repealed, except, however, that support actions heretofore commenced may be carried forward either under said law or under this Uniform reciprocal enforcement of support act.

Section 32. Uniformity of interpretation.—This act shall be so interpreted and construed as to effectuate its general purpose to make uniform the law of those states which enact it.

Section 33. Time of taking effect.—This act shall take effect immediately upon its becoming a law.

Approved by the Governor June 15, 1955.

Filed in Office Secretary of the State June 16, 1955.

STATE OF FLORIDA COUNTY OF LEON

I, R. A. GRAY, Secretary of State of the State of Florida, do hereby certify that I have compared the above and foregoing copy of Chapter 29901, Laws of Florida, Acts of 1955, with the original law on file in this office, and do hereby certify that the same is a correct transcript therefrom of the whole of said original law.

R. A. GRAY Secretary of State



GREAT SEAL

CHAPTER 29901

HOUSE BILL NO. 1219

AN ACT providing for the enforcement of the legal duty of any person to support another or others; providing for the interstate extradition of any person, who in this or any other state, is charged with the crime of nonsupport or failure to support; providing for the civil enforcement of the obligation of one person to support another or others, whether such obligation arises in this State or another State; providing reciprocity with other States having like or similar reciprocal laws; and providing the effective date hereof.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Short Title.—This act may be cited as the Uniform reciprocal enforcement of support act.

Section 2. *Purposes*.—The purposes of this act are to improve and extend by reciprocal legislation the enforcement of duties of support and to make uniform the law with respect thereto.

Section 3. Definitions.—As used in this act unless the context requires otherwise.

- (1) "State" includes any state, territory or possession of the United States and the District of Columbia in which this or a substantially similar reciprocal law has been enacted.
- (2) "Initiating state" means any state in which a proceeding pursuant to this or a substantially similar reciprocal law is commenced.
- (3) "Responding state" means any state in which any proceeding pursuant to the proceeding in the initiating state is or may be commenced.
- (4) "Court" means the circuit court of this state and when the context requires, means the court of any other state as defined in a substantially similar reciprocal law.
 - (5) "Law" includes both common and statute law.

- (6) "Duty of support" includes any duty of support imposed or imposable by law, or by any court order, decree or judgment, whether interlocutory or final, whether incidental to a proceeding for divorce, judicial separation, separate maintenance or otherwise.
 - (7) "Obligor" means any person owing a duty of support.
- (8) "Obligee" means any person to whom a duty of support is owed.
- Section 4. Remedies additional to those now existing.—The remedies herein provided are in addition to and not in substitution for any other remedies.
- Section 5. Extent of duties of support.—Duties of support arising under the law of this state, when applicable under section 8, bind the obligor, present in this state, regardless of the presence or residence of the obligee.
- Section 6. Interstate rendition.—The governor of this state (1) may demand from the governor of any other state the surrender of any person found in such other state who is charged in this state with the crime of failing to provide for the support of any person in this state and (2) may surrender on demand by the governor of any other state any person found in this state who is charged in such other state with the crime of failing to provide for the support of a person in such other state. The provisions for extradition of criminals not inconsistent herewith shall apply to any such demand although the person whose surrender is demanded was not in the demanding state at the time of the commission of the crime and although he had not fled therefrom. Neither the demand, the oath nor any proceedings for extradition pursuant to this section need state or show that the person whose surrender is demanded has fled from justice, or at the time of the commission of the crime was in the demanding or other state.
- Section 7. Relief from the above provisions.—Any obligor contemplated by section 6, who submits to the jurisdiction of the court of such other state and complies with the court's order of support, shall be relieved of extradition for desertion or nonsupport entered in the courts of this state during the period of such compliance.
- Section 8. Choice of law.—Duties of support applicable under this act are those imposed or imposable under the laws of any state where the obligor was present during the period

- (b) Upon request to furnish to the court of the initiating state a certified statement of all payments made by the defendant.
- Section 25. Additional duty of the court of this state when acting as an initiating state.—The court of this state when acting as an initiating state shall have the duty which may be carried out through the clerk of the court to receive and disburse forthwith all payments made by the defendant or transmitted by the court of the responding state.
- Section 26. Evidence of husband and wife.—Laws attaching a privilege against the disclosure of communications between husband and wife are inapplicable to proceedings under this act. Husband and wife are competent witnesses and may be compelled to testify to any relevant matter, including marriage and parentage.
- Section 27. Hearings and rules of evidence.—Hearings shall be conducted before the judge without a jury. They shall be conducted in such informal manner as will best conduce to the ends of justice, and the judge shall not be bound by the technical rules of evidence.
- Section 28. Application of payments.—Any order of support issued by a court of this state when acting as a responding state shall not supersede any previous order of support issued in a divorce or separate maintenance action, but the amounts for a particular period paid pursuant to either order shall be credited against amounts accruing or accrued for the same period under both.
- Section 29. Effect of participation in proceeding.—Participation in any proceedings under this act shall not confer upon any court jurisdiction of any of the parties thereto in any other proceeding.
- Section 30. Severability.—If any provision hereof or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given without the invalid provision or application, and to this end the provisions of this act are declared to be severable.
- Section 31. Repealer.—Chapter 88, Florida Statutes, which was enacted as chapter 27996, laws of Florida, acts of 1953, known as the Uniform support of dependents law, is hereby

shall on its own initiative use all means at its disposal to trace the defendant or his property, and shall hold the case pending the receipt of more accurate information or an amended complaint from the court in the initiating state.

Section 20. *Procedure*.—The court shall conduct proceedings under this act in the manner prescribed by law for an action for the enforcement of the type of duty of support claimed.

Section 21. Order of support.—If the court of the responding state finds a duty of support, it may order the defendant to furnish support or reimbursement therefor and subject the property of the defendant to such order.

Section 22. Responding state to transmit copies to initiating state.—The court of this state when acting as a responding state shall cause to be transmitted to the court of the initiating state a copy of all orders of support or for reimbursement therefor.

Section 23. Additional powers of court.—In addition to the foregoing powers, the court of this state when acting as the responding state has the power to subject the defendant to such terms and conditions as the court may deem proper to assure compliance with its orders and in particular,

(a) To require the defendant to furnish recognizance in the form of a cash deposit or bond of such character and in such amount as the court may deem proper to assure payment of any amount required to be paid by the defendant.

(b) To require the defendant to make at specified intervals to the clerk of the court or the obligee such payments as are specified by the Florida Court and to report personally to such clerk at such times as may be deemed necessary.

(c) To punish the defendant who shall violate any order of the court to the same extent as is provided by law for contempt of the court in any other suit or proceeding cognizable by the court.

Section 24. Additional duties of the court of this state when acting as a responding state.—The court of this state when acting as a responding state shall have the following duties which may be carried out through the clerk of the court:

(a) Upon the receipt of a payment made by the defendant pursuant to any order of the court or otherwise, to transmit the same forthwith to the court of the initiating state, and for which support is sought. The obligor is presumed to have been present in the responding state during the period for which support is sought until otherwise shown.

