding of taxes and other expenses where land is recovered from tax deed holder.

Was taken up in its order and placed before the Senate, and read the second time.

There being no amendment, Senate Bill No. 62 took its position on the Calendar of Bills on the Third Reading.

Senate Bill No. 66:

A bill to be entitled An Act to amend Section 5276 of Article 11, of the Compiled General Laws of Florida, entitled Article 11, "Notice of Institution of Suit, Personal and by Publication."

Was taken in its order and read the second time.

Mr. Rowe of the 10th District offered the following amendment to Senate Bill No. 66:

Strike out the title of the Act and all of bill thereafter down to and including "5276" in line six (6) of Section 1, and insert in lieu thereof the following:

"An Act to Amend Section 3423 of Article 11 of the Revised General Statutes of Florida, (Same being Article 11, Section 5276, Compiled General Laws of Florida, 1927), entitled

Article 11. Notice of Institution of Suit, Personal and by Publication. 3423. Service—Be it enacted by the Legislature of the State of Florida: Section 1. That Section 3423 of Article 11, of the Revised General Statutes of Florida be, and the same is hereby amended to read as follows:

Article 11. Notice of Institution of Suit, Personal and by Publication. 3422."

Mr. Rowe moved the adoption of the amendment.

Which was agreed to.

Senate Bill No. 66, as amended, was referred to the Committee on Engrossed Bills.

Senate Bill No. 72:

A bill to be entitled An Act to amend Section 3431 of The Revised General Statutes of Florida, 1920, relating to the right to a Writ of Garnishment.

Was taken up and placed before the Senate, and read the second time.

There being no amendment, Senate Bill No. 72 took its position on the Calendar of Bills on the Third Reading.

Senate Bill No. 60:

A bill to be entitled An Act to amend Chapter 8502, Laws of Florida, being An Act entitled: "An Act to Regulate and Provide for the Military Forces of the State of Florida, and to Promote its Efficiency; to Prescribe Rules, Regulations and Means for its Organization, Administration, Armament, Equipment, Discipline, Control and Supervision; to Provide for its Maintenance, Support and Upkeep; to Authorize and Empower the Governor of Florida to Make and Publish Rules and Regulations for the Reorganization of the Florida National Guard, in Conformity to Acts of Congress Relating to the National Guard;

to Authorize the Governor to Take Necessary Steps for Procuring Aid, Equipment and Appropriations from the Federal Government for the National Guard; to Provide means for the Enforcement of This Act; to Fix Penalties and Punishments for the Violation of This Act; and to Repeal Articles I, II and III of Chapter 1, Military Code of Florida, Under Title VIII, Revised General Statutes of Florida, 1920, as Amended by the Act Approved June 7, 1923, the Same Being Chapter 9337, Laws of Florida, and by the Act Approved May 28, 1925, Being Chapter 10185, Laws of Florida," as such Chapter 8502 was amended by Chapter 12089, Laws of Florida, approved May 30, 1927; and to repeal all laws and parts of laws in conflict herewith.

Was taken up and placed before the Senate, and read the second time.

There being no amendment, Senate Bill No. 60 took its position on the Calendar of Bills on the Third Reading.

Mr. Stewart moved to waive the rules and place Senate Bill No. 66 back on its second reading for the purpose of amendment.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 66 was placed before the Senate on the second reading for amendment.

Mr. Stewart of 16th District offered the following amendment to Senate Bill No. 66:

In Section 1, lines 11 and 12, strike out the words "two months" and insert in lieu thereof the following: "one month."

Mr. Stewart moved the adoption of the amendment.

Which was agreed to.

There being no further amendments, Senate Bill No. 66, as amended, was recommitted to the Committee on Engrossed Bills.

Mr. Anderson moved that the Senate do now go into executive session for the consideration of executive communications.

Which was agreed to.

Whereupon, the Senate, at 5:17 o'clock P. M., closed its doors and went into executive session.

At 6:18 o'clock P. M. the doors of the Senate Chamber were thrown open and the Senate resumed its regular session.

The President in the chair.

The roll was called and the following Senators answered to their names:

Mr. President; Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, McCall, Mitchell, Neel, Phillips Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—36.

A quorum present.

Mr. Swearingen moved that the Senate do now adjourn.

Which was agreed to.

Thereupon, the Senate stood adjourned at 6:26 o'clock P. M. until 11 o'clock A. M. Tuesday, April 16, 1929.

CONFIRMATION

The Senate, in executive session, this day confirmed the appointment by the Governor of Honorable W. J. Skinner to be Solicitor of the Criminal Court of Record in and for Hillsborough County, Florida.