# STATE OF ALABAMA

# CIRCUIT COURT OF BALDWIN COUNTY

# IN EQUITY

BARBARA G. GRANHODM		SCOTT L. NA	EDELE
(Petitioner)	Vs.	(Respo	ndent)
American design of the second	A Commercial Commercia		
The petition of I	BARBARA G.	<u>GRANHOI</u> Mespect	fully shows:
l. That she is the	ng wife of	SCOTT I. NAED	TT.E,
the respondent; that petit	ioner was dul	y married to sai	d respondent
on or about the 7th day of	of Septem	ber, 1943, 19	at
South Orange, N.J.	· · · · · · · · · · · · · · · · · · ·	she and now resides	at
202 North Bayview Ave/	Fairhope, Alabama.		
2. That petitions	er is the mot	her and said res	pondent is
the father of the following	g named depen	dent(s):	
Richard Naedele	, born	25 Feb	,194
Daniel #			
Mark #	many and a superior of the sup	للمستخرين المستحران المسترين والمتحدد ويتم	and an analyzing and an array of the major of the same
Christopher "			
		M	_
3. That petitioner	*		
to support from the respond			
Reciprocal Enforcement of S	Support Act of	f this State (Act	t No. 879,
1951, approved 12 September	, 1951) copy	of which is atta	ached and
made a part hereof.			
4. That respondent	, on or about	t the 31 day of	May .
195 <u>5</u> , and subsequent there			
fair and reasonable support			1
according to his means and	earning capac	city.	, ,
5. That, upon inf	ormation and	belief. responde	ent now is
residing or domiciled at 3	A CONTRACT OF THE CONTRACT OF		
during his last known and is within the jurisdict Essex County.	x earning \$ 8 employment, ion of the	Juvenile and Relations	month),  Domestic Court of
Newark, New Jersey			
substantially similar to th	e unliorm Rac	ciprocal Enforcem	ment of

Support Act of this State.

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

Sarvara G. Granholm

BAPBARA G. GRANHOLM

Petitioner.

Personally appeared before me on this 19th day of November,

1955, BARBARA G. GRANHOLM, 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 these matters she believes them to be true.

ALICE J. DUCK Clerk of Court.

### STATE OF ALABAMA

#### CIRCUIT COURT OF BALDWIN COUNTY

### IN EQUITY

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RARRARA	( -	DEANGERT W
	U.T. 6	CTERTIFICATION

Petitioner

v	C.			

Docket	No.	

## SCOTT T. NAEDELE

Respondent

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

- 1. That on 19 November , 1955, 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, approved 12 September, 1951), to compel the support of the dependent(s) named in that petition.
- 2. That the above named respondent is believed to be residing or domiciled in Orange, New Jersey

  Juvenile and Domestic
  and that the Relations Court of Essex County, Newark, N.J.

  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 dependent(s) named in the petition for support from the respondent are the sum of bo per (week) (month).
- 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 with certified copies of the petition be transmitted to the Juvenile andDomestic Relations

Court of Essex Connty, Newark, N.J.

Student Me Stel

Circuit Judge

Done this  $\sqrt{3}$  day of November, 1955.

BARBARA	GRANHOLM	
		Complainent

IN THE CIRCUIT COURT OF

VS

BALDWIN COUNTY, ALABAMA

SCUTT L. NEADLE

IN EQUITY, CASE NO.

# DEGRES

It appearing to the Court that the above cause is inactive, upon consideration, it is ERDERED, 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 ORDERED that the costs incurred in this cause be taxed against the State of Alabama pursuant to Section 119 (b), Title 34, 1955 Cumulative Pocket Parts, Code of Alabama.

This H day of fluxy 1959.

tiles 1-24-3.8 augient

25135

16 January 1956

3659

Mr Raymund Mahony County Adjuster County of Essex Halls of Record Newark 2, N.J.

> Re: Barbara Naedele Granholm Vs. Scott L. Naedele, Your DRC 43419

Dear Sir:

I am in receipt of your letter of December 19, 1955, addressed to the Circuit Court of Baldwin County, containing the interrogatories in above styled cause.

