

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
EXECUTIVE ORDER NUMBER 16-228

WHEREAS, Sara Katherine Shaw is presently serving as Mayor Pro Tem for the City of Kissimmee, Florida; and

WHEREAS, on September 27, 2016, Sara Katherine Shaw was arrested and charged by Information with Grand Theft (More Than \$5,000), a third-degree felony in violation of section 812.014(2)(c)2., Florida Statutes, and Fraudulent Use of Deceased Personal Identification Information, a second-degree felony in violation of section 817.568(8)(b), Florida Statutes; and

WHEREAS, the Governor is authorized by section 112.51(2), Florida Statutes, to suspend from office any elected municipal officer who is informed against for the commission of a state felony or misdemeanor; and

WHEREAS, it is in the best interests of the residents of the City of Kissimmee, and the citizens of the State of Florida, that Sara Katherine Shaw be immediately suspended from the public office, which she now holds, upon the grounds set forth in this executive order.

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to section 112.51, Florida Statutes, find as follows:

- A. Sara Katherine Shaw is, and at all times material hereto was, Mayor Pro Tem for the City of Kissimmee, Florida.
- B. The office of Mayor Pro Tem for the City of Kissimmee, Florida, is within the purview of the suspension powers of the Governor, pursuant to section 112.51, Florida Statutes.

C. On September 27, 2016, Sara Katherine Shaw was charged with Grand Theft (More Than \$5,000), a third-degree felony in violation of section 812.014(2)(c)2., Florida Statutes, and Fraudulent Use of Deceased Personal Identification Information, a second-degree felony in violation of section 817.568(8)(b), Florida Statutes, as evidenced by the attached Information filed in the Ninth Judicial Circuit of Florida, which is incorporated as if fully set forth in this Executive Order.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the Laws of the State of Florida, this Executive Order is issued, effective immediately:

Section 1. Sara Katherine Shaw is suspended from the public office, which she now holds, to wit: Mayor Pro Tem for the City of Kissimmee, Florida.

Section 2. Sara Katherine Shaw is prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any emoluments or privileges of public office during the period of this suspension, which period shall be from today, until further Executive Order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed at The Capitol, Tallahassee, Florida, this 30th day of September, 2016.




RICK SCOTT, GOVERNOR

ATTEST:


SECRETARY OF STATE

FILED
2016 SEP 30 AM 11:03
TALLAHASSEE, FLORIDA

IN THE CIRCUIT COURT OF OSCEOLA COUNTY, STATE OF FLORIDA

THE STATE OF FLORIDA

DIRECT
INFORMATION #

16 CF 3572B

VS.

DIVISION - 201

16 CF 3573 B

PETER DANIEL SENDTKO, and

1. DEALING IN STOLEN PROPERTY (Trafficking)
(F2-L5) (Def. PETER DANIEL SENDTKO Only)

SARA KATHERINE SHAW

2. GRAND THEFT THIRD DEGREE OF \$5,000 OR
MORE (Pursuant to Scheme or Course of Conduct
(F3-L3)

3. FRAUDULENT USE OF DECEASED PERSONAL
IDENTIFICATION INFORMATION (3 Year
Minimum Mandatory) (F2-L4)

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

JEFFREY L. ASHTON, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Osceola County, or JEFFREY L. ASHTON, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Osceola County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that PETER DANIEL SENDTKO, on or about the 25th day of October, 2014, in said County and State, did, in violation of Florida Statute 812.019(1), traffic in, or endeavor to traffic in, property that PETER DANIEL SENDTKO knew or should have known was stolen, to-wit: a Pontiac motor vehicle.

2014 OCT 27 11:00 AM
CLERK OF COURT

COUNT TWO

JEFFREY L. ASHTON, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Osceola County, or JEFFREY L. ASHTON, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Osceola County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that PETER DANIEL SENDTKO, and SARA KATHERINE SHAW, between the 1st day of May, 2014 and the 14th day of April, 2016, in said County and State, did, in violation of Florida Statute 812.014(2)(c)(2), pursuant to one scheme or course of conduct, knowingly obtain or use, or endeavor to obtain or use United States currency or utility services provided by KISSIMMEE UTILITY AUTHORITY, of a value of FIVE THOUSAND DOLLARS (\$5,000.00) or more, the property of another, to-wit: the Estate of CAROL WOOSLEY, as owner or custodian thereof, with the intent to temporarily or permanently deprive said owner or custodian of a right to the property or a benefit therefrom, or to appropriate the property to the defendants' own use or to the use of a person not entitled thereto.

COUNT THREE

JEFFREY L. ASHTON, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Osceola County, or JEFFREY L. ASHTON, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Osceola County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that PETER DANIEL SENDTKO, and SARA KATHERINE SHAW, between the 1st day of May, 2014 and the 14th day of April, 2016, in said County and State, did, in violation of Florida Statute 817.568(8)(b), willfully and fraudulently use personal identification information concerning a deceased individual, to-wit: CAROL WOOSLEY, and the pecuniary benefit, the value of the services received, the payment sought to be avoided, or the amount of injury or fraud perpetrated was \$5,000 or more.

STATE OF FLORIDA
COUNTY OF OSCEOLA

Personally appeared before me David Scott Messinger, Assistant State Attorney of the Ninth Judicial Circuit of Florida, who being first duly sworn, says that he/she has received testimony under oath from the material witness or witnesses, which if true, would constitute the offense herein, and that he/she institutes the prosecution in good faith.

The foregoing instrument was acknowledged before me this 23 day of September 2016 by the aforementioned Assistant State Attorney who is personally known to me and who did take said oath.

Polly Warren



POLLY WARREN
MY COMMISSION # FF 027502
EXPIRES: July 29, 2017
Bonded Thru Budget Notary Services

49-2016-KF-000318
49-2016-KF-000317

JEFFREY L. ASHTON, State Attorney
Ninth Judicial Circuit of Florida

By *David Scott Messinger*
David Scott Messinger
Designated Assistant State Attorney
Florida Bar No. 37711

DM/DM

S.T. (Def. A)
S.T. (Def. B)