SUMMONS AND COMPLAINT

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Baldwin Times

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THE STATE	OF ALABAM	IA,		CUIT COURT, BAL	DWIN COUNTY
	WIN COUNTY OF THE STATE OF A	J	. <del>4-12-12-9</del>		TERM, 19
	nmanded to Summon		C. Jensen		
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Angelander also Administration and a second s					· · · · · · · · · · · · · · · · · · ·
to appear and plead, the Circuit Court of <u>ROBER</u>			at Bay Minette,		
byPATRI	CIA A. HUEBBE				
					, Plaintiff
Witness my hand this	22	day of	February		
Caucier	0 2-22-	5P -	Rice	- APri	the Clerk
	11	ŕ.			



42299

## UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT WISCONSIN STATUTES OF 1955

52.10 UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT. (1) PURPOSES. The purposes of this section are to improve and extend by reciprocal legislation the enforcement of duties of support and to make uniform the law with respect thereto.

(2) DEFINITIONS. As used in this section unless the context requires otherwise:

(a) "State" includes any state, territory or possession of the United States in which this or a substantially similar reciprocal law has been enacted.

(b) "Initiating state" means any state in which a proceeding pursuant to this or a substantially similar reciprocal law is commenced.

(c) "Responding state" means any state in which any proceeding pursuant to the proceeding in the initiating state is or may be commenced.

(d) "Court" means the family court branch of circuit court or, if there is none, the Court having jurisdiction under s. 52.05 to enforce support and, when the context requires, means the court of any other state as defined in a substantially similar reciprocal law. All proceedings to enforce support under this section pending in a juvenile court on July 1, 1956 shall be transferred to the court specified above.

(e) "Law" includes both common and statute law.

(f) "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.

(g) "Obligor" means any person owing a duty of support.

(h) "Obligee" means any person to whom a duty of support is owed.

(3) REMEDIES ADDITIONAL TO THOSE NOW EXISTING. The remedies herein provided are in addition to and not in substitution for any other remedies.

(4) OBLIGOR IN THIS STATE BOUND. Duties of support arising under the law of this state when applicable under sub. (7) bind the obligor, present in this state, regardless of the presence or residence of the obligee.

(5) EXTRADITION. The governor 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 found in this state. The governor 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 subsection 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 the other state.

(6) RELIEF FROM SUBSECTION (5). Any obligor contemplated by sub. (5) 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.

(7) CHOICE OF LAW. Duties of support applicable under this section are those imposed or imposable under the laws of any state where the obligor was present during the period 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,

(8) REMEDIES OF A STATE OR POLITICAL SUBDIVISION FURNISHING SUPPORT. If the state or a political subdivision thereof has furnished support to an obligee it has the same right to invoke the provisions of this section as the obligee to whom the support was furnished for the purpose of securing reimbursement of expenditures so made and of obtaining continuing support.

(9) HOW DUTIES OF SUPPORT ARE ENFORCED. Proceedings for enforcement of support, if the obligor is in this state, shall be commenced by summons and petition. The summons shall name a day certain for the appearance of the defendant. Proceedings under this section are special proceedings within the meaning of s. 260.03. Duties of support are enforcible by petition irrespective of relationship between the obligor and obligee.

(10) CONTENTS OF PETITION FOR SUPPORT. The petition shall be verified and shall state the name and, so far as known to the petitioner, the address and circumstances of the defendant and his dependents for whom support is sought and all other pertinent information. The petitioner may include in or attach to the petition 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.

(11) OFFICIALS TO REPRESENT PETITIONER. The district attorney upon the request of the court or the person in charge of county welfare activities shall, or upon his own initiative may, represent the petitioner in any proceeding under this section.

(12) PETITION FOR A MINOR. A petition on behalf of a minor obligee may be brought by a person having legal custody of the minor without appointment as guardian ad litem.

(13) ACTION ON PETITION BY INITIATING COURT. 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 send 3 copies of the petition, of its certificate and of this section to the court of 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.

(14) COSTS AND FEES. A court of this state acting either as an initiating or responding state may in its discretion direct that any part of or all fees and costs incurred in this state, including without limitation by enumeration, fees for filing, service of process, seizure of property, and stenographic service of both petitioner and defendant or either, shall be paid by the county. Where the proceeding is brought by the state or a political subdivision thereof, there shall be no filing fee.