Section 9. Remedies of a state or political subdivision thereof furnishing support.—Whenever the state or a political subdivision thereof furnishes support to an obligee, it has the same right to invoke the provisions hereof as the obligee to whom the support was furnished for the purpose of securing reimbursement of expenditures so made and of obtaining continuing support.

Section 10. How duties of support are enforced.—All duties of support are enforceable by complaint irrespective of relationship between the obligor and obligee. Jurisdiction of all proceedings hereunder shall be vested in the circuit court.

Section 11. Contents of complaint for support.—The complaint shall be verified and shall state the name and, so far as known to the plaintiff, the address and circumstances of the defendant and his dependents for whom support is sought and all other pertinent information. The plaintiff may include in or attach to the complaint any information which may help in locating or identifying the defendant including, but without limitation by enumeration, a photograph of the defendant, a description of any distinguishing marks of his person, other names and aliases by which he has been or is known, the name of his employer, his finger prints, or social security number.

Section 12. Official to represent plaintiff in proceeding initiated in this state.—The state attorney, upon the request of the court, or of the state department of public welfare, or of the state welfare director, or of the district board of public welfare, shall represent the plaintiff in any proceeding initiated in this state under this act.

Section 13. Petition for a minor.—A complaint on behalf of a minor obligee may be brought by a person having legal custody of the minor without appointment as guardian ad litem.

Section 14. Duty of court of this state as initiating state.—
If the court of this state acting as an initiating state finds that the petition sets forth facts from which it may be determined that the defendant owes a duty of support and that a court of the responding state may obtain jurisdiction of the defendant or his property, it shall so certify and shall cause

three (3) copies of (1) the complaint, (2) its certificate and (3) this act to be transmitted to the court in the responding state. If the name and address of such court is unknown and the responding state has an information agency comparable to that established in the initiating state it shall cause such copies to be transmitted to the state information agency or other proper official of the responding state, with a request that it forward them to the proper court, and that the court of the responding state acknowledge their receipt to the court of the initiating state.

Section 15. Costs and fees.—

- (a) Where the action is brought by or through the state, or an agency thereof, no clerk's fees shall be required of it, but if an order be entered under subsection (c) of this section requiring the defendant to pay the costs, such order shall be deemed to include the clerk's fees for services rendered in an action brought by or through the state or an agency thereof.
- (b) If the plaintiff files with the clerk of the court of this state an affidavit that he or she is insolvent and unable to pay the costs, charges or fees otherwise payable by law, accompanied and supported by a written certificate signed by a state or local public welfare official or employee of the initiating state or by the attorney who by the laws of the initiating state may be required to represent the plaintiff, or by the judge of the court of the initiating state, to the effect that he or she has made an investigation to ascertain the truth of the plaintiff's affidavit and that he believes the same to be true, and that he or she has investigated the plaintiff's claim and that he or she believes it to be meritorious, then, upon the filing of such affidavit and certificate, regardless of whether this state is the initiating state or the responding state, the plaintiff shall be entitled to have performed in this state the necessary services of the clerk, sheriff, and court reporter in any proceedings under this act, including contempt proceedings, without cost to the plaintiff.
- (c) If this state be the responding state and if the court enters an order requiring the defendant to furnish support or reimbursement therefor, the court may also by order or orders require that the defendant pay all costs, charges and fees in the proceedings incurred in this state, including costs, charges and fees incurred in contempt proceedings. If no order requiring the payment of the costs by the defendant is made under this subsection, or if such an order is made and the

court thereafter finds that compliance therewith cannot or should not be compelled, the court may in its discretion order that the costs, charges and fees, except clerk's fees incurred in an action brought by or through the state or an agency thereof, be paid by the county.

(d) If this state be the initiating state, and if the plaintiff files an insolvency affidavit and certificate as permitted by subsection (b) of this section, then the court may in its discretion order that the costs, charges and fees incurred in this state be paid by the county.

Section 16. Jurisdiction by arrest.—When the court of this state, acting either as an initiating or responding state, has reason to believe that the defendant may flee the jurisdiction it may (a) as an initiating state request in its certificate that the court of the responding state obtain the body of the defendant by appropriate process if that be permissible under the law of the responding state; or (b) as a responding state, obtain the body of the defendant by appropriate process.

Section 17. State information agency.—The state department of public welfare is hereby designated as the state information agency under this act, and it shall be its duty:

- (1) To compile a list of the courts and their addresses in this state having jurisdiction under this act and transmit the same to the state information agency of every other state which has adopted this or a substantially similar act.
- (2) To maintain a register of such lists received from other states and to transmit copies thereof as soon as possible after receipt to every court in this state having jurisdiction under this act.

Section 18. Duty of the court of this state as responding state.—When the court of this state, acting as a responding state, receives from the court of an initiating state the aforesaid copies, it shall (1) docket the cause, (2) notify the state attorney, whose duty it shall be to carry on the proceedings, (3) set a time and place for a hearing, and (4) take such action as is necessary in accordance with the laws of this state to obtain jurisdiction.

Section 19. Further duty of responding court.—If a court of this state, acting as a responding state, is unable to obtain jurisdiction of the defendant or his property due to inaccuracies or inadequacies in the complaint or otherwise, the court shall communicate this fact to the court in the initiating state,



IN THE CIRCUIT COURT OF

BALDVIN COUNTY, ALABAMA

HESTER LEE ALDRIDGE

IN MOUITY, CASE NO.

DEGREE

It appearing to the Court that the above cause is inactive, upon consideration, it is tendered, ADJUDGED and DECREED by the Court that said cause be and hereby is transferred to the active docket of this Court, and it is further CRDERED that the costs incurred in this cause be taxed against the State of Alabama pursuant to Section 119 (b), Title 34, 1955 Cumulative Posket Parts, Code of Alabama.

24 day of January 1958.