Returned herewith are the answered interrogatories. It will be appreciated if you will notify this officeof the judgment of your court as soon as such judgment has been rendered.

Very truly yours,

2 incls.

Kenneth Cooper Circuit Solicitor

paragrams and and another managements.

9981



# OFFICE OF COUNTY ADJUSTER COUNTY OF ESSEX

AYMUND L. MAHONY
COUNTY ADJUSTER

HALL OF RECORDS, NEWARK 2, N. J.

TELEPHONE MITCHELL 2-7800

ANIEL J. CUNNANE

DEPUTY COUNTY ADJUSTER

EO F. KENNEY
ASST. COUNTY ADJUSTER

December 19, 1955

Circuit Court of Baldwin County Bay Minnette, Alabama

Att: Clerk of Court

Re: Barbar Naedele Granholm

vs Scott L. Naedele

Our DRC 43419

Dear Sir:

At the direction of the Honorable Horace S. Bellfatto, Judge of the Essex County Juvenile and Domestic Relations Court, I am forwarding to you an original and two copies of interrogatories submitted by Mr. Harry Kay, Attorney for the respondent in the above captioned reciprocal support case.

When these interrogatories have been completed I should appreciate it if you would return them to this office.

Upon receipt of the completed interrogatories, this case will be reviewed in the Essex County Juvenile and Domestic Relations Court.

Your cooperation will be sincerely appreciated.

Very truly yours,

County Adjuster

WJW:es Enc: JUVENILE & DOMESTIC RELATIONS COURT COUNTY OF ESSEX DOCKET NO. 43080

BARBARA NAEDELE GRANHOLM, on behalf of minor children,

Plaintiff.

vs.

CIVIL ACTION

SCOTT L. NAMDBLE,

INTERROGATORIES

Defendant.)

TO: BARBARA NAEDELE GRANHOLM

TAKE NOTICE that Scott L. Næedele, defendant, by leave of Court order first obtained, submits the following interrogatories to be answered by Barbara Næedele Granholm, plaintiff, in writing, under oath, within fifteen days from the date of the service hereof:

1. Ever since September 7, 1943, the date of the marriage of Barbara Naedele to Scott L. Naedele, where did you reside? State fully and completely all places of residence and the period of time that you resided at each place of residence.

ANSWER: 7 Sep 1943 to July 1944, East Orange, N.J., 10 Months. July 1944 to Oct 1945-Ft Myer, Va., 16 months; Oct 1945 to Mar 1949-East Orange, N.J.-32 years; March 1949 to Apr 1950, Pennsauken, N.J.-1 year; Apr 1950 to Sep 1952, Colwick, N.J.-2 years; Sept 1952 to Dec 1952, East Orange, N.J.-3 months; Dec 1952 to Jul 1953, Montgomery, Ala., 8 months; July 1953 to Sept 53, East Orange, N.J.-2 months; Sept 1953 to June 1954-Montgomery, Ala., 9 months; June 1954 to Aug 1954, East Orange, N.J.-2 months; Sep 1954 to July 1955, Atlanta, Ga.-10 months; July 1955 to Jan 1956, Fairhope, Ala., 7 months.

2. Was a divorce obtained between the parties on July 13, 1954? If your answer is in the affirmative, attach a copy of the judgment of divorce. YEEX

ANSWER: Yes.

<sup>5.</sup> Have you remarried? If your answer is in the affirmative, give full name of the person whom you married, the date and place thereof, whether your husband is employed and the name and address of his employer, and the amount of his weekly earnings.

Yes. Bruce Granholm, 12 Feb 1955, Atlanta, Ga. Appeti-Cola Bottling Co., Atlanta, Ga. About \$110.00.

4. In whose custody are the children of your marriage with defendant, Scott L. Naedele?

ANSWER: Mine.

5. Describe the place or rooms occupied by the children.

ANSWER: Six-room brick bungalow, 100 ft by 200 ft inclosure, fence, at Fairhope, Ala.