(15) 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 is permissible under the law of the responding state; or (b) as a responding state, obtain the body of the defendant by proceeding under ch. 264. No bond shall be required under s. 264.05, and the order under s. 264.06 shall require the sheriff to return the defendant on a named day.

(16) STATE INFORMATION AGENCY. The attorney-general is designated as the state information agency for purposes of this section. He shall:

(a) Compile a list of the courts in this state having jurisdiction under this section and their ad dresses and transmit it to the state information agency of every other state which has adopted this section or a substantially similar act.

(b) Maintain a register of such lists received from other states and transmit copies of such lists to every court in this state having jurisdiction under this section.

(17) ACTION ON PETITION BY RESPONDING COURT. When the court of this state, acting as a responding state, receives from the court of an initiating state the material mentioned in sub. (13), it shall docket the cause, notify the district attorney, set a time and place for a hearing, and take action to obtain jurisdiction.

(18) 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 petition or otherwise, the court shall communicate this fact to the court in the initiating state, 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 petition from the court in the initiating state.

(19) ORDER OF SUPPORT. If the court of this state acting as 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.

(20) RESPONDING COURT TO TRANSMIT COPIES TO INITIATING COURT. The court of this state when acting as a responding state shall transmit to the court of the initiating state a copy of all orders of support or for reimbursement therefor.

(21) ORDERS TO DEFENDANT BY RESPONDING COURT. A 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 payments at specified intervals to an officer of the court or to the obligee and to report personally to such officer at such times as may be deemed necessary.

(c) To punish the defendant who violates any order of the court to the same extent and in the same manner as is provided by law for civil contempt of court.

(22) HANDLING DEFENDANT'S PAYMENTS IN RESPONDING COURT. The court of this state when acting as a responding state shall have the following duties which may be carried out through an officer 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

(b) Upon request to furnish to the court of the initiating state a certified statement of all payments made by the defendant.

(23) HANDLING DEFENDANT'S PAYMENTS IN INITIATING COURT. The court of this state when acting as an initiating state shall have the duty which may be carried out through officers of the court to receive and disburse forthwith all payments made by the defendant or transmitted by the court of the responding state.

(24) EVIDENCE OF HUSBAND AND WIFE. Laws attaching a privilege against the disclosure of communications between husband and wife are inapplicable to proceedings under this section. Husband and wife are competent witnesses and may be compelled to testify to any relevant matter, including marriage and parentage.

(25) 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.

(26) EFFECT OF PARTICIPATION IN PROCEEDINGS. Participation in any proceedings under this section shall not confer upon any court jurisdiction of any of the parties thereto in any other proceeding.

(27) ENFORCEMENT AGAINST OBLIGORS FROM OTHER STATES. Whenever an obligor shall take asylum in this state after abandoning the obligees in another state and said obligees come to this state, the court of this state shall have authority to summarily enforce the support of the obligees by the commencement of proceedings as provided herein for the commencement of proceedings in the initiating state. After the commencement of initiating proceedings, the court of this state shall have the same jurisdiction and powers now vested by the provisions of this section in a responding state in the matter of conducting hearings, making orders and the enforcement of the same.

