

Serial: 240124

## IN THE SUPREME COURT OF MISSISSIPPI

No. 2014-M-01740

**JOHN PEYTON ALEXANDER, II A/K/A JOHN  
PEYTON ALEXANDER, II*****Petitioner***

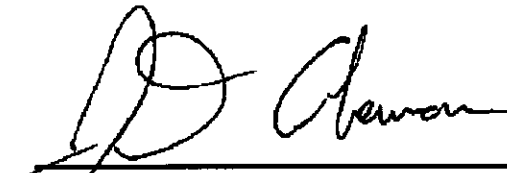
v.

**STATE OF MISSISSIPPI*****Respondent*****ORDER**

The instant matter is before the undersigned Justice on the Petition for Rehearing filed pro se by John Peyton Alexander, II. The undersigned Justice finds that the petition should be denied.

IT IS, THEREFORE, ORDERED that the Petition for Rehearing is denied.

SO ORDERED.

**DIGITAL SIGNATURE****Order#: 240124****Sig Serial: 100004825****Org: SC****Date: 01/05/2022**  
\_\_\_\_\_  
Josiah Dennis Coleman, Justice

rec'd  
01/07/2022  
JAI

1 APPENDIX A-1

Serial: 239798

IN THE SUPREME COURT OF MISSISSIPPI

No. 2014-M-01740

**JOHN PEYTON ALEXANDER, II**

*Petitioner*

v.

**STATE OF MISSISSIPPI**

*Respondent*


**ORDER**

This matter is before the panel of King, P.J., Coleman and Chamberlin, JJ., on the Petition for Writ of Mandamus filed by John Peyton Alexander, II. After due consideration, the panel finds that the petition should be denied.

IT IS THEREFORE ORDERED that the Petition for Writ of Mandamus filed by John Peyton Alexander, II, is denied.

SO ORDERED.

DIGITAL SIGNATURE  
Order#: 239798  
Sig Serial: 100004793  
Org: SC  
Date: 12/22/2021

  
Robert P. Chamberlin, Justice

APPENDIX A-2

MISSISSIPPI DEPARTMENT OF CORRECTIONS  
Administrative Remedy Program

EMCF-21-221

SECOND STEP RESPONSE FORM

You must respond to the inmate within 45 days of receipt of the appeal of the First Step Response.

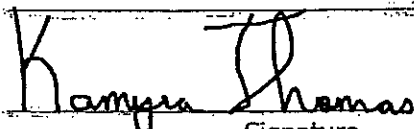
Inmate's Name & #: JOHN ALEXANDER #30021

Location: EMCF

From: KAREN ROBINSON

Title: SPO IV - CMCF RECORDS SUPERVISOR

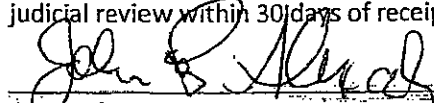
Offender Alexander 30021, Your file has been thoroughly reviewed and your time is correct.

  
Signature

09-08-2021

Date

The above named inmate has fulfilled the requirements of the Administrative Remedy Program and is eligible to seek judicial review within 30 days of receipt of the Second Step Response.

  
Inmate's Signature

DOC #

30021

Date

10/05/21

APPENDIX B-3

MISSISSIPPI DEPARTMENT OF CORRECTIONS  
Administrative Remedy Program

ARP-2

NUMBER EmCF - 21 - 221

FIRST STEP RESPONSE FORM

Type or use ball point pen. You must return your response to the Administrative Remedy Program Director within 30 days of the date the request was initiated

To: John Alexander 30021  
Inmate's Name and DOC#

EmCF  
Housing Unit

From: Ms Durr  
Person to whom 1st Step is Directed

MDOC Records  
Title/Location

If you are not satisfied with this response, you may go to Step Two by checking below and forwarding to the ARP Administrative Remedy Program Director within 5 days of your receipt of this decision.

Your file has been reviewed, you're still  
serving a life sentence, the parole board  
will review your file again 11/20/2022

De'Anna McCallum  
Signature

June 8, 2021  
Date

☒ I am not satisfied with this response and wish to proceed to Step Two.

REASON:

On 04/3/1979 & 12/20/1979, Gov. Cliff Finch cut my life-sentence by [Ex-A-1]  
60 days. Also, in 1983, THE MDOR RECORDS Office posted 2469  
days good-time for me. [Ex. A-1.500]. Don't cheat me out of my good-time

( ) I wish to cancel this complaint. You do not have to return this and time limits will cancel complaint.

John Alexander 30021  
Inmate's Signature DOC#

6/16/21  
Date

APPENDIX B-4

Administrative Remedy Program Director - ORIGINAL

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT OF  
HINDS COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

CAUSE NO. 0-261

John Peyton Alexander II

JURY VERDICT AND SENTENCING OF THE DEFENDANT BY THE COURT

Now comes the District Attorney who prosecuted for and on behalf of the State of Mississippi and the Defendant, John Peyton Alexander II, in his own proper person, in custody and by counsel, being called to answer a charge of Murder, being arraigned upon the charge in the indictment, duly entered a plea of Not Guilty thereto.

Thereupon came a Jury of Mr. Paul A. Purvis and eleven other good and lawful citizens who being duly empanelled, sworn and charged to well and truly try the issue joined and a true verdict render according to the law and the evidence. After hearing all the evidence and arguments of counsel, and receiving the instructions of the Court, retired and presently returned int open Court the following verdict, to wit:

"The, the Jury find the defendant guilty as charged."  
It is therefore ordered and adjudged that the Defendant, John Peyton Alexander II, for such his crime of Murder

, to which he has been found Guilty as Charged, be and hereby is sentenced to serve a term of life in the Mississippi State Penitentiary

SO ORDERED AND ADJUDGED, this the 7 day of May, 1976.

Paul A. Purvis  
CIRCUIT JUDGE

RECEIVED  
MAY 22 1982  
MSP  
RECORD OFFICE

707  
APPENDIX C-5

Mississippi  
Executive Department  
Jackson

EXECUTIVE ORDER NO. 217

WHEREAS, the Superintendent of the Mississippi State Penitentiary is authorized and empowered to assign inmates of the Penitentiary to duty at the Governor's Mansion; and

WHEREAS, from time to time the Superintendent does assign certain inmates to perform duty at the Governor's Mansion; and

WHEREAS, the State's policy therefor is to encourage rehabilitation and a sense of public responsibility on the part of inmates, and a furtherance of said policy is accomplished through such duty assignments; and

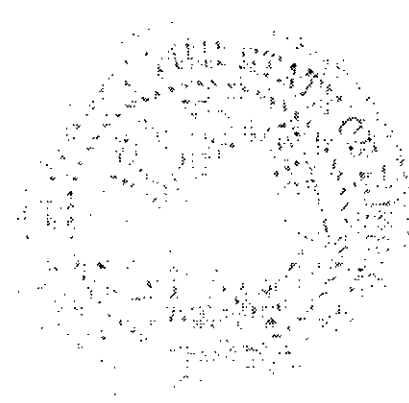
WHEREAS, those inmates who satisfactorily perform and who have heretofore satisfactorily performed the aforesaid duty should be compensated, and the best way to compensate them therefor is to grant a commutation and reduction of sentence commensurate with the work performed by them:

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

Any inmate of Mississippi State Penitentiary assigned by the Superintendent thereof to duty at the Governor's Mansion who has satisfactorily performed work thereat, as reflected by the work day schedule maintained by the Superintendent, is hereby granted thirty (30) days of earned time for the first full day he satisfactorily completed on said assignment and ten (10) days earned time for each subsequent day he completed satisfactorily on said assignment, and such allowance of earned time shall reduce the statutory time required for said inmate to become eligible for consideration for parole.

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

DONE at the Capitol in the City of Jackson this 16th day of March in the year of our Lord nineteen hundred and seventy-six, and of the Independence of the United States of America the two hundredth.

  
*Cliff Finch*  
GOVERNOR

BY THE GOVERNOR:

*Heber L. Linder*  
SECRETARY OF STATE

APPENDIX C-6

# SENTENCE COMPUTATION RECORD

2492 30821

NAME Alexander, John P.