6. Are you employed? If your answer is in the affirmative, give the name and address of your employer and the amount of your weekly earnings.

ANSWER: No.

7. From June 1, 1955, to date have you received from the Veterans Administration a monthly allotment of \$18.00 for the support of the four infant children?

ANSWER: No. Since July 1, 1955 I have received \$17.50 per month, for all four children, not each.

8. Prior to June 1, 1955, did you receive from the Veterans Administration a monthly allotment for the support of the said infant children?

ANSWER: Yes.

9. Were you appointed Guardian of the minor children? If so, attach a copy of the Certificate of your appointment.

ANSWER: Yes. See dovorce decree.

10. Was the defendant, Scott L. Naedele, a resident or domiciled in the State of Alabama, County of Baldwin? If so, give the date thereof.

ANSWER: No.

ll. Was the plaintiff, Barbara Naedele Granholm, a resident of, or domiciled in the County of Baldwin, State of Alabama, on November 19, 1955?

ANSWER: Yes.

12. Were you and the defendant residents of, or domiciled in the State of Alabama, County of Baldwin, on November 19, 1955?

ANSWER: I was a resident of Baldwin County, alabama, on November 19, 1955, but defendant was not tomyknowledge.

13. Were the infant children referred to in your petition residents of, or domiciled in the County of Baldwin, State of Alabama. on November 19, 1955?

ANSWAR: Yes.

14. What estate do you possess?

ANSWER: None, except household property.

15. Was the plaintiff, Barbara Naedele Granholm, a resident of, or domiciled in the County of Fulton, State of Georgia, on September 2, 1955?

ANSWER: No.

l6. Were you and the defendant residents of, or domiciled in the State of Georgia on September 2, 1955?

ANSWER: No.

17. Were the infant children referred to in your petition residents of, or domiciled in the County of Fulton, State of Georgia, on September 2, 1955?

ANSWER: No.

18. On May 20, 1954, did you leave the defendant and take with you the four children of the marriage?

ANSWER: Yes, and returned to East Orange, N.J., though I think the month was June instead of May.

19. Did you prior and subsequent to May 20, 1954, cohabit and have relations with Bruce Granholm?

ANSWER: No.

20. Attach a copy of the Uniform Reciprocal Enforcement of Support Act of the State of Alabama, (Laws of 1951), or give full substance thereof.

ANSWER: See inclosures.

Dated: December 9, 1955.

HARRY KAY, Attorney for Defendant:

STATE OF Alabama )
COUNTY OF Baldwin SS.

BARBARA NAEDELE GRANHOLM, being duly sworn according to law upon her oath, deposes and says:

- l. I am the petitioner plaintiff in the above entitled cause.
- 2. I have read the Interrogatories and the Answers to the Interrogatories. The Answers to Interrogatories are true to the best of my knowledge, information and belief.

Darlora Vaclele Granholm

Sworn and Subscribed to before me this 5th day of Baranay 1956.

FILED 1956

ANG L MAN, NESSA

Baldwin County, Alabama

STATE OF ALABAMA BALDWIN COUNTY IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

BARBARA G. GRANHOLM.

Respondent.

VS.

SCOTT L. NAEDELE,

Respondent.

IN EQUITY.

Case No. 3659

TAKE NOTICE that Barbara G. Granholm, Petitioner, by leave of Court, submits the following interrogatories to be answered by Scott L. Naedele, Respondent, in writing, within thirty days from the date of service hereof:

- 1. QUESTION: Are you the respondent in this case?
  Answer:
- 2. QUESTION: Are you now employed?

Answer:

- 3. QUESTION: If your answer to question 2 is in the affirmative, state
  - a. By whom?
  - b. Where you are employed?
  - c. Earnings each week?

Answer:

- A .
- b.
- 4. QUESTION: If your answer to question 2 is in the negative, state the reason or reasons why you are not employed, and date of your last employment?

