Do not re-serve Hart re-mitting OFFICE OF DISTRICT ATTORNEY TWENTY-SECOND JUDICIAL DISTRICT FRANKLINTON, LOUISIANA WOODROW W. ERWIN JULIAN J. RODRIGUE July 21, 1966 DISTRICT ATTORNEY ASSISTANT DISTRICT ATTORNEY P. O. Box 393 ST. TAMMANY PARISH COURTHOUSE FRANKLINTON, LOUISIANA CÓVINGTON, LOUISIANA clerk of Court Baldwin County Bay Minette, Alabama Re: Mozell Gant Allen vs. James Edward Allen Our URESA No. 109 (New Orleans URESA #1053) Dear Sir: Enclosed are three sets of papers in the above entitled matter for appropriate action by your Court, and also copies of the Uniform Reciprocal Enforcement of Support Act of Louisiana. Kindly acknowledge receipt of same by signing and returning to this office the enclosed carbon copy of this letter. Mrs. Allen has recently moved to our Parish and was formerly receiving support payments through URESA action #1053 filed in Orleans Parish, New Orleans, Louisiana. We would appreciate your reviewing the case for a possible adjustment in support payments. Will you please advise this Court as soon as a final disposition is made. If and when an order is rendered, all payments should be collected by your Court and forwarded to Curvey P. Landry, Director of Probation and Parole, Department of Public Welfare, P. O. Box 4065, Baton Rouge, Louisiana-70804. Please have the remittances made payable to Mozell G. Allen. Yours very truly, fulian J. Rodrigue Assistant District Attorney JJR:ehs enclosures cc: Curvey P. Landry

JUVENILE DOCKET NO. 109

### 22ND JUDICIAL DISTRICT COURT

## PARISH OF ST. TAMMANY

#### STATE OF LOUISIANA





| Mozell Gant Allen                               | James Edward Allen   |
|---|--|
|   | TIFICATE OF FACTS  |
| The following information is hereby certifie    | ed to be true and correct as shown by the record of this Court in  |
| this action:                                    |  |
|   | <del> 1</del>  |
| On July 20th, 1966                              | a petition was filed in this Court in a proceeding against         |
| the defendant to compel support of the depen    | ndents named in the petition. The proceeding thus instituted is to |
| be completed under the provisions of Louisi     | ana Acts No. 510 of 1952. (R. S. 13:1651—13:1668.)                 |
|   | _ 2 _  |
| The defendant is believed to be present in      | Stockston, Alabama   |
| and Juvenile Court of Baldw                     | vin County, Bay Minette, Alabama                                   |
| may obtain jurisdiction over the defendant.     |  |
|   | — 3 —  |
| The evidence adduced at the trial shows tha     | t the defendant owes a duty of support, maintenance and education  |
| to the named dependents, under the laws of      | the State of Louisiana, as alleged in the petition.                |
|   | <b>4</b> —   |
| The named dependents are in need of suppo       | ort in the amount of \$ 40.00 per week                             |
| WHEREFORE, it is ordered by this Court th       |  |
| This certificate, together with certified copie | es of the petition and Act No. 510 be transmitted to               |
| Juvenile Court of Baldwin C                     | County, Bay Minette, Alabama                                       |
|   | JUDGE 3  |

## JUVENILE DOCKET NO. 109 TWENTY-SECOND JUDICIAL DISTRICT COURT PARISH OF ST. TAMMANY STATE OF LOUISIANA

## (IN ITS CAPACITY AS JUVENILE COURT)

| Mozell Gant Allen                      | VS. James E                            | dward Allen  |
|--|--|--|
| FILED July 20, 1966                    | <u> Lilmi</u>                          | V. Middleton DY. CLERK   |
|  | ACTION FOR NON-SUPPORT                 | •  |
| TO THE HONORABLE, THE TWE              | NTY-SECOND JUDICIAL DISTRICT           | COURT, IN ITS CAPACITY AS  |
| JUVENILE COURT, FOR THE PA             | RISH OF ST. TAMMANY, STATE OF          | F LOUISIANA:   |
| The petition of Mozell C               | Sant Allen                             | of lawful age a  |
| resident of 458 Napoleon 2             | Ave., Slidell, St. Tammany             | Parish, Louisiana for the use  |
|  | Harold, James Ray, Rebecca             |  |
|  |  |  |
| with respect represents that:          | :<br>:<br>:<br>:                       |  |
|  | <del>-1-</del>                         |  |
| That Mozell Gant Allen ar              | nd James Edward Allen                  |  |
|  | ember 1, 1946 and Divorced             | December 4, 1957   |
| and that there was born to the said r  | marriage the following named children, | to-wit:  |
| NAME                                   | SEX                                    | DATE OF BIRTH  |
| Harold                                 | Male                                   | 3/15/48  |
| James Ray                              | Male                                   | 3/13/50  |
| Rebecca                                | Female                                 | 12/30/51   |
| Paul                                   | Male                                   | 1/6/53   |
| Billie Jean                            | Female                                 | 8/5/54   |
|  |  |  |
|  |  |  |
|  |  |  |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |  | TA VERT OR UNA TRANSPORTED TO THE TOTAL TO THE TOTAL TO THE TAXABLE TO THE TAXABL |
|  |  |  |