COUNTY Hind

DATE OF ARREST

DATE RELEASED ON BOND

NUMBER OF DAYS JAIL TIME ALLOWED 215 days

DATE RECEIVED 9-28-1977

DATE OF SENTENCE 5-7-1976

SENTENCE BEGINS 10-4-1975

MAXIMUM DISCHARGE DATE LIFE

OF SENTENCE

LIFE

TOTAL SENTENCE

LIFE

Minimum Discharge Date on 1-year sentences (NOT TO BE DISCHARGED PRIOR TO 11 MOS. CONFINEMENT.)

DATE	CLASS	CREDITS ALLOWED	CREDITS FORFEITED	CREDITS RESTORED	SER DATE	EARLIEST WORK-RE-LEASE DATE	EARLIEST PAROLE DATE	DISC
5-7-1976	IV						10-4-1985	LIFE
10-28-1976	III					EXECUTIVE ORDER	30 days 9-4-1985	LIFE
11-28-1976	II					EXECUTIVE ORDER	30 days 8-5-1985	LIFE
12-28-1976	I							LIFE
4-3-1979		30 days	EXECUTIVE ORDER NO. 217					LIFE
12-20-1979		30 days	EXECUTIVE ORDER NO. 217					LIFE
1-1-1977		30 days						LIFE
1-1-1978		360 days						LIFE
1-1-1979		360 days						LIFE
1-1-1980		360 days						LIFE
1-1-1981		360 days						LIFE
1-1-1982		360 days						LIFE
1-1-1983		1,890						LIFE
1-1-1983		360 days						LIFE
1-1-1983		2,250						LIFE
1-1-1983		90 days						LIFE
1-1-1983		90 days	According to Senate Bill No. 2668.		8-25-1981	723 days	8-12-1983	LIFE
1-1-1983		39 days						LIFE
1-1-1984		2,469	Paroled					LIFE
1-1-1984	IV		Out on Parole 2 yrs. and 27 days					LIFE

MISSISSIPPI DEPARTMENT OF CORRECTIONS, PARCHMAN, MISSISSIPPI

APPENDIX C-7

rec'd  
04/02/21  
JPA

# Mississippi Department of Corrections

## Inmate Time Sheet

Offender: ALEXANDER, JOHN P 30021

Housing: EAST MISS. CCF, EMCF UNIT 1, POD C, BED 102L

Computation Date: 10/02/2015 09:54

Date Printed: 01/12/2022 10:20

### Sentences:

DATE	CAUSE/COUNT	OFFENSE	COMMITTED	COUNTY	SERVE	HOUSE	PROBATION HAB	DEFERRED	OVERRIDE	CONCURRENT	CONSECUTIVE
05/07/76	0-261/1	0999:HOMICIDE/MURDER	10/04/75	Hinds	LIFE		N				

☐ First Time Offender

### Pre Trial/Pre Sentence Jail Time:

FROM	TO	DAYS
10/04/75	05/07/76	216

Total Jail Time: 216      Override:

### Computation Details:

DATE	DESCRIPTION
05/07/76	0-261/1 0999:HOMICIDE/MURDER LIFE
04/03/79	Executive Order 04/03/79 : 30D #217
12/20/79	Executive Order 12/20/79 : 30D #217
08/27/84	Released On Parole 08/27/84
09/23/86	Return From Parole 09/23/86 : 7570

### Summary:

Begin Date: 10/04/1975  
 House Arrest Date: 10/01/1985  
 Total Term To Serve: LIFE  
 ERS Date: 0D  
 Tentative Discharge: 0D  
 Max Discharge: 0D  
 Earned Time Lost: 0D  
 Total MET Earned: 0D  
 Total Trusty Time Earned: 0D

### Comments:

APPENDIX D-8

Article I SECTION 10 Clause 1  
UNITED STATES CONSTITUTION

No State shall ... pass any Bill of Attainder,  
ex post facto Law, or Law impairing the obligation  
of Contracts, or grant any Title of Nobility.

Amendment XIV SECTION 1  
UNITED STATES CONSTITUTION

nor shall any State deprive any person of life, liberty, or property without due process of law; nor deny to any person within its jurisdiction the EQUAL protection of the laws.

APPENDIX E-10

## **Miss. Const. Ann. Art. 5, § 124**

Current through the 2021 Regular Session including changes and corrections made by the Joint Legislative Committee on Compilation, Revision and Publication of Legislation.

**Mississippi Constitution 1972 Annotated > The Constitution of the State of Mississippi > Article 5. Executive.**

### **§ 124. Reprieves and pardons.**

In all criminal and penal cases, excepting those of treason and impeachment, the Governor shall have power to grant reprieves and pardons, to remit fines, and in cases of forfeiture, to stay the collection until the end of the next session of the Legislature, and by and with the consent of the senate to remit forfeitures. In cases of treason he shall have power to grant reprieves, and by and with consent of the senate, but may respite the sentence until the end of the next session of the Legislature; but no pardon shall be granted before conviction; and in cases of felony, after conviction no pardon shall be granted until the applicant therefor shall have published for thirty days, in some newspaper in the county where the crime was committed, and in case there be no newspaper published in said county, then in an adjoining county, his petition for pardon, setting forth therein the reasons why such pardon should be granted.

### **History**

1832 art V § 10; 1869 art V § 10.

Mississippi Constitution 1972 Annotated  
Copyright © 2021 The State of Mississippi All rights reserved.

---

End of Document

APPENDIX F-II

**Miss. Const. Ann. Art. 10, § 225**

Current through the 2021 Regular Session including changes and corrections made by the Joint Legislative Committee on Compilation, Revision and Publication of Legislation.

***Mississippi Constitution 1972 Annotated > The Constitution of the State of Mississippi > Article 10. The Penitentiary and Prisons.***

**§ 225. Placement of convicts on state farms; prison industries; reformatory schools; good behavior.**

The Legislature may place the convicts on a state farm or farms and have them worked thereon or elsewhere. It may also provide for the creation of a nonprofit corporation for the purpose of managing and operating a state prison industries program which may make use of state prisoners in its operation. It may establish a reformatory school or schools, and provide for keeping of juvenile offenders from association with hardened criminals. It may provide for the commutation of the sentence of convicts for good behavior, and for the constant separation of the sexes, and for religious worship for the convicts.

**History**

1869 art XII § 28; Laws, 1990, ch. 599, eff December 19, 1990.

Mississippi Constitution 1972 Annotated  
Copyright © 2021 The State of Mississippi All rights reserved.

End of Document

APPENDIX F-12

Miss. Code Ann § 47-5-139 (Supp. 1995)

"Commutation of time for good conduct to be deducted from a maximum-term and/or parole eligibility time shall be granted by THE CLASSIFICATION COMMITTEE of THE CORRECTIONAL SYSTEM

"(Z) The classification committee shall group all inmates into one (1) of four (4) separate and distinct classes with good time to be earned as follows:

"a.) Offenders in Class I shall be allowed to earn up to thirty (30) days reduction for each month served.

"b.) Offenders in Class II shall be allowed to earn up to twenty (20) days reduction for each month served.

"c.) Offenders in Class III shall be allowed to earn up to eight (8) days reduction for each month served.

"d.) Offenders in Class IV shall not be allowed to earn any earned time."

APPENDIX G-13

**Lexis**

Switch Client | Preferences | Help | Sign Out

Last sign-in:  
Friday, Dec 8, 2017  
at 10:49 AM EST

Search	Get a Document	Shepard's®	More	History	Alerts
--------	----------------	------------	------	---------	--------

FOCUS™ Terms



Advanced...

Get a Document

View  
TutorialService: **Get by LEXSTAT®**TOC: Mississippi Code of 1972 Annotated, Constitution, Court Rules & ALS, Combined > / . . . / > OFFENDERS  
> § 47-5-139. Certain inmates ineligible for earned time allowance; commutation to be based  
on total term of sentences; forfeiture of earned time in event of escapeCitation: **miss code ann 47-5-139***Miss. Code Ann. § 47-5-139*MISSISSIPPI CODE of 1972 ANNOTATED  
Copyright© 2017 by The State of Mississippi  
All rights reserved.