STATE OF W	ISCONSIN	MUNICIPAL	COURT(BEL	JOIT)	ROCK COUNTY	•
In the Matter	of the NON-S	UPPORT of the	·		···	-
Dependents of	f Robei	rt C. Jensen	PE	TITION		
(Petitioner) Patricia A	. Huebbe		AGAINST	Robert (	(Respondent) C. Jensen	
The petition o	of <u>Patricia</u>	A. Huebbe	, respect	fully shows	s:	
1.	day of <u>Nove</u> of <u>Utah</u> <u>Beloit</u>	mber , 19 50	0, at the <u>Ci</u> esides at consin; and t	ty of Route 1, hat on or a	ent on or about th Ogden Whittemore Drive bout February, 1	, State
2.	THAT petiti named deper	oner is the mot ndent( <b>x)</b> :	her and resp	ondent is th	ne father of the fo	llowing
3.	THAT on the Court of the was ordered	about <u>lst</u> day of <u>F</u> <u>State</u> , befor , under	<sup>f</sup> <u>Californ</u> re the Honora the derree of of Fifteen (\$1	9 <u>53</u> , in <u>ia</u> ble (unkr divorce er 5.00)	the <u>Superior</u> <u>Alameda</u> Co nown) ntered, the respo dollars, per w	
4.	provisions o State, Sectio	f the Uniform R	leciprocal En Wisconsin Sta	forcement	the respondent un of Support Act of 53, a copy of whit	this
5.	and neglecte	ndent on or abo d to provide fai his means and	r and reasons	able suppor	ary, 19 <u>58</u> , t for these depen	refused dent(s)
6.	at <u>R. F</u> and is gainfu Court for the which state h	<b>D.</b> Illy employed ar County of Ba	nd within the Idwin in w substantial	Foley jurisdictio the State c lly similar	ow residing or do Alab n of the <u>Circuit</u> of <u>Alabama</u> the the Uniform	ama
WHER respondent as relief as the la	shall be dete:	betitioner prays rmined to be fai	for such an ir and reason	order for shable and for $\int d$	support directed to or such furtheror	o said der and
Dated:	January 10	, 19 <u>58</u> .	Petition	er er	H Hungel	Nec
Person she is the petit	ally appeared	l before me <u>p</u> and made oath t	Patricia A. H	uebbe	, and acknowled	iged that

she is the petitioner herein and made oath that she has read the above petition and knows that the contents thereof are true of her own knowledge, except as to those matters stated upon information and belief, and as to those matters, she believes them to be true.

Judge

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Office of DISTRICT ATTORNEY JOSEPH B. FORRESTAL Rock County Court House JANESVILLE, WIS.

AL CONTRACT 9

STATE OF WISCONSIN MUNICIPAL COURT (BELOIT) ROCK COUNTY In the Matter of the Non-Support of the Dependents of Robert C. Jensen Patricia A. Huebbe, Petitioner, - vs -Robert C. Jensen, Respondent. The undersigned, Judge of the Municipal Court of the City of Beloit, Rock

County, Wisconsin, hereby certifies:

l. That on <u>January 10</u>, 19 <u>58</u>, a petition was verified by the above named petitioner and duly filed in this Court in a proceeding against the above named respondent, commenced upon the provisions of the Uniform Reciprocal Enforcement of Support Act, Section 52.10, of the Wisconsin Statutes of 1953, to compel the support of the dependent(s) named in that petition.

3. That the undersigned, Judge of the Municipal Court of the City of Beloit, Rock County, Wisconsin, 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, needs of the dependent(s) named in the petition for support from the respondent are in the sum of Dollars per

WHEREFORE, IT IS HEREBY ORDERED that this certificate, together with copies of the petition, be transmitted to the <u>Circuit</u> Court for the County of <u>Baldwin</u> in the State of <u>Alabama</u>.

Dated January 10 , 1958

25

Judge

In the Matter of:

Patricia A. HuebbePetitioner

VS

Robert C. Jensen, Respondent.

### PAUPER'S AFFIDAVIT

The undersigned <u>Patricia A. Huebbe</u>, being duly sworn according to law deposes and says, that she is making this application and complaint for support, and by said complaint is prosecuting this proceeding for the support of <u>one</u> minor child-(xex) in the <u>Municipal Court</u> for the County of Rock, Wisconsin, and in the proper Court of the State of <u>Alabama</u>, and that said petitioner has <u>no</u>

income,

and no assets on which credit can be obtained and no ability to prepay fees for filing, and prosecutes this action as a poor person.

Votacia Hun leles

STATE OF WISCONSIN) ) ss COUNTY OF ROCK )

On this 10th day of January , 19 58 , personally appeared \_\_\_\_\_\_ Patricia A. Huebbe \_\_\_\_\_, known to me as petitioner, and states that she executed the foregoing Pauper's Affidavit for the purpose therein stated and which is true.

(SEAL)



Office of DISTRICT ATTORNEY JOSEPH B. FORRESTAL Rock County Court House JANESVILLE, WIS.

