

550/555

EMERGENCY RELIEF DISASTER

BURRAGE, Leslie P 300668
Name and Prisoner/Booking Number

Lower Buckeye Jail IN/Am W20
Place of Confinement

3250 W. Lower Buckeye Road
Mailing Address

Phoenix, AZ 85009
City, State, Zip Code

(Failure to notify the Court of your change of address may result in dismissal of this action.)

<input checked="" type="checkbox"/> FILED	<input type="checkbox"/> LODGED
<input type="checkbox"/> RECEIVED	<input type="checkbox"/> COPY
JUL 26 2007	
CLERK U.S. DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	S. DEPUTY

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

LESSIE BURRAGE J.
(Full Name of Plaintiff) Plaintiff;

vs.

- (1) STATE OF ARIZONA
(Full Name of Defendant)
- (2) MARICOPA COUNTY
- (3) STATE OF ARIZONA
- (4) COUNTY OF MARICOPA
Defendant(s).

Check if there are additional Defendants and attach page 1-A listing them.

CASE NO. CV07-1442-PHX-ROS(COA)
(To be supplied by the Clerk)

JURY TRIAL DEMAND
CIVIL RIGHTS COMPLAINT
BY A PRISONER

- Original Complaint
- First Amended Complaint
- Second Amended Complaint

A. JURISDICTION

1. This Court has jurisdiction over this action pursuant to:

- 28 U.S.C. § 1343(a); 42 U.S.C. § 1983
- 28 U.S.C. § 1331; Bivens v. Six Unknown Federal Narcotics Agents, 403 U.S. 388 (1971).
- Other: _____

2. Institution/city where violation occurred: 3250 W. LOWER BUCKEYE / 201 W. JEFFERSON, PHX AZ

Revised 3/9/07

PLEASE READ INSTRUCTIONS PRIOR TO FILLING OUT FORMS
INSTRUCTIONS ARE IN BACK OF THIS PACKET

B. DEFENDANTS

1. Name of first Defendant: STATE OF ARIZONA. The first Defendant is employed as:
ARIZONA SUPREME COURT at 1745 WASHINGTON ST PHX. ARIZONA
(Position and Title) (Institution)
2. Name of second Defendant: MARICOPA COUNTY COURTHOUSE. The second Defendant is employed as:
MARICOPA COUNTY ATTORNEY OFFICE at 201 WEST JEFFERSON PHOENIX ARIZONA
(Position and Title) (Institution)
3. Name of third Defendant: STATE OF ARIZONA. The third Defendant is employed as:
MARICOPA COUNTY SHERIFF DEPARTMENT at 301 WEST JEFFERSON PHOENIX ARIZ.
(Position and Title) (Institution)
4. Name of fourth Defendant: STATE OF ARIZONA. The fourth Defendant is employed as:
PHOENIX POLICE STATION at 101 WEST MADISON PHOENIX AZ.
(Position and Title) (Institution)

If you name more than four Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. PREVIOUS LAWSUITS

1. Have you filed any other lawsuits while you were a prisoner? Yes No
2. If yes, how many lawsuits have you filed? 3. Describe the previous lawsuits:
 - a. First prior lawsuit:
 1. Parties: LESSIE BURRAGE J v. STATE OF ARIZONA
 2. Court and case number: CAN ONLY BE OBTAIN THRU U.S. DISTRICT COURT RECORD
 3. Result: (Was the case dismissed? ~~Was~~ appealed? Is it still pending?) A SETTLEMENT
 - b. Second prior lawsuit:
 1. Parties: LESSIE BURRAGE J v. STATE OF ARIZONA
 2. Court and case number: FILE LAST YEAR CV 1945-10A PHX
 3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) MARICOPA COUNTY MAY HAVE OVERTAKEN THAT APPEAL TAMPERING WITH MAIL, ETC
 - c. Third prior lawsuit:
 1. Parties: LESSIE BURRAGE J v. STATE OF ARIZONA
 2. Court and case number: ASSIGNMENT CIVIL VIOLATION
 3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) EMERGENCY RELIEF IS NEEDED, HERE, A NATIONAL EMERGENCY

If you filed more than three lawsuits, answer the questions listed above for each additional lawsuit on a separate page.