\*\*\* Current through the 2017 Regular and 1st Extraordinary Sessions \*\*\*

TITLE 47. PRISONS AND PRISONERS; PROBATION AND PAROLE  
CHAPTER 5. CORRECTIONAL SYSTEM  
OFFENDERS**GO TO MISSISSIPPI STATUTES ARCHIVE DIRECTORY**

Miss. Code Ann. § 47-5-139 (2017)

§ 47-5-139. Certain inmates ineligible for earned time allowance; commutation to be based on  
total term of sentences; forfeiture of earned time in event of escape

(1) An inmate shall not be eligible for the earned time allowance if:

(a) The inmate was sentenced to life imprisonment; but an inmate, except an inmate  
sentenced to life imprisonment for capital murder, who has reached the age of sixty-five (65) or  
older and who has served at least fifteen (15) years may petition the sentencing court for  
conditional release;(b) The inmate was convicted as a habitual offender under Sections 99-19-81 through 99-19-  
87;

(c) The inmate has forfeited his earned time allowance by order of the commissioner;

(d) The inmate was convicted of a sex crime; or

(e) The inmate has not served the mandatory time required for parole eligibility for a  
conviction of robbery or attempted robbery with a deadly weapon.(2) An offender under two (2) or more consecutive sentences shall be allowed commutation  
based upon the total term of the sentences.

(3) All earned time shall be forfeited by the inmate in the event of escape and/or aiding and

**APPENDIX G-14**

abetting an escape. The commissioner may restore all or part of the earned time if the escapee returns to the institution voluntarily, without expense to the state, and without act of violence while a fugitive from the facility.

(4) Any officer or employee who shall willfully violate the provisions of this section and be convicted therefor shall be removed from office or employment. SOURCES: Codes, 1942, § 7944; Laws, 1964, ch. 378, § 24; Laws, 1971, ch. 524, § 12; Laws, 1973, ch. 357, § 1; Laws, 1974, ch. 539, § 29; Laws, 1975, ch. 485, §§ 2, 5; Laws, 1976, ch. 389; Laws, 1976, ch. 440, § 67; Laws, 1977, ch. 479, § 3; reenacted, Laws, 1981, ch. 465, § 74; Laws, 1981, ch. 502, § 10; Laws, 1982, ch. 431, § 2; reenacted, Laws, 1984, ch. 471, § 66; reenacted, Laws, 1986, ch. 413, § 66; Laws, 1992, ch. 520, § 2; Laws, 1994 Ex Sess, ch. 25, § 6; Laws, 1995, ch. 596, § 5, eff from and after June 30, 1995.

**NOTES:** CROSS REFERENCES. --Penalty of life imprisonment without parole for sale of specified quantities of certain drugs, see § 41-29-139.

Classification committee, see §§ 47-5-99 et seq.

Proceedings before classification committee on demotion of offenders or forfeiture of earned time, see § 47-5-104.

Handbook explaining earned time procedure, see § 47-5-140.

Meritorious earned time, see § 47-5-142.

Eligibility for earned time credit for inmates participating in joint state-county public service work programs, see § 47-5-413.

Earned time credit for inmates participating in joint state-county work program, see § 47-5-461.

Utilization of powers which tend to reduce prison system population, including earned time allowances, prior to declaration of a prison system overcrowding state of emergency, see § 47-5-705.

Procedures for revocation of conditional advancement of parole eligibility date during period of prison overcrowding, see § 47-5-723.

Relationship between earned time allowances and advancement of parole eligibility dates during periods of prison overcrowding, see § 47-5-727.

## JUDICIAL DECISIONS



1. In general; construction



2. Constitutional issues



3. Multiple sentences



4. Eligibility for release.



5. Changes in regulation or in interpretation of regulation



6. Conditional release.



7. Miscellaneous



1. IN GENERAL; CONSTRUCTION.

APPENDIX G-15

I hereby withdraw all pending ARPs!

## East Mississippi Correctional Facility



### ARP

## THIS IS A REQUEST FOR ADMINISTRATIVE REMEDY

John P Alexander

Inmate Name

30021

MDOC#

Unit 1-C

Housing Unit

Date of Incident: ongoing

Time of Incident: ongoing

Place of Incident: MDOC Records Office

Alleged complaint: Computation of Sentence

On May 7, 1976, the Circuit Judge gave me a life sentence [Exhibit B-3]. On April 3, 1979, Governor Cliff Finch commuted my life sentence by 30-days, by and through Executive Order No. 217 [Exhibit A-1]. On December 20, 1979, Governor Finch further reduced my sentence by another 30-days, by and through Executive Order No. 217. These two commutations are still recorded on my current MDOC Time Sheet [Exhibit A-2]. The reason I am yet making this claim now is because it was previously untrue. Due to the fact that the Mississippi Constitution empowers the Governor to grant reprieves, I now no longer have a life sentence.

Relief Requested:

Please fulfill the Due Process component of "written notice" and tell me what my new, computed and reduced, non-life sentence now is. I would humbly ask for a maximum discharge date.

NOTE: I WAS born on 12/30/1954, and my Actuarial life-expectancy is 74.2 years. Source: worldometer.com

John P Alexander

Inmate Signature

April 1, 2021

Today's Date

P.S. The post-pandemic life-expectancy for Mississippians is lower than the national pre-pandemic average. Please look this up on [www.worldometer.com](http://www.worldometer.com).

RECEIVED

APR 5 2021

Enclosures

APPENDIX H-1b

EMCF  
ARP Department

STATE OF MISSISSIPPI

COUNTY OF HINDS

TO WHOM IT MAY CONCERN:

I, John P. Alexander, having been convicted of the crime of murder in the Circuit Court of the First Judicial District of Hinds County, Mississippi do hereby certify that I have been fully advised of my right to remain in the Hinds County Detention Center pending my appeal of said conviction to the Supreme Court of the State of Mississippi.

I hereby waive my right to remain in the Hinds County Detention Center pending appeal of my conviction to the Supreme Court of the State of Mississippi and request that I be transferred to the Mississippi State Penitentiary at Parchman, Mississippi.

Witness my signature this the 4th day of August, 1977.

John P. Alexander  
John P. Alexander

Witness:

[Signature]  
Attorney for Defendant

S. J. Callahan Jr.

*Original to  
Parchman*

APPENDIX I-17

*Mississippi*  
*Executive Department*  
*Jackson*

EXECUTIVE ORDER NO. 280

WHEREAS, on April 14 through 16, 1979, the Cities of Jackson and Flowood, Mississippi, were hit by severe flooding which caused great destruction of public and private property; and

WHEREAS, certain inmates at Mississippi State Penitentiary volunteered their assistance to the Penitentiary, Federal, State and municipal authorities to alleviate the emergency conditions; and

WHEREAS, these inmates performed services to the Federal, State and local governments which was a laborious task resulting in the restoration of levees, facilities, removal of debris and the saving of public funds; and

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

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

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

Any inmate of Mississippi State Penitentiary who volunteered and satisfactorily performed work under the above emergency conditions, as reflected by the work day schedule maintained by the Warden, is hereby granted thirty (30) days good time for every day he or she satisfactorily completed on said project, and such allowance of good time shall reduce the statutory time required for said inmate to become eligible for consideration for release.

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

DONE at the Capital in the City of  
Jackson this 25th day of April,  
A.D., 1979.

GOVERNOR

BY THE GOVERNOR:

Heber Ladner  
SECRETARY OF STATE

APPENDIX J-18

# STATE OF MISSISSIPPI

Office of the Governor



EXECUTIVE ORDER NO. 747

WHEREAS, during the month of February, 1994, freezing rain and sleet produced by a severe winter storm caused massive damage to the northern part of the State of Mississippi. The list of inmates who volunteered to participate in the cleanup work detail is attached to this Executive Order and made a part hereof.

WHEREAS, these inmates satisfactorily performed services for the citizens of Mississippi, and the State's policy is to encourage rehabilitation and a sense of public responsibility on the part of inmates, and to provide urgently needed assistance during emergency situations.

NOW, THEREFORE, I, Kirk Fordice, Governor of the State of Mississippi, under and by virtue of the authority vested in me by the Constitution and applicable statutes of this State, do hereby grant to the individuals named on the attached list, as reflected by the work schedule maintained by the Commissioner of the Mississippi Department of Corrections, fifteen days executive good time for each day worked, not to exceed one hundred eighty (180) days. Persons under sentence for life are prohibited from having time applied toward parole eligibility.

All executive good time granted by this Order will count toward parole and/or discharge.