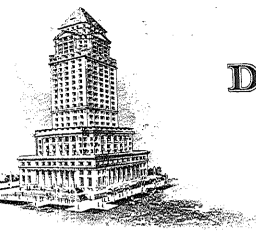
Filed 1-24-56 de leine Jeune

TESSIE I. AD RIDGE

ELEVENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR DADE COUNTY

| | lainant | INFOR | MATION OF: | Tessie I. Aldridge | |
|-----------------|--|-------------------------------|---------------|--|-----------------------|
| | | | | Complainant | |
| | ME ALDRIDGE NDANT | | | | |
| Dermi | NUMEN | | | | |
| * | | | | mo 1 | |
| | What is your name? | | | | _ |
| ?. Q. | Where are you living | ? A. P. O. BOX | 24, Miami | Springs, c/o L. A. Jone | S |
| *** . **** | and the second of the second o | | | phone:No | |
| 3. Q. | What is the name of | your husband? I | A. Hester | Lee Aldridge (W/M) Age 4 /18/1907 | 7 |
| 1. Q. | Where is your husban | | A. Summerda | /18/1907 le, Ala. (Baldwin County rural address. Has thore |) |
| | Where is your husban be with sister, Luci to fall. | lle Stuart, at | the above | phone: None | |
| | | | | uly 5, 1932 | |
| , Q. | When and Where were | you married: # | A. Date: | N: Wetompkin, Ala. | |
| | | | LOCATIO | | |
| . Q. | Are you now married | to the defendan | t? A. YE | SNOX | |
| 7. Q. | Were there any child | ren of this mar | riage? A. | YES NO | |
| કે . Q . | What are their names | | | | |
| 1/17/48 | 1. VERA LUCILLE - A | re 15 | 4. 2/ | 5/48 - Dora LINDA - Acc | ∍ 7 |
| /0/LL | 2. JOHN HESTER - A | | 5. B/: | 13/50 - RONNY WAYNE - Ago | s 5 |
| /8/46 | 3. OIME JOYCE - | | 6. 2/ | 5/54 - HENRY THOMAS - A | go li |
|). Q. | When was it that you | ır husband last | lived with | you? A 9/28/54 | |
| LO. Q. | When and how much wa | s his last cont | ribution f | or support? A. | |
| | 10+ 27 30Eh - SF | 1.00 & nothing si | ince Wotel | of #To since sehanacari | |
| | At thet time both in | s i been picking (| collon in a | Ala.but man took morey al | 367.55 |
| 1. Q. | Is there a complaint the serted family with | iont and marning | abbone in | any courts As | |
| | \$15.5 T | diam's diam's hatin | erratead on d | kent the home. | |
| L2. Q. | Explain: While toge | and the second | | way in a maching amou | ntine |
| L3. Q. | Are you employed: | Es <u>to dincome</u> | of 2 n we | eXXX in a washing, amou | ite were |
| L4. Q. | What are your earning | igs? A. | | | |
| L5. Q. | Have you any other s | source of income | ? A. Onl | y Salvation Army helping <u>A and clothes (for abt.</u> | witi <u>6 wk</u> : |
| L6. Q. | What is this source | | 42 | er every 2 wks. | |
| L7. Q. | What amount do you r | require for your | Self and c | hildren per week? A. | h |
| L8. Q. | Do you know where yo | | | In Summerdale, Ala. bu | |
| 19. Q. | What is his position | | _ | does saw-mill work | i |
| - | Are you now receiving | - | Ss | da. Army only. | |
| 20. Q. | Whe how mon mecelon | 12 cm hantre at | | aldridge | |
| DATE | Aug. | 8. <u>195</u> 5. | | | |
| | | | SIGNATUR | E OF COMPLAINANT | |
| Miami, | Florida. | | | | |

Abbota Lumber (2) Pansarola Ala, Liver ort Milton, 4 la



DADE GOUNTY

MIAMI 6, FLORIDA

OFFICE OF

E. B. LEATHERMAN

CLERK OF CIRCUIT COURT

AND RECORDER

P. O. BOX 1031

DADE COUNTY COURTHOUSE

August 18th 1955

Clerk of the Circuit Court Baldwin County Bay Minette, Ala.

RE: ALDRIDGE, Tessie I. vs. Hester Lee Aldridge

#182221

Dear Sir:

At the direction of the State's Attorney office, we are forwarding herewith, various papers pertaining to the above styled cause, as reflected in Clerk's Certificate, copy of which is also enclosed.

Please sign and return attached copy of this letter, thereby acknowledging the enclosed.

Until disposition of this cause by order, all correspondence should be directed to Petitioner's representative:

George A. Brautigam State Attorney Room 321, Court House, this city.

Upon termination of cause in your Court, please furnish this office a certified copy of your court's order which should provide funds "be paid to PETITIONER through the Clerk of the Circuit Court, Dade County, Florida", so that we may disburse promptly.

Yours very truly,

E. B. LEATHERMAN Clerk Circuit Court.

BY A.M. Blanchard
Deputy Clerk

EBL/nah

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY IN CHANCERY.

NUMBER

| SIE I. ALDRIDGE : |
|---|
| PETITIONER : |
| vs. PETITION |
| |
| TER LEE ALDRIDGE : |
| RESPONDENT: |
| |
| The petition of Tessie I. Aldridge |
| pectfully shows: |
| l. THAT she is the wife of Hester Lee Aldridge |
| Respondent; that Petitioner was duly married to said Respondent on or about |
| July 5, 1932 at Wetompkin, Ala. |
| 2. THAT Petitioner is the mother and said Respondent is the |
| ner of the following-named dependent(s). |
| TERA THATTER home Not 17 101/2 |
| VERA LUCILLE, born Nov. 17, 1942 JOHN HESTER, " July 8, 1944 |
| OIME JOYCE, "Apr. 8, 1946 |
| DORA LINDA, "Feb. 5, 1948 RONNY WAYNE, "Aug. 13, 1950 |
| HENRY THOMAS, " Feb. 5, 1951, |
| |
| |
| |
| |
| · |
| 3. THATAPexistanament said children are entitled to support |
| the Respondent under the provisions of the Uniform Reciprocal Enforcement |
| Support Act of this State (Chapter 27996, Laws of 1953) a copy of which is |
| ached and made a part hereof. |
| 4. THAT Respondent, on or about Sept. 28, 1954, |
| subsequent thereto, refused and neglected to provide fair and reasonable |
| port for Petitioner and the other dependents according to his means and |
| ning capacity. |

1.

| 5. THAT, upon info | ormation and belief, Respondent now is re- |
|---------------------------------------|---|
| iding or domiciled at | Summerdale, Baldwin County, |
| Alabama , is | earning \$ |
| d is within the jurisdictio | on of the Court of Alabama |
| ich State has enacted a law | substantially similar to the Uniform Re- |
| procal Enforcement of Suppo | |
| WHEREFORE, the Peti | tioner prays for such an order for support, |
| | as shall be deemed to be fair and reason- |
| | further relief as the law provides. |
| | |
| | Desce alphabye |
| | Isse alexal |
| | PETITIONER |
| | |
| · · · · · · · · · · · · · · · · · · · | |
| Personally appeared | before me Tessie I. Aldridge |
| | ade oath that she has read the above peti- |
| | thereof, and that the same are true of her |
| | he matters stated on information and be- |
| | she believes them to be true. |
| or and an or office that both | she berreves them to be true. |
| | |
| | CLERK OF COURT. |
| | |
| | O.D. |
| | OR |
| | |
| | NOTARY PUBLIC |
| | State of Florida at Large |
| | Notes Public State of Ports of large MyMCommissionsExpires: |
| | Bonded by American Surery Co. of No. 17. |
| ORN TO AND SUBSCRIBED | |
| FORE ME THIS 8th | |
| D. 1955. | |

CHANCERY No.

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY.