D. CAUSE OF ACTION

COUNT I

1. State the constitutional or other federal civil right that was violated: RIGHTS GUARANTEE TO ME
FEDERAL LAWS CONSTITUTES GOVERNMENT, OUR LAW POLICE PROSECUTION INHUMANE.

2. Count I. Identify the issue involved. Check only one. State additional issues in separate counts.

- Basic necessities
- Mail
- Access to the court
- Medical care
- Disciplinary proceedings
- Property
- Exercise of religion
- Retaliation
- Excessive force by an officer
- Threat to safety
- Other: IMPROPER PROSECUTION OF LAW

3. Supporting Facts. State as briefly as possible the FACTS supporting Count I. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments.

AN EARLY CIVILIZATION RULE FORCE ARIZONA IN ITS ARTICLE 13 ARIZONA SUPREME
COURT DISRUPTED LAWS ADDRESSING UNITED STATE INTERFERING ROUTINE OF
GOVERNMENT GOVERNMENT LAWS THAT CAN NOT BE VIOLATED MALICIOUS HATE
GROUP SCANDALS HAVE KEPT ARIZONA FROM BECOMING INDEPENDANT UNWORTHY
MEMBERS OF ITS LEGISLATURE EAGERNESS TO DIS-OBEY LAWS SET DOWN BY THE
UNITED STATES NARROW MINDED EMPLOYEE TRYING TO GET AHEAD SAW WHAT
THEY THOUGHT WAS AN EASY OPPORTUNITY BEATING THE ARIZONA SUPREME
COURT AND THE GOVERNMENT A FEW OF IT MEMBERS TOOK ON ONE OR TWO OTHER
CONQUERED AN IDEA TO BEAT THE ADMINISTRATION FINANCIAL AS OTHER
HAVE TRIED TIME BEFORE IRRESPONSIBLE SELF CITY TOOK THE LAW INTO THEIR
OWN HANDS AND PROSECUTED A CASE UNDER FALSE PRE-TENSE, THIS CASE
APPEARED TO HAVE USE THE INFORMATION FROM PRIOR POLICE REPORT
D.O.L.T.C.F. POLICE OFFICER LIED IN COLLECTING EVIDENT. THE COURT
DATES HAVE BEEN ARRANGE TO SHOW WHAT RIGHTS VIOLATED IN THIS CASE
INITIAL COURTE DATES WAS TRYING TELL SOMEONE SOMETHING POLICE BEGAN IM-
PERSONATING FALSELY AND LIES ABOUT THE SITUATION ADMITTED UNDER OATH

4. Injury. State how you were injured by the actions or inactions of the Defendant(s). TUDS
SLEEPING ON THE FLOOR IN RESCUE FLOOD BOAT HARD BLUE PLASTIC THERMOS
USE IN KATRINA (TUB) HURRICANE DESASTER BOATS SLEEPING ON THE FLOOR THEN JAIL
HANDED ME DEADLY POISON BAG ONE MEAL A DAY BREAKFAST POISON EMEW
(EMULE-BolongA

5. Administrative Remedies:

- a. Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution? Yes No
- b. Did you submit a request for administrative relief on Count I? Yes No
- c. Did you appeal your request for relief on Count I to the highest level? Yes No
- d. If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not. GRIEVANCE ARE NOT ANSWER (17) SEVENTEEN DAYS GRIEVANCE DID NOT
ANSWER OR RESPOND, TOO MUCH TIME GRIEVE GRIEVANCE BECOME TRAP (DESTROYED)

COUNT II

1. State the constitutional or other federal civil right that was violated: SLEEPING ON THE FLOOR EATING ON THE FLOOR, URINAL, GERMS AND VIRUS, THEN POSITION EMEW LUNCH

2. Count II. Identify the issue involved. Check only one. State additional issues in separate counts.

- Basic necessities
- Mail
- Access to the court
- Medical care
- Disciplinary proceedings
- Property
- Exercise of religion
- Retaliation
- Excessive force by an officer
- Threat to safety
- Other: HOUSING - PRIVACY ACT

3. Supporting Facts. State as briefly as possible the FACTS supporting Count II. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments.

