

IN THE SUPERIOR COURT OF CAMDEN COUNTY

STATE OF GEORGIA

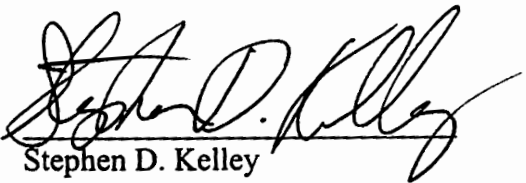
THE STATE OF GEORGIA,)
)
vs.) INDICTMENT 2000CR4
) DEATH PENALTY
DENNIS A. PERRY,)
Defendant.)

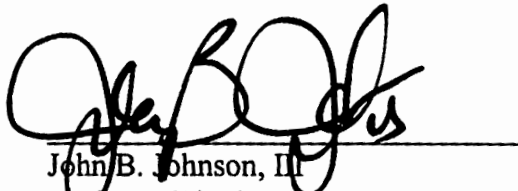
GRANT OF USE AND DERIVATIVE USE IMMUNITY

COMES NOW the State of Georgia, by and through the District Attorney for the Brunswick Judicial Circuit, Stephen D. Kelley, and Assistant District Attorney John B. Johnson and, under the provisions of and applicable case law relating to O.C.G.A. 24-9-28, finding that said **DONNIE BARRENTINE** was a witness to the death of Harold and Thelma Swain, was present at the scene and has given statements to other persons about his involvement and his testimony to such is necessary to the public interest, hereby grants to **DONNIE BARRENTINE** use and derivative use immunity in the trial of the case of the State of Georgia vs. Dennis Perry, 2000CR4.

The State further requests that the trial Court issue an order, under the provisions of O.C.G.A. 24-9-28 directing that **DONNIE BARRENTINE** testify truthfully in the trial above-cited.

This 22nd day of February, 2002


Stephen D. Kelley
District Attorney


John B. Johnson, III
Assistant District Attorney