|   | _ 2                       |   |
|---|---------------------------|---|
| On or about1950   | _                         | the said husband and wife                 |
| established a matrimonial domicile at   | New Orleans               | , the said husband and wife               |
|   |                           | Parish, Louisiana; that they continued to |
| reside at the said matrimonial domicile until   | 1954                      | , when                                    |
| defendant deserted his wife and the minor child   |                           |   |
| and domiciled at 458 Napoleon Avenu   |                           |   |
| destitute and in necessitous circumstances and a  |                           | rish, Louisiana. The minor children are   |
|   | <del></del> 3 <del></del> |   |
| The defendant, father of the minor children, has educating his minor children from May 1 this date, and continues to refuse to support, may | .966                      | until                                     |
|   | _ 4 _                     |   |
| The minor children are in need of KNXKN fo  | rty ***                   |   |
| (\$ 40.00 ) Dollars per manual for their s  | support, maintenance      | and education.                            |
|   | 5                         |   |
| That defendant is now residing at Stocks  | ton Alabama               |   |
| works for Alabama Shipyard in Mo  | bile<br>where he is ea    | \$4 to \$4.50 per                         |
| dollars per month, according to the best of petit   | tioner's knowledge, in    | formation and belief.                     |
|   | <b>—</b> 6 <b>—</b>       |   |
| That the State of <u>Alabama</u>  |                           | , wherein the defendant is presently      |
| residing has enacted a law substantially similar  |                           |   |
| The Juvenile Court of Baldwin Coun  | ty                        |   |

defendant or his property. The minor children are entitled to relief under provisions of Act No. 510 of 1952,

and the subsequent amendments thereof.

can obtain jurisdiction over the

<sup>\*\*\*</sup>Mrs. Allen had been receiving support money through a URESA action filed in New Orleans, La., Docket No. 1053. She has recently moved to this Parish and therefore had to file new papers. Mr. Allen had been ordered to pay \$20.00 per week a number of years ago, at which time he was only working part time. For the last two months he has only sent \$6.00 per week. Please review this case and his paying ability and the possibility of his increasing his payments to \$40.00 per week.

Petitioner is a citizen of the State, and, because of her poverty and want of means, she is unable, either to pay the costs of this suit in advance, or as they accrue, or to give bond for the payment of these costs, and desires to file and prosecute this action under the provisions of R. S. 13:4525.

#### WHEREFORE PETITIONER PRAYS THAT:

She be permitted to prosecute this action under the provisions of R. S. 13:4525. After due proceedings had, there be made a determination that the minor children are in need of support, maintenance and education; there be made a determination that the named defendant owes a duty of support, maintenance and education to the minor children, namely:

Harold

James Ray

Rebecca

Paul

Billie Jean

| that this Court determine that the         | Juvenile Court          | of Baldwin       | County                           |
|--|-------------------------|------------------|----------------------------------|
|  | Bay Minette             | <u> </u>         | e of Alabama                     |
| may obtain jurisdiction over the defenda   | ant; this proceeding be | completed unde   | er the provisions of the Uniform |
| Reciprocal Enforcement of Support Law      | of the responding stat  | te, and all gene | ral and equitable relief be ac-  |
| corded petitioner, for the use and benefit | t of the minor children | , as the nature  | of the case may require.         |

BY ASST. DISTRICT ATTORNEY

| STATE OF LOUISIANA  |
|---|
| PARISH OF St. Tammany   |
| BEFORE ME, the undersigned Notary Public, personally came and appeared, Mozell G. Allen                           |
| , who, being by me first duly sworn, did depose and say:  |
| That she is a citizen of and is presently domiciled in the State of Louisiana; she is unable, because of her pov- |
| erty and want of means, to make prior payment of the costs of these proceedings or as they accrue, or to give     |
| bond for the costs, and she is entitled to file and prosecute this action under the provisions of R. S. 13:4525;  |
| she is the plaintiff in the above petition and all of the allegations contained therein are true and correct, ex- |
| cept those made on information and belief, and those are correct to the best of knowledge, information and        |
| belief.   |
|   |
|   |
| Thought G. Allen  |
| PETITIONER  |
| Sworn to and subscribed to before me on this the 20th day of July , 19 60   |
|   |
| S. Jan . S. S  |
| Admiss. Indillion   |
|   |
|   |
| STATE OF LOUISIANA  |
| PARISH OF St. Tarmany   |
| BEFORE ME, the undersigned Notary Public, personally came and appeared Elizabeth Salter                           |
| , who, being by me first duly sworn did depose and say:   |
| Affiant knows Mozell G. Allen , the plaintiff in the above and  |
| foregoing petition, and knows her financial condition, and that he firmly believes that the said plaintiff is un- |
| able either to pay the costs of the cause in advance, or as they accrue, or to give bond for the payment of these |
| costs.  |
|   |
|   |
| Sworn to and subscribed before me on this the 20th day of July , 19 66  |
|   |