ARRESTED JUNE 3rd 2007 AT 7:20 MST POLICE REPORTED HOUR LATER NO RADIO CONTACT LOCATING THE STOR INITIAL THE EVIDENT X'S TESTED TO DETERMINE THE WEIGHT AND THE AMOUNT CASE SHOULD HAVE NEVER GONE THIS FAR TRYING TO BLUFF A CONVICTION ON A DOLLAR WORTH OF WHAT WAS SAID TO BE COCAINE CRACK WRAP FOLDED IN A DOLLAR BILL. POLICE DETERMINE HIS OWN WEIGHT ESTIMATED ONE HUNDRED MILLIGRAM - 100 MILLIGRAM ESTIMATED OF DOLLAR INCLUDED. POLICE OFFICER DID NOT GET THE SERIAL NUMBER, OR YEAR, THE BILL PRINTED OUT INTO CIRCULATION POLICE REPORT TWO DIFFERENT ADDRESSES A EAST AND A WEST POLICE CLAIM HE WAS TALKING TO SOMEONE ON FIFTH STREET REALIZE THAT HE WAS GIVEN A FALSE POLICE CONFESSION, POLICE WOULD TRY STAY ON THE CASE SUBSTITUTED RULE ELEVEN DENIED PETITIONER PRELIMINARY AFTER THE PRELIMINARY RULE ELEVEN WAS SUBMITTED WAS HANDED DIRECTLY TO COMMINISER EDWARD BASSET BROUGHT BACK TO COURT TWO TO THREE HOURS AFTER THE PRELIMINARY HEARING, AFTER THE HEARING, DISCOVERY TOO MANY ERRORS IN POLICE REPORT CANNOT AFFORD TO TRAVEL TO TRIAL POLICE REPUTATION IS DESTROYED THIS RULE ELEVEN TRIED TO FIX POLICE REPORT REALIZING THIS POLICE REPORT MAY HAVE FOR SOME ODD REASON TAKING INFORMATION OF WEIGHT FROM PREVIOUS (DRVIOUS) POLICE REPORT TEN YEARS OR MORE TRYING TO HIGHLIGHT POLICE THEORY

4. Injury. State how you were injured by the actions or inactions of the Defendant(s).

EMUL OR EMEW LUNCH MEAT THAT LOOKS SAME AS BOLONGA PETITIONER SUFFER FROM FOOD ANISSION BOTTEN SPOIL MEAT HAD NOT BEEN CHECK CERTIFIED THAT THE MEAT CONTAIN NO BIO FATS, ONE YEAR AGO JAIL BEGAN SERVING ROTTEN FOOD

5. Administrative Remedies.

- a. Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution? Yes No
- b. Did you submit a request for administrative relief on Count II? Yes No
- c. Did you appeal your request for relief on Count II to the highest level? Yes No
- d. If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not. GRIEVANCE HAS WAY TO REACH APPEALS EXTERNAL LEVEL OF ANY SORT JAIL TAMPERING WITH APPEAL MAILS, PRIVILEGE OF MAIL

COUNT III

1. State the constitutional or other federal civil right that was violated: UNDESIGNATED RULE ELEVEN
BY FORCE OF HIS STAND IN FOR SOME UNKNOWN, COURT APPOINTED LAWYER

2. Count III. Identify the issue involved. Check only one. State additional issues in separate counts.
- | | | | |
|--|---|---|---------------------------------------|
| <input type="checkbox"/> Basic necessities | <input type="checkbox"/> Mail | <input checked="" type="checkbox"/> Access to the court | <input type="checkbox"/> Medical care |
| <input type="checkbox"/> Disciplinary proceedings | <input type="checkbox"/> Property | <input type="checkbox"/> Exercise of religion | <input type="checkbox"/> Retaliation |
| <input type="checkbox"/> Excessive force by an officer | <input type="checkbox"/> Threat to safety | <input type="checkbox"/> Other: _____ | |

3. Supporting Facts. State as briefly as possible the FACTS supporting Count III. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments.