THE STATE OF FLORIDA
TO THE DEFENDANT(S)

Hester Lee Aldridge Summerdale, Baldwin County, Alabama c/o Lucille Stuart (sister)

| | S | , | | |
|---|-----------------|-------------------------|--------------------|------|
| Date_ | <u> </u> | AV | | |
| Time_ | | | | |
| 7 By | HOMAS Dade (| J. KELLY County, Fic | , Sheriff orida | |
| Participal Control of | | | | D. s |

You are hereby notified that suit has been brought against you in the Circuit Court for Dade County, Florida, in Chancery, by

Tessie I. Aldridge

You are hereby summoned and required to serve upon:

Adele Segall Faske Assistant State Attorney Room 321, Court House Miami, Fla.

Plaintiff's Attorney, whose address is:

and file with the Clerk of said Court, either before service or immediately thereafter, an answer to the Bill of Complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, Decree Pro Confesso will be entered against you for the relief demanded in the Bill of Complaint.

WITNESS my hand and seal of said Court, at Miami, Dade County, Florida, this

day of

, A.D. 195 🚓

E. B. LEATHERMAN as Clerk of said Circuit Court

BY WM. W. STOCKING

Deputy Clerk

(Court Seal)

TRUE COPY GIRGUIT COURT SEAL

Assistant State Attorney Petitioner's Representative

1245

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY. IN CHANCERY.

| | NUMBER |
|--|--|
| TESSIE I. ALDRIDGE | 0 • |
| PETITIONER | ф 0 |
| | • |
| VS. | AFFIDAVIT NON-SERVICE |
| | · · · · · · · · · · · · · · · · · · · |
| HESTER LEE ALDRIDGE RESPONDENT | • |
| | |
| | |
| STATE OF FLORIDA: | |
| • 99 | |
| COUNTY OF DADE : | |
| 6 | |
| Before me, a Notary Pul | olic, of the State of Florida, duly authorized |
| | |
| to administer Oaths, personally | appeared one |
| 1 | 202 222 222 |
| who after being duly sworn, depos | ses and says: |
| That he is a duly-appor | inted Deputy Sheriff of the County of Dade and |
| | |
| State of Florida, authorized to | serve legal process; that a summons addressed |
| | |
| to <u>Hester Lee</u> | Aldridge , Respondent, was |
| delivered to him for service upon | n the said Respondent; that he has made dili- |
| | a condition of the cond |
| gent search and inquiry to locate | e him, and has been unable to locate him in |
| | |
| the State of Florida so as to eli | fectuate service of process upon him, and that |
| to the best of his knowledge and | belief, Respondent is in the State of |
| | |
| Alabama | at Summerdale, Baldwin County - |
| / Mars - Tara 223 - Odra arb | |
| c/o Mrs. Lucille Stuart, sister | • |
| • | |
| | |
| | |
| | 166 |
| • | DEPHTY SHERTER |
| | |
| | |
| SWORN TO AND SUBSCRIBED BEFO | ORE ME, this 12 day of 6 |
| | |
| A.D., 195 <u>S</u> . | |
| | |
| | Mary Jane 70 blace |
| | NOTARY PUBLIC State of Florida at Large. |
| | |
| | My commission expires: |
| in control of the con | aug 26 1955' |
| | <u>- 224 g </u> |
| | $egin{array}{cccccccccccccccccccccccccccccccccccc$ |
| | |
| | |
| | |

STATE OF FLORIDA)
SS
COUNTY OF DADE)

I, E. B. LEATHERMAN, Clerk Circuit Court of the Eleventh Judicial Circuit in and for Dade County, Florida DO HEREBY CERTI-FY that the above and foregoing is a true and correct copy of the Petition filed the 10th day of August A. D. 1955, and summons issued on the 10th day of August A. D. 1955 and filed on the 18th day of August A. D. 1955 together with Sheriff's Affidavit attached thereto.

All according to the records and files in my office.

IN WITNESS WHEREOF, Ihave hereunto set my hand and official seal this the 18th day of August A. D. 1955.

Clerk Circuit Court

STATE OF FLORIDA)

COUNTY OF DADE)

I, Judge of the Circuit Court of the Eleventh Judicial Circuit of the State of Florida, in and for the County of Dade, DO HEREBY CERTIFY that said Court is a Court of record, and having a Clerk and a Seal; that E. B. LEATHERMAN, who signed the foregoing attestation, is the duly elected and qualified Clerk of the Said Circuit Court of the County of Dade and State of Florida, and was at the time of signing said attestation; that his said signature thereto is entitled to full and credit.

AND I FURTHER CERTIFY that said attestation is sufficient and in due form of law.

WITNESS my hand and official signature, this the 18 day of Augus, A.D., 195.

JUDGE OF THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR THE COUNTY OF DADE.

STATE OF FLORIDA)

COUNTY OF DADE)

I, E. B. LEATHERMAN, Clerk of the Circuit Court of the Eleventh Judicial Circuit in and for the County of Dade and State of Florida DO HEREBY CERTIFY that the Honorable, whose name is subscribed to

the preceding certificate is Judge of the Circuit Court of the Eleventh Judicial Circuit of the State of Florida, in and for the County of Dade, and that the signature of said Judge to the foregoing certificate is genuine, and that said certificate is sufficient and in due form of law.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, this 18th day of August A. D., 1955.

Clerk Circuit Court Dade County, Florida

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY, IN CHANCERY

| TESSIE I. ALDRIDGE | NUMBER |
|--------------------------------|---|
| PETITIONER | |
| Vs | · CEDULEICA WE AND OBDED |
| | CERTIFICATE AND ORDER |
| HESTER LEE ALDRIDGE RESPONDENT | * |
| • • • • • • • • • • | • • |
| The independence of | |
| The undersigned Ci | rcuit Judge hereby certified as follows: |
| | ed petition has been filed in this Court in a pro- |
| ceeding styled as above, aga | inst the above-named Respondent under the provis- |
| | of Florida, 1953, to compel the support of the |
| above-named Petitioner and o | f any other dependents named in the Petition. |
| 2. THAT a summon | s duly issued out of this Court for service upon |
| the Respondent has been return | rned with an affidavit to the effect that the |
| Respondent cannot with due de | iligence be located or served with such process |
| in this State. | |
| 3. THAT the Respo | ondent is believed to be residing, or domiciled |
| | Summerdale, Baldwin County, c/o sister, Lucille |
| 4. THAT in the op | pinion of the undersigned, the Respondent should |
| | petition and should be dealt with according to law |
| It is, therefore, C | RDERED AND DECREED that this certificate and |
| exemplified copies of the pet | tition heretofore filed in this cause, and of |
| the summons heretofore issued | from this Court, be transmitted to E. B. |
| LEATHERMAN, Clerk of this Cou | rt to Clerk of the Circuit Court, Baldwin County, |
| for appropriate action and pr | Bay Minette, Alabama, occeedings under the Reciprocal Laws of the |
| State of Alabama | , and the State of Florida. |
| _ | Miami, Dade County, Florida, this 195 CIRCUIT JUDGE |
| | OTTOOTT SOITOE |