This executive good time is granted at the request of the Department of Corrections and is based upon the recommendation of the Commissioner of the Department of Corrections.

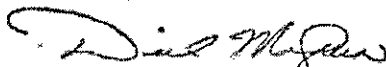
I authorize and direct you, upon receipt of this Order, to take notice and be governed accordingly.

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

DONE at the Capitol in the City of Jackson, the 12th day of April, in the year of our Lord nineteen hundred and ninety-four, and of the Independence of the United States of America, the two hundred and eighteenth.

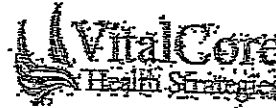
  
GOVERNOR

BY THE GOVERNOR

  
SECRETARY OF STATE

APPENDIX J-19

Refusal of Health Care



Alexander, John

Patient Name

05/19/2021

Date

30021

Patient Number

I refuse to accept the following treatment and/or testing recommendations:

Referral to urology for Evaluation of  
Elevated PSA.

I have been informed of and understand the above treatment and/or testing recommendations and the risks involved in refusing. I have had all my questions answered.

The risks explained include:

- (1) Failure to identify, prevent and/or cure a disease process or condition-  
"I may have a problem didn't know about"
- (2) Progression of a disease or condition- "what I have may get a lot worse"
- (3) Complications may occur that could have been prevented-  
"a new problem may start"
- (4) Complications leading to death -- "I could die"
- (5) Other.

I release and agree to hold VitalCore Health Strategies, and its healthcare staff harmless from all responsibility and the potential effects of my refusal. I understand that I can change my mind, and if the treatment is still medically indicated and possible, I will receive treatment. I also understand that I will continue to receive healthcare services.

x John Alexander

Patient Signature

H. Wright, MD

Qualified Healthcare Professional Signature

05/19/2021

Date/Time

Patient has refused the recommended treatment or testing recommendations, has been informed of possible risks and has refused to sign this form.

Qualified Healthcare Professional Signature

Witness Signature

Date/Time

APPENDIX K-20

## Gangs running prisons

A dirty little secret is finally coming to light in our state: Mississippi's prisons are run by gangs. The Marshall Project, a non-profit group dedicated to reforming the criminal justice system through journalism, reports the warden of Wilkinson County Correctional System in Woodville, Mississippi, admitted that gangs are running that prison. This corroborates testimony in a recent federal trial that gangs are running the East Mississippi Correctional Facility.


The Marshall Project obtained an audit of the Wilkinson prison, which revealed that warden Joey Bradley responded to staffing shortage by turning to the gangs' leaders to maintain control of the prison. The report states: "Bradley's response to this problem, according to the audit: *He speaks with the gang lords/leaders and asks them to control their men. If they do not control the individuals on the unit, the warden will place the unit on lockdown* ...

*Using gangs this way is just how Mississippi prisons operate, the warden said: 'It ain't right, but it's the truth.' He told the auditors that the head of the criminal investigations division at the Mississippi Department of Corrections, who was not named, had encouraged him to partner with the gang leaders."*

The private prison companies are making money by halving staff and letting the gangs keep order in return for the contraband franchise. One recent gang killing inside the Wilkinson prison was caught on camera. No one has been prosecuted.

This is a despicable practice unworthy of a civilized state. It is unconscionable for our state leaders to allow this to carry on. Even worse, by partnering with gangs, the government is legitimizing the gangs' power and gives gangs the ability to exercise control both inside and out of prison. The ultimate cost of this travesty will be far more than the cost of properly staffing and running our prisons in the first place.

July 4, 2019

THE WEEKLY  
 NorthsideSUN  
USPS 598-760  
Published weekly on Thursday by Sunland Publishing Co., Inc. Offices at 246 Broadwood, Jackson, MS 39206. Mailing address is P.O. Box 16709, Jackson, MS 39236. Phone is 601-957-1121. Subscription price in Hinds, Madison and Rankin counties, \$25 per year. Periodical postage paid at Jackson, MS. E-mail: sun@northside-sun.com

APPENDIX L-21

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT  
OF HINDS COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

JOHN PEYTON ALEXANDER, II

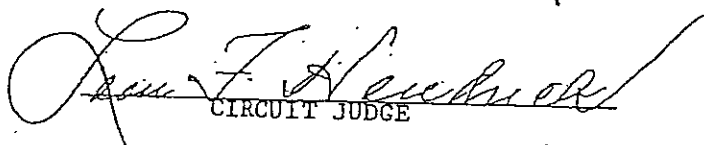
Miss Gde Ann  
399-13-5 (1972)

NOTICE

TO THE CHANCERY COURT OF THE  
FIRST JUDICIAL DISTRICT OF  
HINDS COUNTY, MISSISSIPPI:

Please take notice of the action of the Grand Jury  
for the First Judicial District of Hinds County, Mississippi, in  
State of Mississippi vs. John Peyton Alexander, II, as contained  
in the attached "Certification of the Grand Jury."

Dated this 25th day of November, 1975.

  
CIRCUIT JUDGE

STATE OF MISSISSIPPI, COUNTY OF HINDS  
I, Barbara Dunn, Clerk of the Circuit Court in and for the said State  
and County do hereby certify that the above and foregoing is a true  
and correct copy of the original Notice  
and the same is of record in this office in Minute  
Book No. 64 at page 52  
Given under my hand and the seal of the Circuit Court at  
Jackson, this the 2 day of May 2006.  
BARBARA DUNN, Circuit Clerk

BY Shaley D.C.

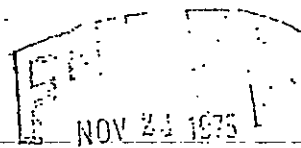
- APPENDIX M-22 -

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT  
OF HINDS COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI.

VS.

JOHN PEYTON ALEXANDER, II



WM. E. "PHIL" CHURCHLEY  
CLERK OF COURT  
BY Deft. Court D.C.

CERTIFICATION OF THE GRAND JURY

The Grand Jury for the First Judicial District of Hinds County, Mississippi, impaneled and acting for the regular November, 1975, term, acting by and through its Foreman, certifies unto the Court as follows:

The Grand Jury has investigated the homicide of Harriet Robinson which occurred on or about October 4, 1975, at Parham Bridges Park in the City of Jackson, Mississippi. John Peyton Alexander, II, has been charged with the murder of Harriet Robinson by officials of the police department of the City of Jackson, Mississippi, and is now being held without bond in the jail at the Municipal Court Building in the City of Jackson, Mississippi.

This Grand Jury does not find a true bill against John Peyton Alexander, II, by reason of his insanity, which this grand jury adjudges to be such that he was not, on October 4, 1975, at Parham Bridges Park in the City of Jackson, Mississippi, when the homicide occurred, responsible for his acts at the time the acts were committed and made, and this grand jury does hereby certify such facts to the Circuit Court of the First Judicial District of Hinds County, Mississippi, and further certifies that John Peyton Alexander, II, is a present danger to the security of persons and property, and the peace and safety of the community.

APPENDIX M-23

This Grand Jury further reports of such insanity of John Peyton Alexander, II, and such danger, to the Circuit Court of the First Judicial District of Hinds County, Mississippi, and requests of the Court that notice of the case be given to the Chancery Court of the First Judicial District of Hinds County in Jackson, Mississippi, or to the clerk of said court, with a request that the Chancery Court proceed with John Peyton Alexander, II, according to the law provided in the case of persons of unsound mind.

The Grand Jury further recommends that John Peyton Alexander, II, remain in the custody of the Jackson Police Department in the jail at the Municipal Court Building in Jackson, Mississippi, until such time as the Chancery Court has an opportunity to complete its proceedings according to law.

Dated this 24th day of November, 1975.

Will E. Wisler  
FOREMAN OF THE GRAND JURY

Ed. E. E. E.  
DISTRICT ATTORNEY

STATE OF MISSISSIPPI, COUNTY OF HINDS  
I, Barbara Dunn, Clerk of the Circuit Court in and for the said State and County do hereby certify that the above and foregoing is a true and correct copy of the original Certification and the same is of record in this office in minutes Book No. 64 at page 52 & 53.  
Given under my hand and the seal of the Circuit Court at Jackson, this the 2 day of May, 20 06.  
BARBARA DUNN, Circuit Clerk

BY Shaley D.C.