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### PATRICIA A. HUEBEE

# ROBERT C. JENSEN

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against the betweenthes betweenthe to be Stariff of duct other Property Found 1 11 is the original longers and if arised to the court that the diabs he

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cause be and berely is transferred to real mastive provet of this Court, and It (further appearing to the pourt that the factuation for each

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and entropy are now takes against the State of Alabama porsuant of Section 119,

(b), Title 31, 1955 Windstie Focket (arts, 2006 of Windsand.

Auch Mr.C. March



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TELEPHONES

JANESVILLE PLEASANT 2-7471

BELOIT MUNICIPAL CENTER EM. 5-7044 JOSEPH B. FORRESTAL DISTRICT ATTORNEY ROCK COUNTY COURT HOUSE JANESVILLE, WISCONSIN

February 17, 1958

ASSISTANT DISTRICT ATTORNEYS MARK J. FARNUM PATRICK RUDE SECRETARIES HELEN ENGEBRETSON BERNICE HOWLAND

Mr. Kenneth Cooper Circuit Solicitor 28th Judicial Circuit Bay Minette, Alabama

Dear Mr. Cooper:

Re: Patricia V. Huebbe vs. Robert C. Jansen URESA

In reply to your letter of January 31, 1958, it is my impression that the law of the State of Alabama provides that a fee may be waived upon presentment of a pauper's affidavit. This woman is in no position to pay a fee and costs, and our file contained such an affidavit, which may have been overlooked.

I will appreciate it if you will check the papers I have forwarded you to determine for certain whether or not the file did contain such an affidavit, for in the event it was not included, we will be happy to correct this oversight by forwarding one immediately.

Thank you for your co-operation.

Very truly yours

MARK J. FARNUM Assistant District Attorney Municipal Center Beloit, Wisconsin

MJF:h



KENNETH COOPER

STATE OF ALABAMA OFFICE OF CIRCUIT SOLICITOR 28TH JUDICIAL CIRCUIT BAY MINETTE, ALABAMA

31 January 1958

Hon Mark J. Farnum Assistant District Attorney Municipal Center Beloit, Wis

> Re: HUEBBE, Patricia A. Vs. JANSEN, Robert C

Dear Sir:

Acknowledgement is made of your letter of January 29th, 1958, re above styled cause, together with the petition in this cause.

Before proceeding in this case it will be necessary that the petitioner forward to this court the file costs in the case, which will be \$20.00. Upon receipt of this money the cause will be docketed and the case brought up for hearing at the next date for such cases to be heard.

traly yours, Verm h Cooper Circuit Solicitor

TELEPHONES

JANESVILLE Pleasant 2-7471

BELOIT MUNICIPAL CENTER EM. 5-7044 JOSEPH B. FORRESTAL DISTRICT ATTORNEY ROCK COUNTY COURT HOUSE JANESVILLE, WISCONSIN

ASSISTANT DISTRICT ATTORNEYS MARK J. FARNUM PATRICK RUDE

SECRETARIES HELEN ENGEBRETSON BERNICE HOWLAND

January 29, 1958

Circuit Solicit or for Baldwin County Baldwin County Court House Bay Minette, Alabama

Dear Sir:

Re: Non-support of the dependents of Robert C. Jensen

We enclose herewith the necessary papers in the above entitled matter, and three copies of the Wisconsin reciprocal non-support law.

The defendant, Robert C. Jensen, is reported to be living in the rural area of Foley, Alabama, and, we believe, would be subject to your jurisdiction.

We shall appreciate it if you will have this man served with a summons, if possible. Kindly also let us know the results of any order which might be entered.

Thank you for your co-operation.

Very truly yours,

Mark J. Jam

MARK J. FARNUM Assistant District Attorney Municipal Center Beloit, Wisconsin

MJF:h Enclosures

## UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT WISCONSIN STATUTES OF 1955

52.10 UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT. (1) PURPOSES. The purposes of this section are to improve and extend by reciprocal legislation the enforcement of duties of support and to make uniform the law with respect thereto.

(2) DEFINITIONS. As used in this section unless the context requires otherwise:

(a) "State" includes any state, territory or possession of the United States in which this or a substantially similar reciprocal law has been enacted.

(b) "Initiating state" means any state in which a proceeding pursuant to this or a substantially similar reciprocal law is commenced.

