

IN THE CIRCUIT COURT OF THE
SECOND JUDICIAL CIRCUIT, IN
AND FOR LEON COUNTY, FLORIDA.

GRAND JURY FALL TERM, 2008

CASE NO. 09CF01229

STATE OF FLORIDA

vs.

Indictment for:
(Superseding Indictment filed on 4-17-09)

Raymond Edward Sansom, SPN 204907
W/M, DOB: 07-11-1962
SS# and

James Robert Richburg, SPN 204908
W/M, DOB: 03-26-1945
SS#

Official Misconduct (F3) (ref. #5566),
Perjury In Official Proceeding (F3)
(ref. #3111) and
Perjury In Official Proceeding (F3)
(ref. #3111)

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

The Grand Jurors of the State of Florida, empaneled and sworn to inquire and true
presentment make in and for the County of Leon, upon their oaths, do present that

Raymond Edward Sansom

and

James Robert Richburg


on or about April 27, 2007, in the County of Leon and State of Florida, while a public servant, to
wit: Raymond Edward Sansom a state legislator and James Robert Richburg, President of Okaloosa-
Walton College, did unlawfully falsify, or cause another person to falsify, an official record or
official document, the 2007 - 2008 General Appropriations Act and/or the Joint Use Project Note,
with corrupt intent to obtain a benefit for any person, or to cause harm to another, contrary to
Section 838.022(1)(a) & (3), Florida Statutes.

FILED
MAY 27 2009
LEON COUNTY
FLORIDA

COUNT II: And the Grand Jurors of the State of Florida aforesaid, further indictment makes that James Robert Richburg on April 16, 2009, in the County of Leon and State of Florida, did unlawfully make a false statement, which he did not believe to be true, under oath administered by William N. Meggs in an official proceeding, a meeting of the Fall 2008 Grand Jury, in regard to a material matter, as follows: he testified that the building that was the subject of the Grand Jury investigation was not designed as a hangar and/or there was never intention or discussion after the appropriation was made, that Jay Odom or Destin Jet would use the building, contrary to Section 837.02, Florida Statutes.

COUNT III: And the Grand Jurors of the State of Florida aforesaid, further indictment makes that Raymond Edward Sansom on April 16, 2009, in the County of Leon and State of Florida, did unlawfully make a false statement, which he did not believe to be true, under oath administered by William N. Meggs in an official proceeding, a meeting of the Fall 2008 Grand Jury, in regard to a material matter, as follows: he testified that the building that was the subject of the Grand Jury investigation was not intended for private use and/or the increased funding in 2008 to Northwest Florida State College was at the request of the College, contrary to Section 837.02, Florida Statutes.

And contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Florida


STATE ATTORNEY, SECOND JUDICIAL
CIRCUIT OF FLORIDA, IN AND FOR
LEON COUNTY; PROSECUTING FOR
SAID STATE.

In the Circuit Court of the Second Judicial Circuit of the State of Florida in and for LEON County FALL Term, 2008

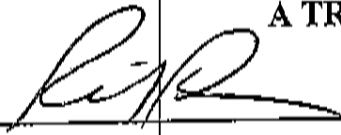
THE STATE OF FLORIDA

vs.

**Raymond Edward Sansom and
James Robert Richburg**

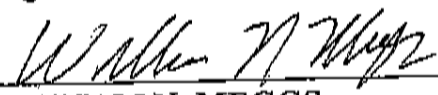
**INDICTMENT FOR
(Superseding Indictment filed on 4-17-09)
Official Misconduct, Perjury In Official
Proceeding and Perjury In Official Proceeding**

A TRUE BILL



Foreperson of the Grand Jury

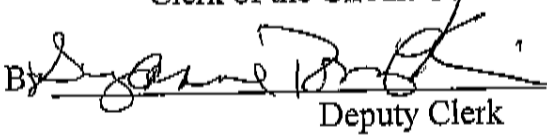
This is to certify that the undersigned, State Attorney, as authorized and required by law, has advised the Grand Jury returning this Indictment.



**WILLIAM N. MEGGS
STATE ATTORNEY
SECOND JUDICIAL CIRCUIT OF FLORIDA,
IN AND FOR LEON COUNTY, FLORIDA.**

Presented in open Court by the Grand Jury and filed this
27 day of May, 2009.

Clerk of the Circuit Court

By 
Deputy Clerk