SSIE I. AID RIDGE Complainant

ELEVENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR DADE COUNTY

| | ainant INFORMATION OF: Tessie I. Aldridge Complainant |
|-------------|--|
| | LEE ALDRIDGE |
| DEFEN | DANT |
| Q. | What is your name? A. Tessie I. Aldridge (W/F) - Age 37 |
| Q. | Where are you living? A. P. O. Box 24, Miami Springs, c/o L. A. Jones |
| | phone: No |
| Q. | What is the name of your husband? A. Hester Lee Aldridge (W/M) Age 47 Born 10/18/1907 |
| May | Where is your husband now living? A. Summerdale, Ala. (Baldwin County) be with sister, Lucille Stuart, at the above rural address. Was there the fall. phone: None |
| Q. | When and Where were you married: A. Date: July 5, 1932 |
| | LOCATION: Wetompkin, Ala. |
| Q. | Are you now married to the defendant? A. YES |
| Q. | Were there any children of this marriage? A. YES Six NO |
| Q. | What are their names? |
| 7/42 | 1. VERA LUCILLE - Age 12 4. 2/5/48 - Dora LINDA - Age 7 |
| 44 | 2. JOHN HESTER - Age 11 5. 8/13/50 - RONNY WAYNE - Age 5 |
| / 46 | 3. OIME JOYCE - 6. 2/5/54 - HENRY THOMAS - Age 13 |
| Q. | When was it that your husband last lived with you? A 9/28/54 |
| , Q. | When and how much was his last contribution for support? A. |
| | (Nov.,1954 - \$10.00 (Sept. 27, 1954 - \$6.00 & nothing since (total of \$16 since separated) At that time both had been picking cotton in Ala.but man took money and* |
| . Q. | Is there a complaint or order for support in any court? A. No deserted family without any warning. |
| , Q. | Explain: While together they both worked and kept the home. |
| . Q. | Are you employed: XXXX NO. Occasionally take XXX in a washing, amounting to gincome of \$2 a week |
| . Q. | What are your earnings? A |
| . ଦ. | Have you any stylet source of income? A. Only Salvation Army helping with food and clothes (for abt.6 wks |
| Q. | What is this source and how much? A. \$8 order every 2 wks. |
| . Q. | What amount do you require for *** *** The state of the s |
| . Q. | Do you know where your husband is employed? A. In Summerdale, Ala. but |
| . Q. | What is his position and salary? A. Usually does aaw-mill work |
| . Q. | Are you now receiving any public aid? A. Salv. Army only. |
| TE | Aug. 8. 1955. Dessie i alderdes |
| ami. | SIGNATURE OF COMPLAINANT Florida. |

IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR DADE COUNTY, FLORIDA IN CHANCERY

NO. 182221

TESSIE I. ALDRIDGE,

Petitioner

-vs-

HESTER LEE ALDRIDGE.

Respondent

CLERKS CERTIFICATE

I, E. B. LEATHERMAN, Clerk of the Circuit Court of the Eleventh Judicial Circuit in and for Dade County, DO HEREBY CERTIFY that the following papers, to-wit:

(2) Insolvency Affidavits
Certificate and Order of Judge;

Exemplified copy of Petition and Summons, with Sheriff's Affidavit attached;

Information Sheet and copy of Chapter 27996, Laws of 1953

In triplicate.

in the above styled cause were mailed to:

Clerk of the Circuit Court

Baldwin County

Bay Minette, Ala.

> E. B. LEATHERMAN Clerk Circuit Court

BY S. m. Blanchard Deputy Clerk

1

AFFIDAVIT TO ONE IN FORMA PAUPERIS

| STATE | OF | FLORIDA |) | |
|--------|------|---------|---|-----|
| COUNTY | r 01 | TOADE: |) | SS. |

182221

THESSIE I. ALDRIDGE , being first duly sworn on oath deposes and says; that she is the Petitioner in the above and foregoing Petition by her subscribed, that she is insolvent and unable to pay the costs, fees and charges incident to the prosecution of said Petition, and invokes the controlling provisions of Chapter 58.10 of the Florida Statutes Annotated.

Resold alderda

Subscribed and sworn to before me this 8th day of August
A. D. 1955.

My Commission Expires

Notory Public. State of Florida at Dans My commission expires Oct. 31, 1958 Bonded by American Surety Co. of N. Y

CERTIFICATE

I hereby certify that I have made an investigation of Petitioner's Affidavit of Insolvency above, and I verily believe it to be true. That I have investigated the nature of Petitioner's claim as set forth in said Petition and that in my opinion her claim is meritorious as a matter of law; and I have not been paid or promised payment of any fee or other remuneration for my services and intend to act as attorney for plaintiff without charge or compensation under the terms and conditions set forth in Chapter 27996,

Assistant State Attorney

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY. IN CHANCERY.

| | NUMBER |
|---------------------------------------|--|
| TESSIE I. ALDRIDGE | |
| PETITIONER : | |
| vs. | AFFIDAVIT NON-SERVICE |
| HESTER LEE ALDRIDGE | |
| RESPONDENT : | |
| | |
| STATE OF FLORIDA: SS. COUNTY OF DADE: | ti da sa |
| COUNTY OF DADES | |
| Before me, a Notary Public, | of the State of Florida, duly authorized |
| to administer Oaths, personally appea | red one |
| who after being duly sworn, deposes a | nd says: |
| That he is a duly-appointed | Deputy Sheriff of the County of Dade and |
| State of Florida, authorized to serve | legal process; that a summons addressed |
| to Hester Lee Aldri | dge, Respondent, was |
| delivered to him for service upon the | said Respondent; that he has made dili- |
| gent search and inquiry to locate him | , and has been unable to locate him in |
| the State of Florida so as to effectu | ate service of process upon him, and that |
| to the best of his knowledge and beli | ef, Respondent is in the State of |
| Alabama | at Summerdale, Beldwin County - |
| /o Mrs. Lucille Stuart, sister | • |
| | |
| , | |
| | SB. Everett |
| | DEPUTY SHERIFF. |
| SWORN TO AND SUBSCRIBED BEFORE M | E, this 12 day of aug |
| A.D., 195 <u>5</u> . | |
| ~~ | Mary Bana reallace |
| N . | OTARY PUBLIC State of Florida at Large. |
| | y commission expires: |
| | Ling 16 1955 |

