STATE OF FLORIDA

OFFICE OF THE GOVERNOR EXECUTIVE ORDER NUMBER 19-264

WHEREAS, on January 26, 2018, Governor Rick Scott issued Executive Order 18-19 suspending

Joy Cooper from the Office of Mayor for the City of Hallandale Beach, Florida following her indictment on various corruption charges; and

WHEREAS, on November 26, 2019, a jury acquitted Joy Cooper of all charges against her as evidenced by the attached Verdict Form and Felony Order of Acquittal filed in the Seventeenth Judicial Circuit, in and for Broward County, Florida, which are incorporated as if fully set forth in this Executive Order; and

WHEREAS, Article IV, section 7, Florida Constitution and section 112.51(6), Florida Statutes, provides that a suspended officer shall be reinstated by the Governor upon acquittal;

NOW THEREFORE, I, RON DESANTIS, Governor of Florida, pursuant to section Article IV, Section 7(a), Florida Constitution and section 112.51(6), Florida Statutes, issue this Executive Order:

Section 1. Effective December 12, 2019, Joy Cooper is reinstated to the public office that she held at the time of the above-mentioned suspension, to-wit Mayor for the City of Hallandale Beach, Florida.

Section 2. Effective December 12, 2019, Executive Order 18-19 is revoked, and the suspension of Joy Cooper is terminated.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal of the State of Florida to be affixed at Tallahassee this 12th day of December, 2019.

RON DESANTIS, GOVERNOR

ATTEST:

SECRETARY OF STATE

CASE NO: #18-1021CF10A

JUDGE: MARTIN S. FEIN

STATE OF FLORIDA,

Plaintiff,

vs.

JOY COOPER,

Defendant

VERDICT

Filed In Open Court, CLENK OF THE GROWN COURT ON NOV 28 2019

COUNT ONE

WE, THE JURY, find as follows as to the Defendant in this case (CHECK ONLY ONE):

- ____A. The Defendant is guilty of official misconduct as charged in the Information.
- ____B. The Defendant is guilty of falsifying records, a lesser included offense.

C. The Defendant is not guilty.

SO SAY WE ALL, this $\frac{26}{100}$ day of November, 2019 at Fort Lauderdale, Broward County, Florida.

CASE NO: #18-1021CF10A

JUDGE: MARTIN S. FEIN

STATE OF FLORIDA, :

Plaintiff,

VERDICT

Filed In Open Court, CLERK OF THE CHOCKET

VS.

JOY COOPER,

Defendant

COUNT TWO

WE, THE JURY, find as follows as to the Defendant in this case (CHECK ONLY ONE):

- ____A. The Defendant is guilty of official misconduct as charged in the Information.
- ____B. The Defendant is guilty of falsifying records, a lesser included offense.

C. The Defendant is not guilty.

SO SAY WE ALL, this 26 day of November, 2019 at Fort Lauderdale, Broward County, Florida.

CASE NO: #18-1021CF10A

JUDGE: MARTIN S. FEIN

STATE OF FLORIDA,

Plaintiff,

VS.

VERDICT

Filed in Open Court, CLERA OF THE CHROLIT COURT

JOY COOPER,

Defendant

COUNT THREE

WE, THE JURY, find as follows as to the Defendant in this case (CHECK ONLY ONE):

- A. The Defendant is guilty of official misconduct as charged in the Information.
- The Defendant is guilty of falsifying records, a lesser included offense.
- The Defendant is not quilty.

SO SAY WE ALL, this 26 day of November, 2019 at Fort Lauderdale, Broward County, Florida.

CASE NO: #18-1021CF10A

JUDGE: MARTIN S. FEIN

STATE OF FLORIDA,

Plaintiff,

:

VERDICT

Filed in Open Court, CLERK OF THE CHROLIT COURT

JOY COOPER,

VS.

Defendant

Detendant

COUNT FOUR

WE, THE JURY, find as follows as to the Defendant in this case (CHECK ONLY ONE):

A. The Defendant is guilty of violation of campaign contribution limits as charged in the Information.

B. The Defendant is not guilty.

SO SAY WE ALL, this 26 day of November, 2019 at Fort Lauderdale, Broward County, Florida.

CASE NO: #18-1021CF10A

JUDGE: MARTIN S. FEIN

STATE OF FLORIDA,

Plaintiff,

VERDICT

VS.

JOY COOPER,

Defendant

T

Filed in Coon Court, CLERK OF THE CHROLIST COURT ON 100 26 2019

COUNT FIVE

WE, THE JURY, find as follows as to the Defendant in this case (CHECK ONLY ONE):

A. The Defendant is guilty of conspiracy to commit violation of campaign contribution limits as charged in the Information.

B. The Defendant is not guilty.

SO SAY WE ALL, this 26 day of November, 2019 at Fort Lauderdale, Broward County, Florida.

FORFDERSON

CASE NO: #18-1021CF10A

JUDGE: MARTIN S. FEIN

STATE OF FLORIDA,

Plaintiff,

:

VERDICT

Filed In Open Court, CLERN 10 THE CHACHT COURT ON 17 2 6 2019

JOY COOPER,

VS.

Defendant

COUNT SIX

WE, THE JURY, find as follows as to the Defendant in this case (CHECK ONLY ONE):

A. The Defendant is guilty of soliciting campaign contribution in a government building as charged in the Information.

B. The Defendant is not guilty.

SO SAY WE ALL, this 26 day of November, 2019 at Fort Lauderdale, Broward County, Florida.

Instr# 116205372 , Page 1 of 1, Recorded 12/02/2019 at 08:39 AM Broward County Commission

17th Judici	ial Circuit in and for Broward County	CLOCK IN
DIVISION:	FELONY ORDER OF ACQUITTAL	
THE STATE OF	F FLORIDA VS.	CASE NUMBER
Jou	COOPLE DEFENDANT	18.1021CFGA
SHERIFF'S NO	Larry	Catheline Chanelle TREPORTER SHEACURZA
CHARGE(S)	5-confizgy to con violation of capage	Scanduct m. t contributions lumis contribution limits contribution in
ACQUITTED B'	GOVE DELLOWS FENDANT HAVING THIS DATE NOV 262 YM JURY [] COURT, THE DEFENDANT IS BY THE COURT, AND IT IS,	019 BEEN
	ED AND ADJUDGED THAT THE DEFENDAN AUSE AND THE APPEARANCE BOND HERI HARGED.	
DONE AIDAY OF NO	ND ORDERED IN OPEN COURT AT BROWA	ARD COUNTY, FLORIDA, THIS