Answer:

5. QUESTION: For what reason or reason were you discharged from your last employment?

Answer:

6. QUESTION: List all of your present sources of income, and the amount from each?

Answer:

7. QUESTION: Are you contemplating building a new house through financial assistance of the FHA or a Government Loan of any nature?

Answer:

- 8. QUESTION: Do you own an automobile?
  Answer:
- 9. QUESTION: If your answer to question 8 is in the affirmative, state what kind of an automobile and model?

Answer:

- 10. QUESTION: With whom do you now reside?
  Answer:
- 11. QUESTION: If you are living with your family, how many "employed" adults are there in this family?

Answer:

12. QUESTION: What is your present rating as to your percentage of disability as adjudged by the Veterans Administration, and date of said adjudication?

Answers

13. QUESTION: ON what date were you last examined by the Veterams Administration, and where?

Answer:

14. QUESTION: When were you last examined by a private physician, and what was his name?

Answers

- 15. QUESTION: Are you now under a physician's care?
  Answer:
- 16. QUESTION: What is your physician's name and address?
  Answer:
- 17. QUESTION: If you are physically unable to work, state the specific nature of your illness?

Answer.

18. Question: How long have you had such illness?
Answer:

Dated: April, 1956.

Kenneth Cooper Solicitor, Juvenile Court

STATE OF NEW JERSEY COUNTY OF ESSEX

SCOTT L. NAEDELE, being duly sworn according to law upon his oath, deposes and says:

- 1. I am the respondent in the above entitled cause.
- 2. I have read the interrogatories (questions) and the Answers thereto. The answers are true to the best of my knowledge, information, and belief.

SCOME L. WALDELL

Sworn and Subscribed to before me this \_\_\_\_\_\_ th day of \_\_\_\_\_\_, 1956.

APR 9 1956
ALICE 2 DINCK, Register

# Juvenile and Domestic Relations Court Essex County

HARRY W. LINDEMAN JUDGE 208-220 SUSSEX AVENUE Newark 4, N. J.

June 25, 1956

Hon. KennethCooper Circuit Solicitor 28th Judicial Circuit Bay Minette, Alabama

Re: #43419

Barbara N. Granholm

Scott L. Naedele

Dear Mr. Cooper:

I share your concern when from a distance it appears that the Reciprocal Support Law is not working, and on occasion I have felt exactly as expressed in your letter of June 7th, 1956.

It is not only that a doctor's certificate certifies to the man's inability to work, but I had the opportunity of seeing him and from observation he is a physical wreck.

I treat cases before me stemming under the Reciprocal Support statute in the same way and manner as those where all the parties are in my state. There appeared to be no good reason to continue this case beyond the last hearing as indicated. This man is now being supported by his brother and sister.

I would hope that other or additional cases from your court would bring more satisfactory results.

Very truly y

HARRY W. LINDEMAN

Judge

## 7 June 1956

Honorable Harry W. Lindeman Judge Juvenile and Domestic Relations Court County of Essex Newark 2, N.J.

Dear Judge Lindeman:

Notice has been received this date from Mr R.L. Mahony, County Adjuster, County of Essex, that the petition filed by Barbara N. Granholm against Scott L. Naedele, your case No. DRC 43419, was dismissed by you May 31, 1956, on the ground that the respondent was "physically incapable of obtaining employment".

In view of the fact that respondent, Scott L. Naedele, admits in his answers to interrogatories filed by undersigned that he is rated only a 30% disability by the Veterans Administration, it is not understood why he is incapable of working. And his answer further indicates that he owns a 1952 Packard automobile and that he is not under any physician's care.

Is there any privision to require Mr Naedele to inform the Court when he is again gainfully employed so that further action might be taken. Would it not have been possible to have continued the cause for a period of twelve months to see if he again became able to work?

Respectfully yours,

Kenneth Cooper Circuit Solicitor



# OFFICE OF COUNTY ADJUSTER COUNTY OF ESSEX

RAYMUND L. MAHONY

HALL OF RECORDS, NEWARK 2. N. J.

