clerk of aicint Court Brilforde County -Greensborr, M.C.-

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3187

8 February 1954

Clerk of Superior Court Guilford County Greensboro, N.C.

Dear or Shore:

Re: Inez Smith, Plaintiff, vs. Carl Dewey Smith, Defendant

Mr Carl Dewey Smith, defendant in above styled case, appeared in person before the Circuit Judge of this Court on Saturday, 6 Febr.ary 1954, and asked this Court to hear the charge of non-support against him now pending in your court. He had been served notice to appear in your court at ten o'clock, 15 February, 1954. According to his statement he is now working in Pensacola, "la.

In view of Sr Smith's appearance before this court, and submission to its jurisdiction, Judge Hubert M. Hall has asked me to have this case withdrawn or recalled from your court if possible. Will you please advise me if this may be done? If so, he will hold in the hearing on the complaint next Saturday morning at 8:00 AM. An early reply will be greatly appreciated.

If there are any charges in connection with the service already performed in this case you may forward such to me and it will be paid by the 'lerk of this court in due course.

Your prompt action in initiating action in this case is greatly appreciated.

Yours very truly,

Kenneth Cooper

STATE OF ALABAMA

CIRCUIT COURT OF BALDWIN COUNTY.

IN BRITT.

INSZ SMITH,

CARL DENEY SHITH,

Petitioner,

Vs.

Respondent

The petition of Inez Smith respectfully shows:

1. That she is the wife of Carl Dewey Smith, the respondent; that petitioner was duly married to said respondent on or about November, 1938 at Phenix City, Alabama, and now resides at Bay Minette, Alabama.

2. That petitioner is the mother and said respondent is the father of the following named dependents:

> Carl Dewey Smith, Jr. born 30 May, 1939; Lillian Inez Smith, born 14 April, 1940; Roger Neal Smith, born 24 November, 1942; ' Marold David Smith, born 25 November, 1944; Larry Eric Smith, born 15 "pril, 1948.

3. That petitioner and said children are entitled to support from the respondent under the provisions of the Uniform Reciprocal Enforcement of Support Act of this State, Act No. 879, Laws of Alabama, 1951, copy of which is attached and made a part hermof.

4. That respondent, on or about 25 December, 1953, and subsequent thereto, refused and neglected to provide fair and reasonable support for petitioner and other dependents according to his means and earning capacity.

5. That, upon information and belief, respondent now is residing High Point or domiciled at HighIntim, North Carolina, 310 bouth Namilton Street, is earning \$75.00 per week, and is within the jurisdiction of the Circuit Court for highint, N.C., which State has emacted a law substantially similar to the Uniform Reciprocal Inforcement of Support Act of this State. Wherefore, the petitioner prays for such an order of support, directed to said respondent, as shall be deemed to be fair and reasonable, and for such other and further relief as the law provides.

Mrs. Inez Smith Petitioner Petitioner.

Fer onally appeared before me Inez mith to me personally known and made oath that she has read the above petition and knows the contents thereof, and that the same are true of her own knowledge except as to matters stated on information and belief, and as to those matters she believes them to be true.

Alice 1: Aprick Clerk of Court.

Done this 21st day of January, 1954.

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against und mours ...

the Uniform Neciprocal Enforcement of Support Act (Act No. 879, Law of Alabama, 1951), to compel the support of the dependents named in petition.

2. That the shove named respondent is believed to be residing STATE OF ALABAMA Gomiciled in Hippint, North Carolins, at 310 South Hamilton Street, CIRCUIT COURT OF BALDNIN COUNTY that the Court of said place may obtain jurisdiction of the responde IN E-UITY

INEZ SMITH,

VS.

Petitioner,

Docket No.

CARL DESEY SMITH,

Respondent.

The undersigned Judge of the Circuit Court of Baldwin County, Alabama, in Equity, hereby certifies:

1. That on 21 January, 1954, a potition was verified by the above named petitioner and duly filed in this court in a proceeding against the above named respondent concenced under the provisions of the Uniform Reciprocal Enforcement of Support Act (Act No. 879, Lawn of Alabama, 1951), to compel the support of the dependents named in t petition.