*This Order Taken to  
Chancery Court 11/25/75*

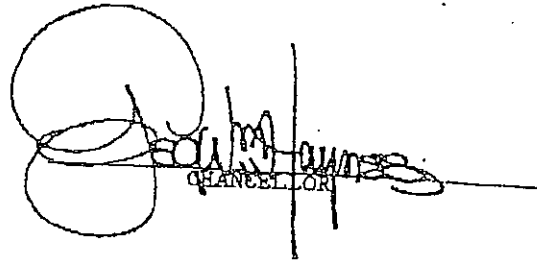


IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED ~~that~~

John Payton Alexander, II, Respondent, be admitted forthwith to Mississippi State Hospital at Whitefield, Mississippi, for treatment for twenty days and the Hinds County Sheriff and his deputies are hereby appointed, authorized and directed to immediately deliver Respondent to the Director of said institution.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Court retains jurisdiction of this matter for the purpose of determination and allowance of all costs and fees in connection herewith.

ORDERED, ADJUDGED AND DECREED on this, the 25th day of November, 1975.

  
CHANCELLOR

APPENDIX N-26

# MISSISSIPPI STATE HOSPITAL

DR. W. L. JAQUITH, Director



WHITFIELD, MISS.

July 27, 1977

Honorable Judge Russel D. Moore, III  
Circuit Court, 7th District  
P. O. Box 171  
Jackson, Mississippi 39205

Re: John Peyton Alexander, II, #92,004

Dear Judge Moore:

Mr. John Peyton Alexander is a twenty-two year old white male who was admitted to the maximum security unit of the Mississippi State Hospital on 5/12/76 for treatment under an order of the circuit court of Hinds County.

Mr. John Peyton Alexander was given a diagnosis of [redacted] and retained at the security unit for treatment. Mr. Alexander has requested that he be transferred some place other than the security unit and given the alternatives has selected the Mississippi State Penitentiary. It was the unanimous opinion of the full forensic staff that Mr. Alexander was competent to make that decision and there was no reason that his request should not be honored for transfer to the Mississippi State Penitentiary.

The staff felt that Mr. Alexander should be placed on medication in the near future but this was deferred until Dr. Croce could see him at the State Penitentiary. It was felt that Mr. Alexander should be confined where he could have access to competent qualified psychiatric treatment and it was felt this could be obtained at the Mississippi State Penitentiary as well as at the State Hospital in this case.

If I can be of any further assistance, please do not hesitate to contact me.

Sincerely,

  
Donald C. Guild, M. D.

Director of Forensic Psychiatry

DCG/uw

c c - Honorable Edward J. Peters, District Attorney, 7th District  
Sheriff J. D. McAdory  
Mr. William E. McKinley, Circuit Clerk  
Honorable William Sebastian Moore, Attorney at Law  
Honorable Alfred J. Chiplin, Jr. Attorney at Law  
Superintendent, Miss. State Penitentiary, Parchman, Miss.  
Dr. Giovanni C. Croce, Staff Psychiatrist, Miss. State Penitentiary  
Mr. Ken Showers, Dept of Mental Health, Miss. State Penitentiary

APPENDIX O-27

STATE OF MISSISSIPPI

COUNTY OF Lauderdale

**AFFIDAVIT**

PERSONALLY, appeared before me the undersigned authority in and for the aforesaid jurisdiction, being duly sworn by me does depose and state the following:

I, John P. Alexander, II, do hereby state that the following is true and correct to the best of my belief and knowledge. Rule Violation Report [RUR].

1. Circa 01/03/2022 From 0520 to 0540 hours, AN UNNAMED EMCF prisoner sat-down with me AT A Unit 1-C dayroom-table AND started speaking.
2. This Affidavit does not concern him, but rather THE information this member of THE MEXICAN MAFIA told-to-me ON 01/03/2022, when he showed me the gang-tattoo on his deltoid.
3. Please check the EMCF video security-cameras.
4. This Mexican told me he CAN get A person moved off of THE zone for a \$100 gift-card, AND AN RUR costs \$200.
5. These facts explain my ATTACHED 09/10/2020 RUR No. 01898014.
6. Fabricated RURs ARE ONE gang-tactic used to harass whistleblowers.
7. Further AFFIANT SAITH NOT!!

SIGNED, this the 6<sup>TH</sup> day of JANUARY, 20 22.

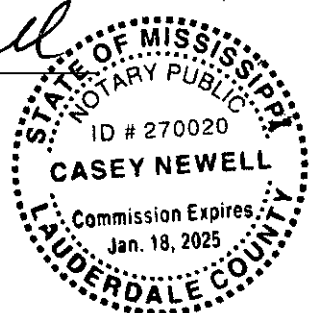
John P. Alexander, II  
AFFIANT

SWORN TO AND SUBSCRIBED BEFORE ME, this the 6 day of Jan, 20 22.

Casey Newell  
Notary Public

My Commission Expires: Jan 18 2025

APPENDIX P-28



(MSP) \_\_\_\_\_ (CWC) \_\_\_\_\_  
(CMCF) \_\_\_\_\_ (SMCI) \_\_\_\_\_  
(OTHER) None

MISSISSIPPI DEPARTMENT OF CORRECTIONS

RULE VIOLATION REPORT

N<sup>o</sup> 01898014

(Unit Admin. Initial) AB Charlie L Zone / Tier One Unit 102 C Cell / Bed #  
Offender John Alexander MDOC# 30021 Violated Rule # B23 Entitled  
Negligent or deliberate destruction, alteration or defacing of Date 9/10/20 Approx. Time 1410 Hrs.  
By the specific act of wires exposed and bulb missing out of light fixture  
Weapon involved Yes ✓ No EXACT location of incident HUTC-102

CIRCUMSTANCES AND DETAILS

On the date of 9/10/20 at approximately 1410 hours Unit Manager  
Hodges inspected HUTC-102 cell and checking the light fixture and the light fixture wires had  
been tampered with and the wrong bulb was in the fixture

Reporting Employee's Signature Unit Manager Hodges Title Unit Manager PIN# 0390 Date 9/10/20 Time 1520  
Evidence ✓ Yes No Located Unit Manager Hodges Placed in Segregation - PDA ✓ No Yes- Location na

I request witness(es) ✓ Yes No  
Witness(es) (1) Off. Wright (Disc. Inv.) (2) Off. Triplett (Disc. Inv.)

Unless waived, you are hereby notified that a hearing will be held within, no less than, twenty-four (24) hours and no more than (7) working days

I waive the right to a Hearing Yes No  
ACCUSED John Alexander DELIVERING EMPLOYEE Unit Manager Hodges DATE 9-11-2020 TIME 1200

1. Investigation began within 24 hrs of violation? Yes No 2. Date/Time investigation completed 9/11/2020 1200 AM PM.

3. If not completed without reasonable delay, explain:

4. Name of Investigator

5. Working days between date of violation and hearing

6. If more than seven (7) working days, explain:

Is accused offender in Trusty Status Yes No Does accused offender receive Earned Time Yes No

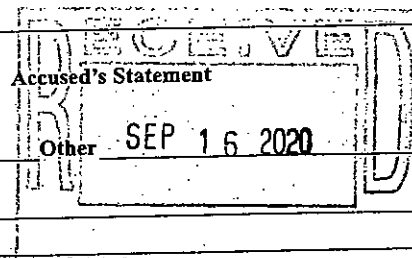
Name of Persons at Hearing - Accused John Alexander Hearing Officer Unit Manager Hodges

Other

Accused's response Admit Admit w/ modifications Deny

Documents read and discussed RVR Investigation Witness Statements

FINDINGS: Guilty Not Guilty Reason for Findings:



PUNISHMENT:

Reason (s) Seriousness of offense The need to protect the institution, employees or others Poor conduct record

Other

A total of Rule Violations in A total of Rule Violations for Rule #

Signature: Hearing Officer Date:

Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, P.O. Box 609, Parchman, MS. 38738, after receipt of the Disciplinary decision.

Offender Signature: John Alexander Date:

Signature of Reviewing Superintendent/Warden/CSD/Designee: Unit Manager Hodges Date:

Custody Reduction to Date Signature

Due to guilty finding on the RVR, offender is ineligible to continue to receive Trusty Earned Time/ Remove from Trusty Status/ Trusty Earned Time effective Signature

Loss of Earned Time Approved Disapproved

Commissioner of Corrections or Designee

SEPTEMBER 18, 2020

MR. FRANK SHAW  
EMCF WARDEN  
Meridian MS 39307

P.S. THANK you! THANK you! THANK you!