TELEPHONE MITCHELL 2-7800

COUNTY ADJUSTER

DANIEL J. CUNNANE
DEPUTY COUNTY ADJUSTER

LEO F. KENNEY

ASST. COUNTY ADJUSTER

May 31, 1956

Circuit Court of Baldwin County Bay Minnette, Alabama

Att: Clerk of Court

Re: Barbara G. Granholm vs Scott L. Naedele Your No. 3659
Our DRC #43419

Dear Sir:

Enclosed please find original copy of completed interrogatories, submitted by the petitioner in the above captioned reciprocal support matter.

At a re-hearing today, the respondent furnished additional medical testimony that he was physically incapable of obtaining employment.

In view of the above, Judge Harry W. Lindeman dismissed the complaint.

Very truly yours.

County Adjuster

WJW:ex Enc: STATE OF ALABAMA BALDWIN COUNTY

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

BARBARA G. GRANHOLM,

Respondent.

vs.

SCOTT L. NAEDELE,

Respondent.

IN EQUITY.

Case No. 3659

TAKE NOTICE that Barbara G. Granholm, Petitioner, by leave of Court, submits the following interrogatories to be answered by Scott L. Naedele, Respondent, in writing, within thirty days from the date of service hereof:

1. QUESTION: Are you the respondent in this case?

Answer: Yes

2. QUESTION: Are you now employed?

Answer: No

3. QUESTION: If your answer to question 2 is in the affirmative, state

a. By whom?

b. Where you are employed?

c. Earnings each week?

## Answer:

Α.

b.

4. QUESTION: If your answer to question 2 is in the negative, state the reason or reasons why you are not employed, and date of your last employment?

Answer: April, 1954. Physically and mentally unable to work.

5. QUESTION: For what reason or reason were you discharged from your last employment?

Answer: Resigned for reason of incapability.

6. QUESTION: List all of your present sources of income, and the amount from each?

Answer: Disability compensation allowed by Veterans Administration in the sum of \$32.50 per month.

**1** 

7. QUESTION: Are you contemplating building a new house through financial assistance of the FHA or a Government Loan of any nature?

Answer: No

8. QUESTION: Do you own an automobile?

Answer: Yes

9. QUESTION: If your answer to question 8 is in the affirmative, state what kind of an automobile and model?

Answer: 1952 used Packard

10. QUESTION: With whom do you now reside?

Answer: Mother, brother, sister

11. QUESTION: If you are living with your family, how many "employed" adults are there in this family?

Answer: Two adults

12. QUESTION: What is your present rating as to your percentage of disability as adjudged by the Veterans Administration, and date of said adjudication?

Answer: October, 1955. 30%

13. QUESTION: ON what date were you last examined by the Veterams Administration, and where?

Answer: October, 1955.

14. QUESTION: When were you last examined by a private physician, and what was his name?

Answer: None

- 15. QUESTION: Are you now under a physician's care?
  - Answer: No, excepting check-up by Veterans Administration.
- 16. QUESTION: What is your physician's name and address?
  Answer:
- 17. QUESTION: If you are physically unable to work, state the specific nature of your illness?

Answer. Recurrent jaundice. Physical and mental disability.

18. Question: How long have you had such illness?

Answer: 1944 - 1945.

Dated: April, 1956.

Kenneth Cooper Solicitor, Juvenile Court

STATE OF NEW JERSEY
COUNTY OF ESSEX

SCOTT L. NAEDELE, being duly sworn according to law upon his oath, deposes and says:

- 1. I am the respondent in the above entitled cause.
- 2. I have read the interrogatories (questions) and the Answers thereto. The answers are true to the best of my knowledge, information, and belief.

SCOTT L. NAEDELE

Sworn and Subscribed to before me this  $\frac{7}{2}$  th day of

May

1956.

NOTARY PUBLIC OF NEW JERSEY

OTHRY PUBLIC OF NEW JERSEY
My Commission expires Oct. 22, 1958

F[[E]] APR 9 1956

ALICE I BUCK, Register