2. That the above named respondent is believed to be residing c High Rint domiciled in Wippint, North Carolina, at 310 South Hamilton Street, a that the Court of said place may obtain jurisdiction of the responden or his property.

3. That the undersigned, a Judge of the Circuit Court of Baldwi County, Alabama, has examined the petitioner under oath and she has reaffirmed the allegations contained in the petition; and that accord to the testimony of the petitioner the needs of the dependents named in the petition for support from the respondents are \$35.00 per week.

4. That in the opinion of the undersigned Judge of the Circuit Court of Baldwin County, Alabama, the respondent should be compelled to answer such petition and be dealt with according to law.

Wherefore, it is hereby Ordered that this certificate together wi certified copies of the petition be transmitted to the Court of Hipoint, North Carolina.

I fubert m Have

Done this $\underline{\gamma\gamma}$ day of January, 1954.

STATE OF ALABAMA CIRCUIT COURT OF BALDWIN COUNTY IN ECUITY

INSZ SMITH,

Petitioner,

vs.

CARL DEWEY SMITH,

Respondent.

37 gy B Belling

The undersigned Judge of the Circuit Court of Baldwin County, Alabama, in Equity, hereby certifies:

1. That on 21 January, 1954, a petition was verified by the above named petitioner and duly filed in this court in a proceeding against the above named respondent commenced under the provisions of the Uniform Reciprocal Enforcement of Support Act (Act No. 879, Laws of Alabama, 1951), to compel the support of the dependents named in that petition.

2. That the above named respondent is believed to be residing or domiciled in A ippint. North Carolina, at 310 South Hamilton Street, and that the Court of said place may obtain jurisdiction of the respondent or his property.

3. That the undersigned, a Judge of the Circuit Court of Baldwin County, Alabama, has examined the petitioner under oath and she has reaffirmed the allegations contained in the petition; and that according to the testimony of the petitioner the needs of the dependents named in the petition for support from the respondents are \$35.00 per week.

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Hubert M Hace 74 Circuit Judge. app 74

Done this M day of January, 1954.

STATE OF ALABAMA CIRCUIT COURT OF BALDWIN COUNTY.

IN BOUITY.

INEZ SMITH,

CARL DEWEY SHITH,

Petitioner,

Vs.

Respondent

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1. That she is the wife of Carl Dewey Smith, the respondent; that petitioner was duly married to said respondent on or about November, 19 at Phenix Gity, Alabama, and now resides at Bay Minette, Alabama.

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3. That petitioner and said children are entitled to support from the respondent under the provisions of the Uniform Reciprocal Enforceme of Support Act of this State, Act No. 879, Laws of Alabama, 1951, copy of which is attached and made a part hereof.

4. That respondent, on or about 25 December, 1953, and subsequent thereto, refused and neglected to provide fair and reasonable support for petitioner and other dependents according to his means and earning capacity.

5. That, upon information and belief, respondent now is residing High Point or domiciled at High Point. North Carolina, 310 bouth Hamilton Street, is earning \$75.00 per week, and is within the jurisdiction of the Gircuit Court for Remaint, N.C., which State has enacted a law substantially similar to the Uniform Reciprocal Enforcement of Support Act of this State.

Wherefore, the petitioner prays for such an order of support, directed to said respondent, as shall be deemed to be fair and reasonable, and for such other and further relief as the law provides.

Mrs. greg Smith Petitioner.

Perconally appeared before me Inez Smith to me personally known and made oath that she has read the above petition and knows the contents thereof, and that the same are true of her own knowledge except as to matters stated on information and belief, and as to those matters she believes them to be true.

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Done this 21st day of January, 1954.

Rala R



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Greensboro, N. C.__Feby. 16th____1954-

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State of North Carolina--Guilford County--In the Superior Court

Inez Smith versus

Carl Dewey Smith

STATEMENT OF COSTS

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Dr.

To the Office Clerk Superior Court Guilford County

	To	Cost due in above entitled Action	\$11	60	
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STATE OF ALABAMA : JUVENILE COURT OF BALDWIN COUNTY, ALABAMA. BALDWIN COUNTY. : February 13, 1954.