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY, IN CHANCERY

NUMBER _

| PETITIONER | ************************************** | |
|--------------------------------|--|--|
| vs | ; ; | CERTIFICATE AND ORDER |
| HSTER LEE ALDRIDGE | : | |
| RESPONDENT | * | |
| | | |
| The undersigned | Circuit Judge | e hereby certified as follows: |
| l. THAT a ver | ified petition | n has been filed in this Court in a pro- |
| eeding styled as above, | against the al | bove-named Respondent under the provis- |
| ons of Chapter 27996, La | ws of Florida | , 1953, to compel the support of the |
| bove-named Petitioner an | d of any other | r dependents named in the Petition. |
| 2. THAT a sum | mons duly issu | ued out of this Court for service upon |
| he Respondent has been re | eturned with a | an affidavit to the effect that the |
| espondent cannot with du | e diligence be | e located or served with such process |
| n this State. | | • |
| 3. THAT the R | espondent is l | pelieved to be residing, or domiciled |
| n the State of Alabama, cuart. | at Summerdale | , Baldwin County, c/o sister, Lucille |
| | | |
| | | the undersigned, the Respondent should |
| e compelled to answer suc | ch petition ar | nd should be dealt with according to law |
| It is, therefore | e, ORDERED ANI | DECREED that this certificate and |
| xemplified copies of the | petition here | etofore filed in this cause, and of |
| ne summons heretofore is: | sued from this | Court, be transmitted to E. B. |
| EATHERMAN, Clerk of this | Court to Clerk | t of the Circuit Court, Baldwin County, |
| or appropriate action and | | under the Reciprocal Laws of the |
| cate of Alabama | | _, and the State of Florida. |
| ADONE AND ORDEREI | D at Miami, De | de County, Florida, this |
| ay of, A. | . D. 195 | CIRCUIT JUDGE |
| | | |
| | | |

TESSIE I. ALDRINGE

.mi, Florida.

SIE I. ADD RIDGE

ELEVENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR DADE COUNTY

| | lainant | - TNFORM | ATTON OF: | Tessie I. Aldridge |
|------------|--|---|--|--|
| omp. | raliiaii t | Tive Oktio | ALLON OI . | Complainant |
| PER | LEE ALDRIDGE | | | |
| EFEI | NDANT | | | |
| | | | | |
| Q. | What is your name? | A. Tessie I. Ald | ridge (W/ | F) - Age 37 |
| Q. | Where are you living | ? A. P. O. Box | 24, Miami | Springs, c/o L. A. Jones |
| | a en en en sommitten en personantemportunation per primitima e personal per | ender versiende des gegen der eine eine Versiendingstelle | ··········· | phone: No |
| Q. | What is the name of | your husband? A | | Lee Aldridge (W/M) Age 47 |
| Q Wan | Where is your husbar be with sister, Luc | idinow Hiyingat A | Summerda h o above | le, Ala. (Baldwin County) |
| les | t fall. | | | phone: None |
| Q. | When and Where were | you married: A | . Date: J | uly 5, 1932 |
| • | | | LOCATIO | N: Wetompkin, Ala. |
| Q. | Are you now married | to the defendant | | XXXX |
| • | Were there any child | | | Six |
| ବ . | | | 2250, 228 | A AA O CARACTER OF THE STATE OF |
| Q. 7/42 | What are their names | | . 2/ | 5/48 - Dora LINDA - Age 7 |
| 44 | JOHN HESTER - A | | | 13/50 - RONNY WAYNE - Age 5 |
| 16 | OIME JOYCE - | | | 5/54 - HENRY THOMAS - Age 1 |
| 714.5 | პ | | ° | <u> </u> |
| Q. | When was it that you | ır husband last 1 | ived with | you? A |
| Q. | When and show much wa (Sept. 27, 1954 - # | 5.00 & nothing si | nce (mtal | of Aro since sebaraced |
| Λ | At that time both in | a d ben picking c t or order for su | pport in : | Aleabut men took menes and* |
| Q. | Is there a complain with the complete with the complete t | iout any warning. | DIOL C III | city ooks to me |
| | Explain: While tog | ether they both w | orked and | kept the home. |
| Q. | Explains was a | XXXX NO. Occasio | nally tak | SXX in a washing, amounting |
| Q. | | | <u>f </u> | · NO |
| Q. | What are your earning | | 0~1 | Salvation Army helping with |
| Q. | Have you any other s | source of income? | A. Co | <u> </u> |
| Q. | What is this source | and how much? A | .°° | er every 2 wks. |
| Q. | What amount do you | require for yours | eff and c | hildren per week? A. |
| ହ. | Do you know where yo | our husband is em | | In Summerdale, Ala. but A. do not know where |
| Q. | What is his position | n and salary? A. | Usua 11 y | r does saw-mill work |
| Q. | Are you now receiving | ng any public aid | ? A. Se | alv. Army only. |
| | Aug. | 8 K | Lessi | i I aldied |
| 3 | • Sua | 8. ₁₉₅ 5. | SIGNATUR | E OF COMPLAINANZ |

The State of Alabama,

County

IN CIRCUIT COURT, IN EQUITY

| | | *** |
|--|---|------------------------------|
| The state of the s | | |
| on to Cal-State | of Alabama—Greeting: | |
| any Sheriff of the State | Hoster Tee Ald | Tridge |
| You are hereby comp | nanded to summon Hester Lee Alc | |
| | | |
| 44444 | | |
| | | |
| | *************************************** | and hereof to a Bill of Cor |
| annear and answer, ple | ead, or demur, within thirty days from th | by |
| appoint and a commit | Court, in equity, for said County of said | I State |
| aint filed in said Circuit Tessie I Aldri | Ado | |
| Tessie i Algra | .08e | |
| | | |
| | | |
| | | |
| | Hester Lee Aldridge | |
| gainst | Hester Lee Aldridge | |
| gainst Jorein fail not. Due ret | Hester Lee Aldridge urn make of this writ as the law directs | 3- |
| gainst Jorein fail not. Due ret | Hester Lee Aldridge urn make of this writ as the law directs | 3- |
| gainst Jorein fail not. Due ret | Hester Lee Aldridge urn make of this writ as the law directs | |
| gainst Herein fail not. Due ret Witness this 20th | Hester Lee Aldridge urn make of this writ as the law directs | , 19 55 cef-heuch. Regist |

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY IN CHANCERY.

| | NUMBER |
|---|--|
| TESSIE I. ALDRIDGE | |
| PETT TIONER | • |
| vs. | |
| HESTER LEE ALDRIDGE | PETITION |
| RESPONDENT | : |
| | |
| The petition of | Tessie I. Aldridge |
| respectfully shows: | |
| l. THAT she is the | wife of Hester Lee Aldridge |
| July 5, 1932 | was duly married to said Respondent on or about at wetompkin, Ala. |
| VERA LUCILLE, bor | is the mother and said Respondent is the ependent(s). PR Nov. 17, 1942 |
| OIME JOYCE, " DOWN LINDA; " RONNY WAYNE, " | Apr. 8, 1946 Feb. 5, 1948 Aug. 13, 1950 Feb. 5, 1956 |
| | |
| 3. THAT Petitioner on the Respondent under the pro- | and said children are entitled to support ovisions of the Uniform Reciprocal Enforcement |
| Support Act of this State (Ch. | the Uniform Reciprocal Enforcement |
| cached and made a part hereof. | apter 27996, Laws of 1953) a copy of which is |
| 4. THAT Respondent, | on or aboutSept. 28, 1954, |
| subsequent thereto, refused a | nd neglected to provide fair and reasonable |
| port for Petitioner and the ot ning capacity. | her dependents according to his means and |