(c) "Responding state" means any state in which any proceeding pursuant to the proceeding in the initiating state is or may be commenced.

(d) "Court" means the family court branch of circuit court or, if there is none, the Court having jurisdiction under s. 52.05 to enforce support and, when the context requires, means the court of any other state as defined in a substantially similar reciprocal law. All proceedings to enforce support under this section pending in a juvenile court on July 1, 1956 shall be transferred to the court specified above.

(e) "Law" includes both common and statute law.

(f) "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.

(g) "Obligor" means any person owing a duty of support.

(h) "Obligee" means any person to whom a duty of support is owed.

(3) REMEDIES ADDITIONAL TO THOSE NOW EXISTING. The remedies herein provided are in addition to and not in substitution for any other remedies.

(4) OBLIGOR IN THIS STATE BOUND. Duties of support arising under the law of this state when applicable under sub. (7) bind the obligor, present in this state, regardless of the presence or residence of the obligee.

(5) EXTRADITION. The governor 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 found in this state. The governor 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 subsection 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 the other state.

(6) RELIEF FROM SUBSECTION (5). Any obligor contemplated by sub. (5) 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.

(7) CHOICE OF LAW. Duties of support applicable under this section are those imposed or imposable under the laws of any state where the obligor was present during the period 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.

(8) REMEDIES OF A STATE OR POLITICAL SUBDIVISION FURNISHING SUPPORT. If the state or a political subdivision thereof has furnished support to an obligee it has the same right to invoke the provisions of this section as the obligee to whom the support was furnished for the purpose of securing reimbursement of expenditures so made and of obtaining continuing support.

(9) HOW DUTIES OF SUPPORT ARE ENFORCED. Proceedings for enforcement of support, if the obligor is in this state, shall be commenced by summons and petition. The summons shall name a day certain for the appearance of the defendant. Proceedings under this section are special proceedings within the meaning of s. 260.03. Duties of support are enforcible by petition irrespective of relationship between the obligor and obligee.

(10) CONTENTS OF PETITION FOR SUPPORT. The petition shall be verified and shall state the name and, so far as known to the petitioner, the address and circumstances of the defendant and his dependents for whom support is sought and all other pertinent information. The petitioner may include in or attach to the petition 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.

(11) OFFICIALS TO REPRESENT PETITIONER The district attorney upon the request of the court or the person in charge of county welfare activities shall, or upon his own initiative may, represent the petitioner in any proceeding under this section.

(12) PETITION FOR A MINOR. A petition on behalf of a minor obligee may be brought by a person having legal custody of the minor without appointment as guardian ad litem.

(13) ACTION ON PETITION BY INITIATING COURT. 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 send 3 copies of the petition, of its certificate and of this section to the court of 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.

(14) COSTS AND FEES. A court of this state acting either as an initiating or responding state may in its discretion direct that any part of or all fees and costs incurred in this state, including without limitation by enumeration, fees for filing, service of process, seizure of property, and stenographic service of both petitioner and defendant or either, shall be paid by the county. Where the proceeding is brought by the state or a political subdivision thereof, there shall be no filing fee.

(15) 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 is permissible under the law of the responding state; or (b) as a responding state, obtain the body of the defendant by proceeding under ch. 264. No bond shall be required under s. 264.05, and the order under s. 264.06 shall require the sheriff to return the defendant on a named day.

(16) STATE INFORMATION AGENCY The attorney-general is designated as the state information agency for purposes of this section. He shall:

(a) Compile a list of the courts in this state having jurisdiction under this section and their addresses and transmit it to the state information agency of every other state which has adopted this section or a substantially similar act.

(b) Maintain a register of such lists received from other states and transmit copies of such lists to every court in this state having jurisdiction under this section.

(17) ACTION ON PETITION BY RESPONDING COURT. When the court of this state, acting as a responding state, receives from the court of an initiating state the material mentioned in sub. (13), it shall docket the cause, notify the district attorney, set a time and place for a hearing, and take action to obtain jurisdiction.

(18) 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 petition or otherwise, the court shall communicate this fact to the court in the initiating state, 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 petition from the court in the initiating state.

(19) ORDER OF SUPPORT. If the court of this state acting as 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.