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IN THE MATTER OF INEZ SMITH:

In this case a petition was filed by Inez Smith on the 21s day of January, 1954, stating that Carl Dewey Smith, her lawful husband, refused and neglected to provide fair and reasonable support for her and their five children, all under eighteen years of age.

Upon the evidence and the agreement between the parties and the same being considered and understood by the Court, the Court is of the opinion that the said Inez Smith and five children are entitled to support and maintenance by the said Carl Dewey Smith.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED:

1. That the said Carl Dewey Smith contribute the sum of TWENTY (\$20.00) DOLLARS per week for the support and maintenance of the said Inez Smith and said five children.

2. That the said Carl Dewey Smith pay such sum each week directly to the said Inez Smith.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the said Carl Dewey Smith pay all costs of court in connection with this cause.

Dated this 13th day of February, 1954.

the Juvenile Court, Judge of Baldwin County, Alabama.

GUILFORD COUNTY

Greensboro, N. C.

February 12, 1954

The Honorable Kenneth Cooper Circuit Solicitor Twenty-eight Judicial Circuit Bay Minette, Alabama

Re: Inez Smith, Plaintiff, vs. Carl Dewey Smith, Defendant

Dear Mr. Cooper:

You will find enclosed an order signed by the Presiding Judge of this court. The Clerk has advised that no cost will be taxed in this matter.

with you, I remain

Trusting that this will be satisfactory

Yours very truly,

D. P. Whitley, Jr. Assistant Solicitor Twelfth Judicial District of North Carolina

DPWJr:vf

Enclosure

NORTH CAROLINA GUILFORD COUNTY IN THE SUPERIOR COURT GREENSBORO DIVISION

INEZ SMITH

versus

CARL DEWEY SMITH

ORDER TO REMAND

This cause coming on to be heard and being heard before His Honor Francis O. Clarkson, Judge Presiding over the courts of the Twelfth Judicial District of North Carolina, for the Criminal Term beginning February 1, 1954, in the Superior Court of Guilford County, Greensboro, North Carolina, and it appearing to the court that the Circuit Judge, Honorable Hubert M. Hall, of the Twenty-eighth Judicial Circuit, State of Alabama, has requested that the above captioned matter be withdrawn from this court as per letter dated February 8, 1954, set forth herein:

> State of Alabama Office of Gircuit Solicitor 28th Judicial Circuit Bay Minette, Alabama

Kenneth Cooper Circuit Solicitor 8 February 1954

Clerk of Superior Court Guilford County Greensboro, N.C.

Re: Inez Smith, Plaintiff, vs.

Carl Dewey Smith, Defendant

Dear Mr. Shore:

Mr. Carl Dewey Smith, defendant in above styled case, appeared in person before the Circuit Judge of this Court on Saturday, 6 February, 1954, and asked this Court to hear the charge on non-support against him now pending in your court. He had been served notice to appear in your court at ten o'clock, 15 February, 1954. According to his statement he is now working in Pensacola, Fla.

In view of Mr. Smith's appearance before this court, and submission to its jurisdiction, Judge Hubert M. Hall has me to have this case withdrawn or recalled from your court, if possible. Will you please advise me if this may be done? If so, he will hold in the hearing on the complaint next Saturday morning at 8:00 A.M. An early reply will be greatly appreciated.

If there are any charges in connection with the service already performed in this case you may forward such to me and it will be paid by the Clerk of this court in due course.

Your prompt action in initiating action in this case is greatly appreciated.

Yours very truly,

s/ Kenneth Cooper Kenneth Cooper

And it appearing that the defendant,

Carl Dewey Smith, has appeared in person before the Circuit Judge of the Twenty-eighth Judicial Circuit of the State of Alabama, and has submitted to the jurisdiction of that court, and that the matter will be heard in that court.

IT IS THEREFORE ORDERED, ADJUDGED

AND DECREED, on the basis of said letter set forth herein, that this cause be and the same is hereby remanded to the Circuit Court of the Twenty-eighth Judicial Circuit, Bay Minette, Alabama.

This the 12th day of February, 1954.