DRE-LIMINARY HAS MOVE FOUR TIME NOW EACH TIME WITH A DIFFERENT LAWYER (3)
APPOINTED THE UNDESIGNATED RULE ELEVEN IS ASKING FOR A SECOND DRE-LIMINARY
A RULE (11-ELEVEN HAS TO BE BEFORE THE DRE-LIMINARY HEARING NO ONE WAIVE
TIME NO TIME WAS NEEDED POLICE TRIED TO SAVE HIS CAREER WAIVE TIME FOR
JULY 5TH TO AUGUST 17-2007 (42) FORTY-TWO-DAYS STAYING RIGHT ON THE CONSTITUTION
VIOLATING EVERY AMENDMENT THAT CONSTITUTE GOVERNMENT WITH THE HELP OF THE
COMMISSIONER EDWARD L. BASSET COUNTY ATTORNEY COURT ATTORNEY GENEL FISHER
LEAVING THE PETITIONER NO REPRESENTATION, A SUITABLE ATTORNEY HAS TO BE APPOINTED
WITHIN TEN DAYS A DRE-LIMINARY HAS TO BE GIVEN WITHIN THIRTY DAYS PRIOR
TO THE ARREST DRE-LIMINARY HEARING SET JUNE 13TH 2007 MOVE DRE-LIMINARY
HEARING SET JUNE 26TH MOVE TO JUNE 28TH 2007 ON THE 28TH OF JUNE 2007 IT IS
NO LONGER A DRE-LIMINARY HEARING TO CALL A WITNESS HEARING TRYING TO NOT
DESTROY CONFIDENT AND TRUST HE DOESNT SHOW DRE-LIMINARY COUNTY COURT
ATTORNEY TAKE ON HIS OWN TIME HAS BEEN WAIVE WITH THE EXCEPTION
NO TIME EXCLUDED AND COMMISSIONER GRANT THE DRE-LIMINARY HEARING MOVE TO JULY
5TH STILL NOT REPRESENTED STAND IN FOR THE COURT, LAWYER FILE A INDIRECT MOTION

4. Injury. State how you were injured by the actions or inactions of the Defendant(s).
TORTURE BOTH JAIL, COURT, AND MEDICAL, FORCE MEDICATION INTO PETITIONER BY
SURINGE (INJECTING FLUIDS AND FORCING PETITIONER TO TAKE OTHER MEDICATION
ORALLY BLOOD IS TAKEN ONE HUNDRED TIME THE AMOUNT IS NEEDED A PAD SMEAR.

5. Administrative Remedies.
- Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution? Yes No
 - Did you submit a request for administrative relief on Count III? Yes No
 - Did you appeal your request for relief on Count III to the highest level? Yes No
 - If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not. GRIEVANCE CAN NOT GO FORWARD FOR REMEDIES OR APPEAL
JAIL HAS TOO MANY ISSUE, FOOD, MAIL, POSITIONING, MEDICAL STAFFING,
DISEASE

If you assert more than three Counts, answer the questions listed above for each additional Count on a separate page.

E. REQUEST FOR RELIEF

State the relief you are seeking:
**UNITED STATES DISTRICT COURT WARN ARIZONA ABOUT TWENTY TIME NOW
METHOD IN HUMANE IMPROPER PROSECUTION AND NOT TO RULE EVEN ANY
CASES USING METHOD OF FALSIFYING OR FAKING TRIAL FAKED RULE FAKED CONVICTION
FAKING THE SAME INDICTMENT MORE THAN ONCE ARIZONA ALREADY
ADMITTED A VIOLATION MORE THAN THIRTEEN VIOLATION AND HAS NO STATUTE
REQUESTING PETITIONER IS SEEKING FROM THE UNITED STATES DISTRICT COURT
A MOTION TO PROCEED PRO PER IN A PRO SE REVIEW CR-2007-135769-001 VIDEO
AUDIO**

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 7-20-2007
DATE

[Handwritten Signature]
SIGNATURE OF PLAINTIFF

(Name and title of paralegal, legal assistant, or
other person who helped prepare this complaint)

(Signature of attorney, if any)

(Attorney's address & telephone number)

ADDITIONAL PAGES

All questions must be answered concisely in the proper space on the form. If you need more space, you may attach no more than fifteen additional pages. But the form must be completely filled in to the extent applicable. If you attach additional pages, be sure to identify which section of the complaint is being continued and number all pages.