"do AS you have spoken" — 1 Chron 17: 23 (NASB)

ENClosed ARE photocopies of RVR No. 01898013 AND No. 01898014 in which Mr. Hodges alleges we have "wires exposed AND bulb missing out of light fixture." As you witnessed for yourselves on Sept 14, 2020, when you & Warden Portillo came into Cell 102 on UNIT 1-C, there were NO wires exposed, AND the bulb WAS indeed in THE light fixture.

ON Sept. 17, 2020, we each received our 24-hours notice AND we were scheduled for our RVR hearings today. However ALSO today, UNIT 1-C WAS placed on 14-days Phase I quarantine due to a Covid-19 case on our zone. There is no-telling now exactly when we will have our disciplinary-hearings. This delay is A good-thing because IT gives you time to intervene!

Warden Shaw, we ARE both counting on you to keep your promise to us AND keep us from being falsely convicted.  
respectfully submitted,

John P. Alexander  
JOHN P. ALEXANDER No. 30021  
EMCF UNIT 1-C Bed 102L

Terry Lee Smith  
Terry Lee Smith No. 107017  
EMCF UNIT 1-C Bed 102U

APPENDIX P-30



STATE OF MISSISSIPPI  
DEPARTMENT OF CORRECTIONS  
BURL CAIN  
COMMISSIONER

Frank Shaw, Warden  
East Mississippi Correctional Facility

APPEAL PROCEDURE

RVR #: 01898014

Offender: Alexander, John MDOC: 30021

From: Disciplinary Chairperson, EMCF

Date: 10-6-20

Finding: Not Guilty

Be advised that you were found guilty of violating one or more of the Mississippi Department of Corrections Rules and Regulations. The rule(s) violated by you: B23 as stated in the Department of Corrections Handbook.

In Accordance With Current Disciplinary Procedures

1. You have (15) days to file an appeal on the findings of the Hearing Officer, or any portion of the punishment imposed by the Hearing Officer.
2. Attach a copy of the RVR given to you by the Hearing Officer at the time of your hearing. IT MUST BE THE COPY GIVEN TO YOU AT THE TIME OF THE HEARING.
3. Your appeal must be submitted in writing, stating the reason that you feel the findings or punishment is unjust or inappropriate.
4. SEND ALL PAPERWORK REGARDING YOUR APPEAL TO:

LEGAL CLAIMS ADJUDICATOR  
ADMINISTRATIVE REMEDY PROGRAM  
P.O. BOX 609  
PARCHMAN, MISSISSIPPI 38738

APPENDIX P-31

October 6, 2020

<sup>Mr.</sup>  
~~Warden~~ Frank Shaw  
EMCF Warden  
Meridian MS

P.S. Thank you! Thank you! Thank you!

RE: RUR Log No. 01898013 & No. 01898014

We are writing to let you know THAT we each  
had successful outcomes ~~of~~ in our RUR hearings today.  
We both were found not guilty.

Our experience WITH THE MDOC disciplinary system  
has taught us THAT such good results seldom come  
WITHOUT INTERVENTION. We will not go into detail,  
but ~~we~~<sup>we do</sup> realize that you kept your promise to us AND  
~~to keep~~<sup>prevented</sup> us from being falsely convicted.

We <sup>WANT TO</sup> THANK you from THE bottom of our hearts!

respectfully submitted,

John P. Alexander No. 30021  
UNIT 1-C Bed 102L

Terry Lee Smith No. 107019  
UNIT 1-C Bed 102 U.

APPENDIX P-32

# East Mississippi Correctional Facility



## Inmate Request Form

Inmate Name: John P Alexander MDOC #: 30021  
 Housing Assignment: Unit 1-C  
 Date: 12-19-2021

<input type="checkbox"/> Warden	<input type="checkbox"/> Education	<input type="checkbox"/> Unit Manager
<input type="checkbox"/> Warden of Security	<input type="checkbox"/> Telephone	<input type="checkbox"/> Psychologist
<input type="checkbox"/> Major	<input type="checkbox"/> Grievance	<input type="checkbox"/> Mental Health Counselor
<input type="checkbox"/> Captain	<input type="checkbox"/> ID Badges	<input type="checkbox"/> Case Manager
<input type="checkbox"/> Chaplain	<input type="checkbox"/> Library	<input type="checkbox"/> Programs Director
<input type="checkbox"/> Medical	<input type="checkbox"/> Gym	<input checked="" type="checkbox"/> Business Office

Inmate Request: Ms. Houston

In THE 12-18-21 postal mail, I received A photocopy of A check for \$13K from Public Employees Retirement (PERS) System. Today (Sunday), I gave this photocopy to Case Manager Markeshia Wells along with A yellow sticky note saying I AM not going to Accept this money until I get A detailed explanation of what it is for. Also, THIS Amount is too large to try to put into my inmate account. Please keep me posted about what-events follow. Thanks

Official Use Only: 12/20/21

The check was mailed to Premier services. The check is not too large to be added to your account. Premier will add it to your balance. There may be a hold placed on it for 14 days due to the amount, but being that the check came from the State Retirement, they may not place a hold on it.

Departmental Signature

# East Mississippi Correctional Facility



## Inmate Request Form

Inmate Name: John P Alexander MDOC #: 30021

Housing Assignment: UNIT 1-C

Date: December 20, 2021

☐ Warden  
☐ Warden of Security  
☐ Major  
☐ Captain  
☐ Chaplain  
☐ Medical

☐ Education  
☐ Telephone  
☐ Grievance  
☐ ID Badges  
☐ Library  
☐ Gym

☐ Unit Manager  
☐ Psychologist  
☐ Mental Health Counselor  
☐ Case Manager  
☐ Programs Director  
☒ BUSINESS OFFICE

Inmate Request: Ms. Houston

I have a proposal:  
 Due to the large amount of money which THE 12/15/2021  
 Check No. 3415059 is worth, I do not want to put  
 it in my Inmate Account. I believe it would further endanger  
 my life if people learned I had twenty thousand dollars.  
 Therefore, if you will bring Check No. 3415059 to me, I  
 will endorse it for deposit only and you can mail it to Asst.  
 Vice President TINA R. Freeman at Trustmark Natl Bank (See

Official Use Only: Thank you! John P Alexander, II enclosed

12/21/21 - The check was mailed on 12/16/21 to Premier Services  
 and they have already deposited this check.

[Signature]  
 Departmental Signature

APPENDIX Q-34

cc: file

# East Mississippi Correctional Facility



## Inmate Request Form

Inmate Name: John P Alexander MDOC #: 30021

Housing Assignment: UNIT 1-C

Date: December 21, 2021

\_\_\_\_ Warden  
\_\_\_\_ Warden of Security  
\_\_\_\_ Major  
\_\_\_\_ Captain  
\_\_\_\_ Chaplain  
\_\_\_\_ Medical

\_\_\_\_ Education  
\_\_\_\_ Telephone  
\_\_\_\_ Grievance  
\_\_\_\_ ID Badges  
\_\_\_\_ Library  
\_\_\_\_ Gym

\_\_\_\_ Unit Manager  
\_\_\_\_ Psychologist  
\_\_\_\_ Mental Health Counselor  
\_\_\_\_ Case Manager  
\_\_\_\_ Programs Director  
X Business Office

Inmate Request: Ms. J. Houston

Regarding Check No. 3415059 from PERS. I have a follow-up proposal:

I will be mailing you three money-withdrawal requests one to Trustmark for \$1,000; one to Catholic Charities for \$1,000; and one to the Catholic Community of Meridian for \$350.

If you will waive the dollar-amount limits, and the 30-days waiting-periods on withdrawals, then I will not push the issue about Check No. 3415059 not containing my signature/endorsement.

Official Use Only: As required by law.

12/22/21

The dollar amount limits is not anything that I can waive. MDOC approves or denies the withdrawal forms. My only responsibility is to make sure those get to the correct department for approval.

The 30day waiting period is also MDOC rules that is controlled by their staff. You can send the \$1000 request before the end of this month for processing as the limit for withdrawals was increased to \$1000 for November & December.