(20) RESPONDING COURT TO TRANSMIT COPIES TO INITIATING COURT. The court of this state when acting as a responding state shall transmit to the court of the initiating state a copy of all orders of support or for reimbursement therefor.

(21) ORDERS TO DEFENDANT BY RESPONDING COURT. A 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 payments at specified intervals to an officer of the court or to the obligee and to report personally to such officer at such times as may be deemed necessary.

(c) To punish the defendant who violates any order of the court to the same extent and in the same manner as is provided by law for civil contempt of court.

(22) HANDLING DEFENDANT'S PAYMENTS IN RESPONDING COURT. The court of this state when acting as a responding state shall have the following duties which may be carried out through an officer 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

(b) Upon request to furnish to the court of the initiating state a certified statement of all payments made by the defendant.

(23) HANDLING DEFENDANT'S PAYMENTS IN INITIATING COURT. The court of this state when acting as an initiating state shall have the duty which may be carried out through officers of the court to receive and disburse forthwith all payments made by the defendant or transmitted by the court of the responding state.

(24) EVIDENCE OF HUSBAND AND WIFE. Laws attaching a privilege against the disclosure of communications between husband and wife are inapplicable to proceedings under this section. Husband and wife are competent witnesses and may be compelled to testify to any relevant matter, including marriage and parentage.

(25) 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.

(26) EFFECT OF PARTICIPATION IN PROCEEDINGS. Participation in any proceedings under this section shall not confer upon any court jurisdiction of any of the parties thereto in any other proceeding.

(27) ENFORCEMENT AGAINST OBLIGORS FROM OTHER STATES. Whenever an obligor shall take asylum in this state after abandoning the obligees in another state and said obligees come to this state, the court of this state shall have authority to summarily enforce the support of the obligees by the commencement of proceedings as provided herein for the commencement of proceedings in the initiating state. After the commencement of initiating proceedings, the court of this state shall have the same jurisdiction and powers now vested by the provisions of this section in a responding state in the matter of conducting hearings, making orders and the enforcement of the same.

MMONS AND COM						Baldwin Tim	
THE STATE	OF ALAB	AMA	<b>-</b>	CIRC	UIT COURT, P	BALDWIN COUNT	Y
BAT.DW	IN COUNTY		No.				
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) ANY SHERIFF OF	THE STATE	OF ALA	BAMA:			i	
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ou Are Hereby Comn	nanded to Sur	nmon	Robert (	Jensen			·
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o appear and plead, a he Circuit Court of B <b>ROBERT</b>		y, State	of Alabama, a	t Bay Minette, a	gainst	e complaint filed , Defendant , Plaintiff	
o appear and plead, and plead, and plead of B ROBERT	aldwin County <u>C. JENSØN</u> IA A. HUEBI	y, State	of Alabama, a	t Bay Minette, a	gainst	, Defendant , Plaintiff	
o appear and plead, a he Circuit Court of B ROBERT	aldwin County <u>C. JENSØN</u> IA A. HUEBI	y, State	of Alabama, a	t Bay Minette, a	gainst 	, Defendant , Plaintiff	

STATE OF WISCONSIN	MUNICIPAL C	OURT(BELOIT)	ROCK COUNTY	
In the Matter of the NC Dependents of	DN-SUPPORT of the	PETITION		۰ ۱۰ ۱۰ ۱۰ ۱۰
(Petitioner) Patricia A. Huebbe	A	GAINST Robe	(Respondent) rt C. Jensen	
The petition of Petr	icia A. Buebbe	_, respectfully sh	ows:	
day of of Utab  petition	November , 19 <b>50</b> , , and nowres: <u>it ,</u> Wisco er and respondent wer	at the <u>City</u> o ides at <u>Route</u> nsin; and that on <u>c</u> e divorced.	ondent on or about the <u>s</u> f Ogden 1, Whittemore Drive r about February, 1953 s the father of the follo	, State ,
named o	lependent( <b>s):</b>			wing
Court of was ord	or about n/the lat day of Febr f the state, of , before	California the Honorable (u derree of divorce Fifteen (\$15.00)	in the <u>Superior</u> <u>Alameda</u> Count nknowa) e entered, the responde dollars, per week	nt
provisio State, S attached	ons of the Uniform Rec ection 52, 10 of the Wis i and made a part here	iprocal Enforcem consin Statutes of of.	om the respondent under ent of Support Act of th f 1953, a copy of which i	is .
and negl	espondent on or about lected to provide fair a g to his means and ea	and reasonable sup	port for these dependent	efused nt(s)
at F and is g Court fo which st	t. F. D. ainfully employed and r the County of Bald	within the jurisdic winin the Sta substantially simi	ction of the Circuit	<u>.</u>
WHEREFORE, respondent as shall be relief as the law provid	determined to be fair	or such an order f and reasonable an	or support directed to s d for such furtherorder	aid and
Dated: Januar		Petitioner	in P. Huel	la