BURRAGE, Leslie P 30066B
Name and Prisoner/Booking Number

Lower Buckeye Jail Infirm w20
Place of Confinement

3250 W. Lower Buckeye Road
Mailing Address

Phoenix, AZ 85009
City, State, Zip Code

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

LESSIE BURRAGE JR
Plaintiff,

vs.

STATE OF ARIZONA
Defendant(s).

CASE NO. _____

APPLICATION TO PROCEED
IN FORMA PAUPERIS
BY A PRISONER
CIVIL (HABEAS)
CORPUS

I, _____, declare, in support of my request to proceed in the above entitled case without prepayment of fees under 28 U.S.C. § 1915, that I am unable to pay the fees for these proceedings or to give security therefor and that I believe I am entitled to relief.

In support of this application, I answer the following questions under penalty of perjury:

- Have you ever before brought an action or appeal in a federal court while you were incarcerated or detained?
 Yes No If "Yes," how many have you filed? 3
Were any of the actions or appeals dismissed because they were frivolous, malicious, or failed to state a claim upon which relief may be granted? Yes No If "Yes," how many of them? _____
- Are you currently employed at the institution where you are confined? Yes No
If "Yes," state the amount of your pay and where you work. ZERO AMOUNT
- Do you receive any other payments from the institution where you are confined? Yes No
If "Yes," state the source and amount of the payments. _____

4. Do you have any other sources of income, savings, or assets either inside or outside of the institution where you are confined? Yes No

If "Yes," state the sources and amounts of the income, savings, or assets.
MOTION TO LEAVE TO PROCEED IN FORMA PAUPERIS 2254

I declare under penalty of perjury that the above information is true and correct.

7-21-2007
DATE

Leslie Beverage
SIGNATURE OF APPLICANT

CONSENT TO COLLECTION OF FEES FROM TRUST ACCOUNT

I, AM DETAINEE, hereby consent to having the designated correctional officials at this institution release to the Court my trust account information. I further consent to having the designated correctional officials at this institution withdraw from my trust account the funds required to comply with the order of this Court for the payment of filing fees in accordance with 28 U.S.C. § 1915(b).

My consent includes withdrawal from my account by correctional officials of partial initial payments to this Court equal to 20% of the greater of:

- (A) the average monthly deposits to my account for the six-month period preceding my filing of this action, or
- (B) the average monthly balance in my account for the six-month period preceding my filing of this action.

My consent also includes monthly withdrawals from my account by correctional officials of an amount equal to 20% of each month's income. Whenever the amount in my account reaches \$10.00, correctional officials will withdraw that amount and forward it to the Court until the required filing fee is paid in full. I understand that I am liable for paying the entire fee, even if my case is dismissed by the Court before the fee is fully paid.

7-2007
DATE

Leslie Beverage
SIGNATURE OF APPLICANT

CERTIFICATE OF CORRECTIONAL OFFICIAL AS TO STATUS OF APPLICANT'S TRUST ACCOUNT

I, JOSEPH M. ARPAIO, certify that as of the date applicant signed this application:
(Printed name of official)

The applicant's trust account balance at this institution is: \$ 0

The applicant's average monthly deposits during the prior six months is: \$ _____

The applicant's average monthly balance during the prior six months is: \$ _____

The attached certified account statement accurately reflects the status of the applicant's account.