[Signature]  
Departmental Signature

pc: file

APPENDIX Q-35

# TIME SENSITIVE REQUEST

## East Mississippi Correctional Facility

### Inmate Request Form

Inmate Name: John P Alexander MDOC #: 30021  
Housing Assignment: UNIT 1-C  
Date: 03/02/2022

☐ Warden  
☐ Warden of Security  
☐ Major  
☐ Captain  
☐ Chaplain  
☐ Medical

☐ Education  
☐ Telephone  
☐ Grievance  
☐ ID Badges  
☐ Library  
☐ Gym

☐ Unit Manager  
☐ Psychologist  
☐ Mental Health Counselor  
☐ Case Manager  
☐ Programs Director  
☒ Administrative Remedy Program.

Inmate Request: Ms. Tina Bolden - ARP Coordinator, EMCF

Circa 12/15/21, I received a check for \$13,718.76. Premier Financial deposited this check in my Inmate Account, and immediately put a banking hold on this money. Circa 12/24/21, I filed a formal-grievance [ARP] asking for waivers of the MDOC \$250.00 limit on Inmate Money Withdrawals. This ARP was referred to Premier Financial for a response. On 2/22/22, Premier released the Banking Hold on the \$13K. [ATTACHED]. This release may signal that a decision (on waivers) has been made in my ARP. I now have a court deadline to pay a

Official Use Only: filing fee. Therefore, will you please, Ms. Bolden, give me a detailed status report (in writing) on my 12/24/21 grievance [ARP]?

Mr Alexander your ARP is being processed. and when the Response is provided I will deliver it to you

J. Bolden  
Departmental Signature

APPENDIX R-36

EAST MISS. CCF

Resident Activity Report

Resident Id: 30021

Run Date: 02/28/2022

Full Name: ALEXANDER, JOHN P

From: 01/01/2022

Housing: EAST MISS. CCF, EMCF UNIT 1, POD C, BED 102L

To: 02/28/2022

Beginning Balances				Ending Balances			
Account	Balance	Debt	Payable	Account	Balance	Debt	Payable
Hold	\$13718.76	\$0.00	\$0.00	Hold	\$0.00	\$0.00	\$0.00
Trust	\$6579.65	\$0.00	\$0.00	Trust	\$20245.49	\$0.00	\$0.00
	\$20298.41	\$0.00	\$0.00		\$20245.49	\$0.00	\$0.00

Activity							
Task #	Date	Type	Comment	Entry #	Amount	Balance	Debt Payable
5503344	01/04/2022	Sale	Debit Sale		-\$119.61	\$20178.80	\$0.00 \$0.00
5504197	01/05/2022	Resident Charge	LEGAL POSTAGE 11/2021		-\$5.20	\$20173.60	\$0.00 \$5.20
5510836	01/10/2022	Resident Deposit	PUBLIC EMPLOYEES' RETIREMENT SYSTEM OF MS	3419268	\$958.35	\$21131.95	\$0.00 \$5.20
5516042	01/11/2022	Resident Charge	Excess Phone Charge		-\$2.00	\$21129.95	\$0.00 \$7.20
5519489	01/11/2022	Sale	Debit Sale		-\$117.44	\$21012.51	\$0.00 \$7.20
5532913	01/18/2022	Sale	Debit Sale		-\$50.45	\$20962.06	\$0.00 \$7.20
5545396	01/25/2022	Group Withdrawal	Excess Commissary Phone Calls 01/17/2022 - 01/23/2022	26677	-\$2.00	\$20962.06	\$0.00 \$5.20
5549272	01/25/2022	Sale	Debit Sale		-\$128.35	\$20833.71	\$0.00 \$5.20
5562172	02/01/2022	Group Withdrawal	LEGAL POSTAGE 01/2022	26625	-\$5.20	\$20833.71	\$0.00 \$0.00
5565599	02/01/2022	Sale	Debit Sale		-\$108.31	\$20725.40	\$0.00 \$0.00
5571606	02/03/2022	Resident Withdrawal	February Withdrawal	26651	-\$250.00	\$20475.40	\$0.00 \$0.00
5583679	02/08/2022	Sale	Debit Sale		-\$62.27	\$20413.13	\$0.00 \$0.00
5599482	02/15/2022	Sale	Debit Sale		-\$65.33	\$20347.80	\$0.00 \$0.00
5613210	02/22/2022	Transfer Funds - From	INMATE BANKING HOLD RELEASE		-\$13468.76	\$6879.04	\$0.00 \$0.00
5613210	02/22/2022	Transfer Funds - To	INMATE BANKING HOLD RELEASE		\$13468.76	\$20347.80	\$0.00 \$0.00
5618176	02/22/2022	Sale	Debit Sale		-\$102.31	\$20245.49	\$0.00 \$0.00
Ending Balances						\$20245.49	\$0.00

APPENDIX R-37

P.S. AS THE MDOC LAW LIBRARY  
to coordinate all of this!  
form addressed to Ms. McLeod



Director, Ms. Gia McLeod needs  
I AM ATTACHING A REQUEST

STATE OF MISSISSIPPI  
DEPARTMENT OF CORRECTIONS  
BURL CAIN  
COMMISSIONER

Ronald King, Director of Private & Regional Facilities  
Mississippi Department of Corrections

301 N. Lamar St. Suite 301  
Jackson, Mississippi 39201  
(601)359-5600

OFFENDER REQUEST FORM  
FOR  
DIRECTOR RON KING

Inmate Name: John P Alexander  
MDOC # 30021  
DATE: 02/27/2022  
FACILITY: EMCF  
UNIT: UNIT 1-C

PURPOSE OF  
REQUEST: UNLESS THEY ARE PROCEEDING AS PAUPERS, THE Supreme Court  
of the US [SCOTUS] requires all litigants to have their petitions printed  
in booklet form. Because I now have too much money to proceed as  
a pauper, SCOTUS dismissed my 2021 petition [see attached].  
I now have another SCOTUS petition prepared based on new evidence.  
Cockle Legal Brief Co. in Omaha NE specializes in SCOTUS brief  
preparation. I have the money to pay Cockle [see attached] and  
I need to arrange for a transfer of funds to Cockle. Time sensitive.  
Last December, I filed a formal grievance [ARP] to the Deputy  
Commissioner attempting to transfer funds from my inmate account.  
I have waited patiently, but have heard nothing.  
I have asked (retired) Senator Rosenblatt to take the initiative on this.  
Mr. King, will you please intercede with MDOC Commissioner Burl  
Cain so I can pay Cockle? The SCOTUS deadline is April 3, 2022.

RECEIVED BY DATE: \_\_\_\_\_

RECEIVED BY (NAME): \_\_\_\_\_

FORWARD TO: \_\_\_\_\_

APPENDIX S-38

RETURN TO Offender

pe: Cockle Legal Brief Co. [Andy] - (402) 342-2831  
Senator Cy Rosenblatt [Ret.] - (601) 209-9196  
Ms. Gia McLeod, MDOC Inmate Accounts - (601) 359-5614  
Ms. Susan E. Simpson, SCOTUS Clerk - (202) 479-3039

P.S. Is Ms. McIntyre still an ILAP Tech at Parchman? 8  
I am depending on you, Ms. McLead, to get this goal accomplished!  
Time Sensitive. A Request Form Addressed to Mr.  
East Mississippi Correctional Facility Ron King is ATTACHED.

## Inmate Request Form

Inmate Name: John P Alexander MDOC #: 30021  
Housing Assignment: Unit 1-C  
Date: 02/28/2022

☐ Warden  
☐ Warden of Security  
☐ Major  
☐ Captain  
☐ Chaplain  
☐ Medical

☐ Education  
☐ Telephone  
☐ Grievance  
☐ ID Badges  
☐ Library  
☐ Gym

☐ Unit Manager  
☐ Psychologist  
☐ Mental Health Counselor  
☐ Case Manager  
☐ Programs Director  
☒ Law Library Director

Inmate Request: Ms. Gia McLead, ILAP Director Re: Sct & MS 2014-M-01940

Back in 2013, Ms. Kathryn McIntyre acted as a co-ordinator between MDOC and the U.S. District Court in order to facilitate the payment of a filing fee.