Personally appeared before me <u>Patricia A. Huebbe</u>, and acknowledged that she is the petitioner herein and made oath that she has read the above petition and knows that the contents thereof are true of her own knowledge, except as to those matters stated upon information and belief, and as to those matters, she believes them to be true.

Office of DISTRICT ATTORNEY JOSEPH B. FORRESTAL Rock County Court House JANESVILLE, WIS. 295

Judge

STATE OF WISCONSIN

MUNICIPAL COURT (BELOIT)

ROCK COUNTY

In the Matter of the Non-Support of the

Dependents of Robert C. Jensen

CERTIFICATE

Patricia A. Nuebbe,

Petitioner,

- vs -

Robert C. Jamen, Respondent.

The undersigned, Judge of the Municipal Court of the City of Beloit, Rock

County, Wisconsin, hereby certifies:

l. That on <u>January 10</u>, 19 <u>58</u>, a petition was verified by the above named petitioner and duly filed in this Court in a proceeding against the above named respondent, commenced upon the provisions of the Uniform Reciprocal Enforcement of Support Act, Section 52.10, of the Wisconsin Statutes of 1953, to compel the support of the dependent(s) named in that petition.

WHEREFORE, IT IS HEREBY ORDERED that this certificate, together with copies of the petition, be transmitted to the <u>Circuit</u> Court for the County of <u>Baldwin</u> in the State of <u>Alabama</u>. Judge

Dated January 10 . 1958

296

In the Matter of:

Patricia A. Huebbe Petitioner

VS

Robert C. Jensen, Respondent.

#### PAUPER'S AFFIDAVIT

The undersigned <u>Patricia A. Huebbe</u>, being duly sworn according to law deposes and says, that she is making this application and complaint for support, and by said complaint is prosecuting this proceeding for the support of <u>one</u> minor child-(non) in the <u>Municipal Court</u> for the County of Rock, Wisconsin, and in the proper Court of the State of <u>Alabama</u>, and that said petitioner has 20

income,\_\_

and no assets on which credit can be obtained and no ability to prepay fees for filing, and prosecutes this action as a poor person.

Petitioner A Huralle

- - - - Docket No. . . .

STATE OF WISCONSIN)

COUNTY OF ROCK

On this 10th day of January , 19 58 , personally appeared \_\_\_\_\_

Patricia A. Huebba , known to me as petitioner, and states that she executed the foregoing Pauper's Affidavit for the purpose therein stated and which is true.

(SEAL)

MV Commission Expires:

Office of DISTRICT ATTORNEY JOSEPH B. FORRESTAL Rock County Court Honse JANESVILLE, WIS.