7-21-2007
DATE

AUTHORIZED SIGNATURE

A7711 MARICOPA COUNTY JAIL
TITLE/ID NUMBER INSTITUTION

1. UNITED STATES, DISTRICT COURT RECORD, PROVES THAT THE U.S.
2 DISTRICT COURT ISSUES A DEMAND ORDERING ARIZONA
3 MEDICINE FORENSIC SHOCK, A TREATMENT, TO ASSURE A CON-
4-VICTION, THE RULE ELEVEN SHOULD NOT TAKE PLACE OF THE
5 TRIAL, CRIMINAL CASE NUMBER CR-2007-135769-001-DT
6 MAY HAVE TRIED TO PROSECUTE, FEW TIME BEFORE
7 THE POLICE REPORT NUMBER, THE ARIZONA SUPREME
8 COURT BEGAN INVESTIGATING, AND STOP. NOW THIS
9 CASE HAS BEGAN, SAME INCARCERATION SAME
10 ROUTINE, THE SAME PROSECUTION
11 THIS RULE ELEVEN WOULD DENY THE PETITIONER THE
12 RIGHTS TO A FAIR AND SPEEDY TRIAL, INHUMANE
13 METHOD TO DENY PETITIONER ANY PROSCCESS OF THE LAW.
14 AMENDMENT IN THE UNITED STATES CONSTITUTION, GUARANTEES
15 ME CERTIAN RIGHTS WHILE INCARCERATED SHALL NOT BE
16 VIOLATED, DUE PROSCCESS OF LAW, A CASE CANNOT CONTIN-
17-UED, NO MORE THAN THIRTY DAY APART, CR-2007-135769-001-
18-DT, CONTINUES TO CONTINUE, A PRELIMINARY HEARING JULY 5th 2007
19 THREATEN PETITIONER, A PLEA BARGAIN, SENTENCING CHART
20 FROM GENE L. FISHER, STATED, IF YOU DONT PLEAD GUILTY
21 THREE YEAR, I AM OFFERING YOU, COURT GOING TO GIVE
22 YOU ELEVEN YEAR IF YOU ARE FOUND GUILTY AND I AM
23 SURE THEY WILL, STAIMENT MADE BY GENE L. FISHER
24 ARRESTED ON JUNE 3rd = 2007 PRELIMINARY HEARING WAS
25 HELD ON JULY 5th = 2007, A SECOND PRELIMINARY HEARING
26 HAS BEEN CONFIRM AUGUST 17th 2007, 42 DAY CONFLICTING
27 ERROR OF GOVERNMENT.

Rule 32

Other Post-Conviction Relief

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2
3
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11

Rule

- 32.1 Scope of remedy
- 32.2 Preclusion of remedy
- 32.3 Nature of proceeding and relation to other remedies
- 32.4 Commencement of proceedings
- 32.5 Contents of petition
- 32.6 Additional pleadings; summary disposition; amendments
- 32.7 Informal conference
- 32.8 Evidentiary hearing
- 32.9 Review
- 32.10 No Extensions of time

PRELIMINARY LIMITATION HAD EXPIRED
COURT TRIED TO EXTEND TIME RULE (11)

12 2007-0135769-001-DT, CRIMINAL CASE NUMBER.
 13 HAVE APPEARED ON AT LEAST TWO DIFFERENT
 14 CASE, PROSECUTION USUALLY BEG IN THE SAME
 15 WAY, ONCE CR-0135769 IS SURE NO NOTICE, IT
 16 CAN BEGAN FILING AN APPEAL THE STATE OF
 17 ARIZONA, SOME ONE ON THE ARIZONA SUPREME CT,
 18 WOULD HAVE TO AGREE, LEAVING THE FEDERAL
 19 GOVERNMENT TO PAY HALF, THE RULE ELEVEN
 20 WOULD GUARANTEE A SURE CONVICTION, LET US NOT
 21 UNDER ESTIMATE FEDERAL GOVERNMENT.
 22 IN CASES WHERE NO TWO PIECE OF EVIDENT ARE THE SAME
 23 APHOENIX POLICEMAN, NOW SERVING ON THE ARIZONA
 24 SUPREME COURT, WOULD RETIRE TAKING THIS CASE
 25 WITH HIM, AND WHO KNOWES WHAT ELSE
 26 CAMPAIGN AND ELECTION ARE NEEDED IN THIS
 27 STATE, STATE COULD NOT AFFORD TO GO ANOTHER
 28 ELECTION IN THE SAME CONDITION, THAT ITS IN RIGHT NOW