Acting on this precedent, I am humbly asking you, Ms. McLead, to coordinate between Cockle Legal Brief Co., the MDOC upper-management, and the Supreme Court of the U.S. in order to get my certiorari petition printed, bound and filed before April 3, 2022. Cockle needs to be paid with funds

Official Use Only: from my Inmate Account. Thank you in advance!  
I CANNOT GET THIS ACCOMPLISHED WITHOUT YOUR HELP!

## APPENDIX S-39

Departmental Signature

ATTACHMENTS

G:\Forms\Inmate Forms\Inmate Request Form.doc

Revision No: 4 Issue Date: 8/2012

pc: Cockle Legal Brief Co. [Andy] - (402) 342-2831  
MS. SUSAN FRIMPPING, SCOTUS CLERK - (202) 479-3039  
SENATOR Cy ROSENBLATT [Ret.] - (601) 209-9196  
MR. RON KING - MDOC HQ - (601) 359-5600

Supreme Court of the United States  
Office of the Clerk  
Washington, DC 20543-0001

Scott S. Harris  
Clerk of the Court  
(202) 479-3011

June 1, 2021

Mr. John Peyton Alexander, II  
Prisoner ID #X42492 #30021  
Eastern Mississippi Correctional Facility  
10641 Highway 80 East  
Meridian, MS 39307-9256

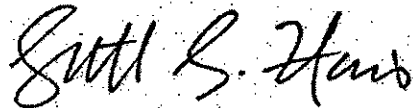
Re: In Re John Peyton Alexander  
No. 20-7366

Dear Mr. Alexander:

The Court today entered the following order in the above-entitled case:

The motion of petitioner for reconsideration of order denying leave to proceed *in forma pauperis* is denied.

Sincerely,



Scott S. Harris, Clerk

APPENDIX S-40

Received

JAN 21 2022

Inmate Legal Assistance

**FINANCIAL AUTHORIZATION  
TO BE COMPLETED BY PETITIONER**

Authorization for Release of Institution Account Information  
and Payment of the Filing Fees

I, John P Alexander II, MDOC# 30021,  
authorize the Clerk of Court to obtain, from the agency having custody of my person,  
information about my institutional account, including balances, deposits and withdrawals.  
The Clerk of Court may obtain my account information from the past six (6) months and  
in the future, until the filing fee is paid. I also, authorize the agency having custody of  
my person to withdraw funds from my account and forward payments to the Clerk of  
Court, in accord with section 47-5-76 of the Mississippi Code Annotated.

01-14-2022  
Date

John P Alexander II  
Signature of Petitioner

IT IS THE PETITIONER'S RESPONSIBILITY TO HAVE THE APPROPRIATE  
PRISON OFFICIAL COMPLETE AND CERTIFY THE CERTIFICATE BELOW

**CERTIFICATE  
(Inmate Accounts Only)  
TO BE COMPLETED BY AUTHORIZED OFFICER**

I certify that the Petitioner named herein has the sum of \$ 20,962.06  
on account to his credit at EMCF, MDOC Facility, where  
he is confined. I further certify that the Petitioner has the following securities to his  
credit according to the records of said institution: N/A

I further certify that during the last six (6) months the  
Petitioner's average monthly balance was \$ 9,783.29

I further certify that during the last six (6) months the  
Petitioner's average monthly deposit was \$ 2,771.32

I further certify that Petitioner has made the following withdrawals within  
the past thirty (30) days: 12/21 98.41, 12/28 71.38, 1/4 119.61, 1/5 5.20

601-359-5214  
Telephone Number

1-21-2022  
Date

1/11 119.44  
1/18 50.45

Gia M Lead  
Authorized Officer of Inmate Accounts  
Gia M Lead  
Print Name of Authorized Officer

PC

APPENDIX S-41

February 14, 2022

John P. Alexander, II MDOC # 30021  
EAST MISS. Correctional Facility  
10641 Hwy 80 WEST  
Meridian MS 39307-9256  
~~CONFIDENTIAL~~

Cockle Law Brief Co.

ATTN: Trish Bilotte

OMAHA NE 68102-1244  
(402) 342-2831

P.S. Please make edits AS-to form,  
but not AS-to substance, for  
this to be THE best it can be!

"Where there's a will, there's a way" — selected

I am a prisoner-in-custody who used Cockle for SCOTUS Cause No. 02-598. I have the money to pay for your services once-again, but (post stimulus-money) prison-regulations limit us to one, \$250-maximum money-withdrawal every 30-days.

Enclosed is a certiorari petition which I need for Cockle to print in booklet-form and serve on THE SCOTUS clerk (along with the \$300 filing-fee) before April 3, 2022. I am asking an old friend, Cy Rosenblatt, to act as my liason with Cockle.

I suggest you telephone MDOC law-library Director Gia McLeod (601) 359-5614 [see ATTACHED FINANCIAL AUTHORIZATION] to arrange a transfer-of-funds from my Inmate Account in order to pay for your services. Please also send me an estimate. (Do you give discounts to senior-citizens?) RSVP

ATTACHMENT & ENCLOSURES  
pc: MS. Gia McLeod, (SANS ENCLOSURES)  
Senator Cy Rosenblatt (Ret.)  
(601) 209-9196

Thank you in advance,  
John P. Alexander, II

APPENDIX S-42

East Mississippi Correctional Facility

Inmate Request Form

Inmate Name: JOHN P Alexander MDOC #: 30021

Housing Assignment: UNIT 1-C

Date: 03/02/22

<input checked="" type="checkbox"/> Warden	<input type="checkbox"/> Education	<input type="checkbox"/> Unit Manager
<input type="checkbox"/> Warden of Security	<input type="checkbox"/> Telephone	<input type="checkbox"/> Psychologist
<input type="checkbox"/> Major	<input type="checkbox"/> Grievance	<input type="checkbox"/> Mental Health Counselor
<input type="checkbox"/> Captain	<input type="checkbox"/> ID Badges	<input type="checkbox"/> Case Manager
<input type="checkbox"/> Chaplain	<input type="checkbox"/> Library	<input type="checkbox"/> Programs Director
<input type="checkbox"/> Medical	<input type="checkbox"/> Gym	

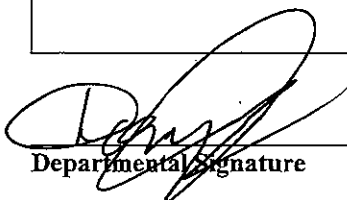
Inmate Request: WARDEN DONALD JACKSON

I AM writing you in follow up to our conversation of 03/02/22, when you toured UNIT 1-C, AND I WAS able to give you THE paperwork regarding Cockle Legal Brief Company's preparation of my court petition.

SINCE THE court deadline is 04/03/22; AND SINCE Cockle requires full payment before THEY will release THEIR product: my best-case scenario is for you, WARDEN JACKSON, TO ARRANGE AN electronic transfer of funds to Cockle from my inmate-account. I AM currently waiting on notification from Cockle as to how much money to send.

Official Use Only: THANK you in ADVANCE. John P Alexander 30021

I Spoke with you on 3/2/2022 about this case.  
Waiting for MDOC to make a decision

  
Departmental Signature

APPENDIX T-43

## In Memory of Elizabeth Reddoch

"I remember I cried when my mother died,  
Never wishing to hide the tears." — selected

Thank you for your sympathies over THE Oct. 12, 2021 loss of my mother. While we are never really ready for the deaths of our loved ones, I had been preparing myself for this very event both mentally & emotionally for a long, long time. However, it still hurts:—no, it aches!

Momma was THE only person who stood by me: no matter what. In an environment such as mine where cruelty is often disguised as "tough-love," my mother's unconditional love & acceptance is exactly what I needed. No one is going to love us like our parents:—especially like Momma!

The important thing is THAT Momma's love is still WITH me. I do not have ANY misgivings whatsoever about letting her go, because I realize how she felt about ALL of her children. I also know, from my heart, that I was able to communicate with her EXACTLY how precious she really is to me!

Mom's dying-wish was to see me out-of-prison and doing well. Merely a portion of THIS wish was fulfilled. Nevertheless, she was able to depart this life WITH THE peace which comes solely from knowing THAT, whatever life may hold for me, I AM not just going to survive: but I will also find A way to thrive!

These indescribable gifts come only through the grace of God!

John G. Alexander, II

Dec. 30, 2021

APPENDIX U-44