| J. THAT, upo | on information and belief, Respondent now is re- |
|-------------------------|---|
| siding or domiciled at | Summerdale, Baldwin County, |
| .a4: a | , is earning \$per |
| and is within the juris | sdiction of the Court of Alabama |
| phich State has enacted | a law substantially similar to the Uniform Re- |
| iprocal Enforcement of | 'Support Ast as the smaller to the Uniform Re- |
| WHEREFORE +h | Support Act of this State. |
| irected to gold Danner | e Petitioner prays for such an order for support, |
| hle end despon | dent, as shall be deemed to be fair and reason- |
| ole, and for such other | r and further relief as the law provides. |
| | |
| | |
| y media. | Desce jaldred |
| | PETITIONER |
| | |
| | |
| Personally app | eared before meTessis I. Aldridge |
| me personally known, | and made oath that she has read the above peti- |
| on, and knows the cont | ents thereof, and that the same are true of her |
| m knowledge, except as | to the matters stated on information and be- |
| ef, and as to these ma | tters she believes them to be true. |
| - | order and betteves them to be true. |
| | |
| | CLERK OF COURT. |
| State of Francisco | O-MALL OI OOORI. |
| | |
| | OR |
| | |
| | NOTADV DIDITO |
| | State of Florida at Large |
| | |
| | My Commission Expires: Notary Fuels, State of Florida, or James Barden as pires on a serior of the |
| DRN TO AND SUBSCRIBED | My commission expires Oct. 33, 1958. Sonded by American Surepiro, At 51 |
| FORE ME THIS Sth | |
| D. 1955. | |

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY IN CHANCERY.

NUMBER

| SSIE I. ALDRIDGE | |
|-----------------------------------|--|
| PETITIONER : | |
| vs. : | PETITION |
| STER LINE ALDRIDGE | |
| | |
| RESPONDENT | |
| | and the second s |
| The petition of | Tessie I. Aldridge |
| spectfully shows: | |
| l. THAT she is the wi | fe of Hester Lee Aldridge |
| a Basnondent: that Petitioner wa | s duly married to said Respondent on or about |
| July 5, 1932 | at Wetompkin, Ala. |
| | |
| | the mother and said Respondent is the |
| ther of the following-named depe | ndent(s). |
| VERA LUCILLE, born B | Tov. 17, 1942 |
| | Apr. 8, 1946 |
| DORA LINDA, " | Pab. 5, 1948 |
| 70 | Aug. 13, 1950 |
| | |
| | |
| | |
| | |
| | |
| 3. THAT PETITIONER & | nd said childen are entitled to support |
| | visions of the Uniform Reciprocal Enforcement |
| f Support Act of this State (Char | pter 27996, Laws of 1953) a copy of which is |
| ttached and made a part hereof. | |
| 4. THAT Respondent, | |
| | nd neglected to provide fair and reasonable |
| upport for Petitioner and the ot | her dependents according to his means and |

earning capacity.

| 5. THAT, upon information | n and belief, Respondent now is re- |
|---|--|
| siding or domiciled atS | ummerdale, Baldwin County. |
| | \$per |
| and is within the jurisdiction of th | e Court of Alabama |
| which State has enacted a law substa | ntially similar to the Uniform Da |
| ciprocal Enforcement of Support Act | of this State. |
| | prays for such an order for support, |
| directed to said Respondent, as shall | l be deemed to be friends |
| able, and for such other and further | relief on the large and reason- |
| | refrer as the law provides. |
| | Jessie I aldered |
| | |
| Personally appeared before | me Tessie I. Aldridge , |
| to me personally known, and made oath | that she has read the shows note |
| tion, and knows the contents thereof, | and that the same are true of have |
| own knowledge, except as to the matter | rs stated on information and he |
| lief, and as to these matters she beli | ieves them to be true |
| | the second of th |
| | |
| | CLERK OF COURT. |
| | |
| | OR |
| | |
| | Margaret A. Sunda |
| | State of Florida at Large |
| | |
| | My Commission Expires: Natory Public, State of Florida at Jacque |
| WORN TO AND SUBSCRIBED EFORE ME THIS Sth | My conmission expires Cer. 31, 1938, Pendad by American Surety Co. of N. Y. |
| AY OF August , | |
| /// v | |

AFFIDAVIT TO ONE IN FORMA PAUPERIS

STATE OF FLORIDA)
COUNTY OF DADE)
SS.

TESSIE I. ALDRIDGE , being first duly sworn on oath deposes and says; that she is the Petitioner in the above and foregoing Petition by her subscribed, that she is insolvent and unable to pay the costs, fees and charges incident to the prosecution of said Petition, and invokes the controlling provisions of Chapter 58.10 of the Florida Statutes Annotated.

Zessie Aldridge Petitioner

Subscribed and sworn to before me this 8th day of August A. D. 1955.

Notary Public

My Commission Expires

CERTIFICATE

I hereby certify that I have made an investigation of Petitioner's Affidavit of Insolvency above, and I verily believe it to be true. That I have investigated the nature of Petitioner's claim as set forth in said Petition and that in my opinion her claim is meritorious as a matter of law; and I have not been paid or promised payment of any fee or other remuneration for my services and intend to act as attorney for plaintiff without charge or compensation under the terms and conditions set forth in Chapter 27996, Laws of 1953.

Assistant State Attorney

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY. IN CHANCERY.

| - America Carlotta C. John 1989 (Marie) . Marie . In the pathology policy whose William with the material | MOMBER |
|---|--|
| TUSSIE I. ALDRIDGE | • |
| PETITIONER | |
| VS. | AFFIDAVIT NON-SERVICE |
| HISTER LEE ALDRIDGE | • |
| RESPONDENT | |
| | : |
| TATE OF FLORIDA: | |
| OUNTY OF DADE : | |
| Before me, a Notary Publ | ic, of the State of Florida, duly authorized |
| o administer Oaths, personally ap | peared one |
| ho after being duly sworn, depose | s and says: |
| That he is a duly-appoin | ted Deputy Sheriff of the County of Dade and |
| tate of Florida, authorized to se | rve legal process; that a summons addressed |
| no Rester Lee Al | dridge , Respondent, was |
| elivered to him for service upon | the said Respondent; that he has made dili~ |
| ent search and inquiry to locate | him, and has been unable to locate him in |
| he State of Florida so as to effe | ctuate service of process upon him, and that |
| o the best of his knowledge and b | elief, Respondent is in the State of |
| Al abama | at Summerdale, Beldwin County - |
| o Mrs. Lucille Stuart, sister | · · · · · · · · · · · · · · · · · · · |
| | |
| | |
| | |
| | DEPUTY SHERTER |
| | |
| SWORN TO AND SUBSCRIBED BEFOR | E ME, this day of |
| .D., 195 | |
| | |
| | NOTARY PUBLIC State of Florida at Large. |
| | My commission expires: |
| | Que 36 1955 |
| | |

| THOMAS J. KELLY, Sheriff of DADE COUNTY, FLA.— OLD CONTROL OF LEGAL CHARGES Service \$2.00 Copy and Return 45c Copy and Retu | ORIGINAL RETURN Received this Writ on A. D. 19. 55 and executed same with Dedec-General Poids and executed same unexecuted eturned the same unexecuted as to HESTER LEE ALDRIDGE the within named defendant for the reason, that after for the reason, that after diligent search, failed to find | Plaintiff: Aldridge Defendant: Aldridge | Attorney: A. S. Faske \ Address: Court House | NSOLVENCY 3045-PGIR Style GIIN |
|---|--|--|--|--------------------------------|
|---|--|--|--|--------------------------------|