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STATE OF WIS	CONSIN MUNICIPAL COURT (BELOIT) ROCK COUNTY
In the Matter of	the NON-SUPPORT of the
Dependent <b>š</b> of	Robert C. Jensen <u>PETITION</u>
(Petitioner) Patricia A.	(Respondent) Huebbe AGAINST Robert C. Jensen
The petition of	Patricia A. Huebbe, respectfully shows:
2.	THAT petitioner was duly married to said respondent on or about the 24th   lay of November , 1950 , at the City of Ogden , State   of Utah , and nowresides at Route 1, Whittemore Drive ,   Beloit , Wisconsin; and that on or about February, 1953 ,   oetitioner and respondent were divorced. THAT petitioner is the mother and respondent is the father of the following named dependent(sx
	Wendy Ann Jensen, born December 27, 1952; or about THAT on/the <u>lst</u> day of February , 19 53 , in the <u>Superior</u> Court of the <u>State of California</u> , <u>Alameda</u> County, , before the Honorable (unknown) , under the decree of divorce entered, the respondent vas ordered to pay a total of Fifteen (\$15.00) dollars, per week, or the support of the above mentioned dependent(sx).
4, 7 F S	THAT said child( <b>xxx</b> ) are entitled to support from the respondent under the rovisions of the Uniform Reciprocal Enforcement of Support Act of this tate, Section 52, 10 of the Wisconsin Statutes of 1953, a copy of which is ttached and made a part hereof,
	THAT respondent on or about the <u>10th</u> day of <u>January</u> , 19 <u>58</u> , refused nd neglected to provide fair and reasonable support for these dependent(s) ccording to his means and earning capacity.
a s C	HAT upon information and belief, respondent is now residing or domiciled t <u>R. F. D.</u> , <u>Foley</u> , <u>Alabama</u> nd is gainfully employed and within the jurisdiction of the <u>Circuit</u> court for the County of <u>Baldwin</u> in the State of <u>Alabama</u> , which state has enacted a law substantially similar the the Uniform Reciprocal conforcement of Support Act of this State.
WHERE	FORE, the petitioner prays for such an order for support directed to said nall be determined to be fair and reasonable and for such furtherorder and
Dated:	January 10 . 1958. Jatricia A. Hundelike Petitioner
Personal she is the petitic	ly appeared before me <u>Patricia A. Huebbe</u> , and acknowledged that mer herein and made oath that she has read the above petition and knows that

the contents thereof are true of her own knowledge, except as to those matters stated upon information and belief, and as to those matters, she believes them to be true.

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Judge

Office of DISTRICT ATTORNEY JOSEPH B. FORRESTAL Rock County Court House JANESVILLE, WIS.

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298

STATE OF WISCONSIN

MUNICIPAL COURT (BELOIT)

ROCK COUNTY

In the Matter of the Non-Support of the

Dependents of Robert C. Jensen

CERTIFICATE

Patricia A. Huebbe,

Petitioner,

- vs -

Robert C. Jensen,

Respondent.

The undersigned, Judge of the Municipal Court of the City of Beloit, Rock

County, Wisconsin, hereby certifies:

l. That on <u>January 10</u>, 19<u>58</u>, a petition was verified by the above named petitioner and duly filed in this Court in a proceeding against the above named respondent, commenced upon the provisions of the Uniform Reciprocal Enforcement of Support Act, Section 52.10, of the Wisconsin Statutes of 1953, 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 at \_\_\_\_\_\_\_\_, <u>Foley</u> , <u>Alabama</u> and that the <u>Circuit</u> Court for the County of <u>Baldwin</u> , in the State of <u>Alabama</u> , may obtain jurisdiction of the respondent or his property.

WHEREFORE, IT IS HEREBY ORDERED that this certificate, together with copies of the petition, be transmitted to the <u>Circuit</u> Court for the County of <u>Baldwin</u> in the State of <u>Alabaría</u> <u>Judge</u> In the Matter of:

Patricia A. HuebbePetitioner

VS

Robert C. Jensen, Respondent.

### PAUPER'S AFFIDAVIT

The undersigned <u>Patricia A. Huebbe</u>, being duly sworn according to law deposes and says, that she is making this application and complaint for support, and by said complaint is prosecuting this proceeding for the support of <u>one</u> minor child-(FSN) in the <u>Municipal Court</u> for the County of Rock, Wisconsin, and in the proper Court of the State of <u>Alabama</u>, and that said petitioner has <u>no</u>

income,

and no assets on which credit can be obtained and no ability to prepay fees for filing, and prosecutes this action as a poor person.

Petitioner A Huelle

380

- - Docket No.

STATE OF WISCONSIN) ) ss COUNTY OF ROCK )

On this 10th day of January , 19 58 , personally appeared \_\_\_\_\_\_ Patricia A. Huebbe , known to me as petitioner, and states that she executed the

foregoing Pauper's Affidavit for the purpose therein stated and which is true.

(SEAL)

NEX COMMESSION EXPLANES :

Office of DISTRICT ATTORNEY JOSEPH B. FORRESTAL Rock County Court House JANESVILLE, WIS.



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