Francis O. Clarkson, Judge Presiding

(Dignal Corry)



8 February 1954

Clerk of Superior Court Guilford County Greensboro, N.C.

Dear "r Shore:

He: Inez Smith, Plaintiff, vs. Carl Dewey Smith, Defendant

Nr Carl Dewey Smith, defendant in above styled case, appeared in person before the Circuit Judge of this Court on Saturday, 6 February, 1954, and asked this Court to hear the charge of non-support against him now pending in your court. He had been served notice to appear in your court at ten o'clock, 15 February, 1954. According to his statement he is now working in Pensacola, ⁴ ha.

In view of Mr Smith's appearance before this court, and submission to its jurisdiction, Madge Hubert M. Hall has asked me to have this case withdrawn or recalled from your court if possible. Will you please advise me if this may be done? If so, he will hold in the hearing on the complaint next Saturday morning at 8:60 AM. An early reply will be greatly appreciated.

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Your prompt action in initiating action in this case is greatly appreciated.

20" pr man by 11/54

Yours very truly,

Kenneth Cooper

NORTH CAROLINA GUILFORD COUNTY	IN THE SUPERIOR
	HIGH POINT D
INEZ SMITH	
Plaintiff (s) AGAINST	
AVAILUST	SUMMONS FOR RELIEF
CADT DELET ONTEL	(Civil Action)
CARL DEWEY SMITH	and the second
Defendant(s)	
STATE OF 1	NORTH CAROLINA
To the Sheriff of Guilford County-GREETINGS	
YOU ARE HEREBY COMMANDED TO SUM	
CARL DEWEY SMIT	
defendant(s) above named, if to be found within Court for the County of Guilford at his office in th	le County Court House in Greenshore North Carol
answer the complaint of plaintiff(s) WITHIN TH SUMMONS AND COPY OF THE COMPLAINT that if said defendant(s) fail(s) to ANSWER the c will apply to the Court for the relief demanded in	HIRTY DAYS AFTER DATE OF SERVICE OF on defendant(s); and let said defendant(s) take complaint within the time above specified the plai a the complaint.
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Clerk Superior Court

OFFICER'S RETURN M Received 4 Served 19 19 by delivering a copy of this summons and a copy of the complaint to each of the following defendant(s): ar The following defendant(s) were not to be found in my County: Paid Fee. Due Sheriff County By Deputy Each of the undersigned defendant(s) hereby accepts service of summons and acknowledges receipt of a copy of the summons and a copy of the complaint. This the day of , 19. Attorney (s) for Plaintiff Plaintiff (s) Defendant(s) OFFICE OF CLERK OF SUPERIOR COURT SUMMONS FOR RELIEF U CIVIL ACTION GREENSBORO, N. Return To Vs. No.

NORTH CAROLINA GUILFORD COUNTY IN THE SUPERIOR COURT HIGH POINT DIVISION

INEZ SMITH

VS. CARL DEWEY SMITH

NOTICE

3281

TO: CARL DEWEY SMITH, 310 S. Hamilton Street, High Point, N. C.

YOU ARE HEREBY NOTIFIED that on Monday, February 15, 1955, at ten o'clock a.m. in the Courtroom of the Guilford County Building, History, North Carolina, the plaintiff will apply to the Judge holding the Superior Court at that time for an order for support. You are hereby further notified to appear at the said time and place to show cause, if any you have, why the order should not be entered. This the 26th day of January, 1954.

ATT CLERK SUP COURT

	COMPLAINANT				
VS					
CARL DEWEY	SMI	TH RESPON			

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY CASE NO. 3187

DECREE

It appearing to the Court that the above cause is inactive, upon consideration, it is ORDERED, ADJUDGED and DECREED by the Court that said cause be and hereby is transferred to the inactive docket of this Court, and

It further appearing to the Court that the execution for costs against the Defendant was returned by the Sheriff of this County, "No Property Found", it is therefore, ORDERED and DECREED by the Court that the costs be and hereby are now taxed against the State of Alabama pursuant of Section 119, (b), Title 34, 1955 Cumulative Pocket Parts, Code of Alabama.

This H day of May 1957.

Haber on the