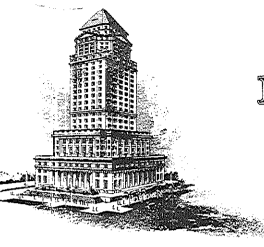
| Before me, a Notary Public, of the State of Florida, duly authorized |
|--|
| to administer Caths, personally appeared one |
| who after being duly sworn, deposes and says: |
| That he is a duly-appointed Deputy Sheriff of the County of Dade and |
| State of Florida, authorized to serve legal process; that a summons addressed |
| to |
| delivered to him for service upon the said Respondent; that he has made dili- |
| gent search and inquiry to locate him, and has been unable to locate him in |
| the State of Florida so as to effectuate service of process upon him, and that |
| to the best of his knowledge and belief, Respondent is in the State of |
| Alabama at Summerdale, Baldwin County - |
| o/o Mrs. Lucille Stuart, sister . |
| |
| |
| |
| · AB Colored |
| DEPUTY SHERIFF. |
| DEPUTY SHERIFF. |
| DEPUTY SHERIFF. SWORN TO AND SUBSCRIBED BEFORE ME, this/2_ day of |
| DEPUTY SHERIFF. SWORN TO AND SUBSCRIBED BEFORE ME, this /2 day of A.D., 195 |
| A.D., 195 Mary Ednal Wallace. |
| A.D., 195 \[\frac{\text{Onail Edwal Teallace}}{\text{NOTARY PUBLIC State of Florida at Large}.} \] |
| A.D., 195 Mary Ednal Wallace. |
| A.D., 195 \[\frac{\text{Onail Edwal Teallace}}{\text{NOTARY PUBLIC State of Florida at Large}.} \] |

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY, IN CHANCERY

NUMBER _

| PETITIONER | . WUMDER |
|-----------------------------|--|
| VS | |
| HESTER LEE ALDRIDGE | CERTIFICATE AND ORDER |
| RESPONDENT | |
| | • • |
| The undersigned C | ircuit Judge hereby certified as follows: |
| | ied petition has been filed in this Court in a pro- |
| | ainst the above-named Respondent under the provis- |
| ons of Chapter 27996, Laws | of Florida, 1953, to compel the support of the |
| bove-named Petitioner and c | of any other dependents named in the Petition. |
| | s duly issued out of this Court for service upon |
| | rned with an affidavit to the effect that the |
| | iligence be located or served with suchprocess |
| n this State. | Manual Control of the |
| 3. THAT the Resp | ondent is believed to be residing, or domiciled |
| | Summerdale, Baldwin County, c/c sister, Lucille |
| uart. | The state of the s |
| 4. THAT in the o | pinion of the undersigned, the Respondent should |
| | petition and should be dealt with according to law. |
| * | ORDERED AND DECREED that this certificate and |
| | tition heretofore filed in this cause, and of |
| e summons heretofore issued | from this Court, be transmitted to E. B. |
| | art to Clerk of the Circuit Court, Baldwin County, Bay Minette, Alabama, |
| r appropriate action and pr | roceedings under the Reciprocal Laws of the |
| ate of Alabama | , and the State of Florida. |
| DONE AND ORDERED at | Miami, Dade County, Florida, this |
| y of, A. D. | |
| | CIRCUIT JUDGE |
| | |

TESSIE I. ALDRIDGE



DADE COUNTY

MIAMI, FLORIDA 33101

OFFICE OF

E. B. LEATHERMAN

P. O. BOX 1031

March 29, 1972

DADE COUNTY COURTHOUSE

Clerk of the Circuit Court Baldwin County
Bay Minette, Ala.

3595

RE: TESSIE I. ALDRIDGE VS HESTER LEE ALDRIDGE

No. 182221

Dear Sir:

Enclosed herewith you will find two certified copies of Petition and order to dismiss entered in the above styled cause.

Yours very truly,

E. B. LEATHERMAN Clerk of the Circuit Court

Deputy Clerk

EBL: bjf

ENCLOSURES:

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR THE COUNTY OF DADE.

IN CHANCERY

NO. 182221

TESSIE I. ALDRINE,

Petitioner,)

٧s

PETITION AND ORDER TO DISMISS

HESTER LEE ALDRIDGE.

Respondent.)

COMES NOW, the undersigned Petitioner's Representative and prays the Court to dismiss the above-styled cause for the following reason:

Petitioner has abandoned her case.

STATE OF FLORIDA) COUNTY OF DADE)

This Copy is a true Copy of the Original on file

n this Office. WITNESS my hand and Official Seel.

E. B. LEATHERMAN,

Clerk Circuit Court

B. J. Holy D.

RICHARD E. GERSTEIN STATE ATTORNEY

ADELE SEGALL FASKE
ASSISTANT STATE ATTORNEY
PETITIONER'S REPRESENTATIVE

The above and foregoing Petition is hereby approved and the provisions thereof are made the Order of this Court at Miami, Dade County, Florida, this 24 day

of March

A.D. 1972 .

FRANCIS J. CHRISTIE

CIRCUIT JUDGE

201.01-67

FILED

APR 14 1972

EUNICE G. TINDAL, Register Baldwin Co., Ala. IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR THE COUNTY OF DADE.

| ressie I. Aldridge, |) | IN CHANCERY | | NO. | 182221 | | | |
|---------------------|-----|---------------|--|---|--------|--------------|---------|--|
| | | Petitioner,) | | | | | | |
| vs | | |) | PETITION | AND | ORDER TO | DISMISS | |
| ESTER | LEE | ALDRIDGE | e e consequente con l'adament que l'adament de la communitation de l'adament de l'adament de l'adament de l'ad | and the standard control of the standard of the | | tan ayaamiin | | |
| • | | F | Respondent.) | | | | | |

COMES NOW, the undersigned Petitioner's Representative and prays the Court to dismiss the above-styled cause for the following reason:

Petitioner has abandoned her case.

STATE OF FLORIDA COUNTY OF DADE

This Copy is a true Copy of the Original on file
in this Office. WITNESS my hand and Official Seal

F. S. Learnerman,

Clerk Circuit Court

By D.C.

RICHARD E. GERSTEIN STATE ATTORNEY

The above and foregoing Petition is hereby approved and the provisions thereof are made the Order of this Court at Miami, Dade County, Florida, this day of March A.D. 19_{72} .

FRANCIS J. CHRISTIE

201.01-67