#### ORDER

The foregoing petition and affidavit considered, the said named plaintiff is hereby permitted to prosecute this action without prior payment of costs or as they accrue and without giving bond for costs, according to the provisions of R. S. 13:4525.

| Covington            |  | At. Tammany |                       |                   |
|----------------------|--|-------------|-----------------------|-------------------|
| this the 20th day of |  | July        | , <sub>19</sub> 66    | Parish, Louisiana |
|                      |  |             | /s/Frederick S. Ellis |                   |
|                      |  |             | JUDGE                 |                   |

| PARISH OF ST. TAMMANY, I, Frede                  | rick S. Ellis         | 3                                       | ~~~···                  |
|--|-----------------------|---|-------------------------|
| Judge of the 22nd Judicial District Court, and l | Ex-Officio Juvenile   | Court Judge, State of                   | Louisiana, do hereby    |
| certify that Robert Fitzmor                      | ris                   | *************************************** | ·,                      |
| whose signature is appended to the above and     | foregoing certificat  | te is, and was at the time              | e of signing the same,  |
| Clerk of Court, and legally entrusted with the   | possession and cus    | tody of the records and                 | files thereof, that his |
| signature appended thereto is genuine, and tha   | at the attestation is | s in due form. I do fu                  | rther certify that the  |
| above and foregoing is a true and correct copy   | of the Laws of the    | e State of Louisiana pert               | aining to the Uniform   |
| Reciprocal Enforcement of Support Law.           |                       |   |                         |
| Witness my hand at Covington                     | ~~~~ <u>~~~</u>       | St. Tammany                             |                         |
| Parish, State of Louisiana, this the 20th        | day of                | July                                    | , 19 66                 |
| STATE OF LOUISIANA                               |                       | JUDGE                                   | M                       |
| PARISH OF ST. TAMMANY, I, Robert                 | Fitzmorris            |   | , Clerk of Court,       |
| Parish of St. Tammany, State of Louisiana, do    | hereby certify tha    | t Judge Frederick                       | S. Ellis ,              |
| whose signature is appended to the above and     | foregoing certificat  | e, is and was at the time               | e of signing the same,  |
| duly qualified and acting Judge of the 22nd Ju   | dicial District Cour  | t, State of Louisiana, an               | d Ex-Officio Juvenile   |
| Court Judge for this said Parish, that his signa | ture appended ther    | eto is genuine, and that                | said attestation is in  |
| due form.  | 20+5                  | To 3                                    |                         |
| Witness my hand and seal of office this the      |                       | day of                                  | , 19                    |
|  | f-                    | 7///                                    |                         |

Clerk of Court

Parish of St. Fammany

State of Louisiana

#### PARISH OF ST. TAMMANY

| I,          | Robert Fitzmorris                                     |                | , Clerk of Court          | , St. Tami  | many Paris   | h, Louis   | iana, do |
|-------------|---|----------------|---------------------------|-------------|--------------|------------|----------|
|             | tify that the above and foregoinumbered Mozell G. All |                |                           |             |              | _          |          |
|             | Juvenile Docket No                                    |                |                           |             |              |            |          |
| Louisiana,  | and that the originals of the sa                      | me are now o   | of record and on          | file in my  | office.      |            |          |
| I do furthe | er certify that the above and for                     | regoing is a t | rue and correct co        | py of the I | aws of the S | State of L | ouisiana |
| pertaining  | to the Uniform Reciprocal En                          | forcement of   | Support Law.              |             |              |            |          |
| Witness m   | y hand and seal on this the                           | 20th           | day of                    | Jul         | Ly           | ·          | 19       |
|             |   | ئر<br>-        | Clerk of Court Parish ofS | Tamma       | any          |            |          |
|             | 0   |                |                           |             |              |            |          |

State of Louisana

- (7) "Obligor" means any person owing a duty of support.
- (8) "Obligee" means any person to whom a duty of support is owed. Acts 1952, No. 510, § 2.

#### § 1643. Remedies additional to those now existing

The remedies herein provided are in addition to and not in substitution for any other remedies. Acts 1952, No. 510, § 3.

#### § 1644. Extent of duties of support

The duty of support imposed by the laws of this state or by the laws of the state where the obligee was present when the failure to support commenced as provided in R.S. 13:1661 and the remedies provided for enforcement thereof, including any penalty imposed thereby, bind the obligor regardless of the presence or residence of the obligee. Acts 1952, No. 510, § 4.

#### SUB-PART B. CRIMINAL ENFORCEMENT

#### § 1651. 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 failure 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 the other state. Acts 1952, No. 510, § 5.

#### § 1652. Relief from extradition

Any obligor contemplated by R.S. 13:1651, who submits to the jurisdiction of the court of such other state and complies with the

#### SUB-PART C. CIVIL ENFORCEMENT

#### § 1661. Duties enforceable

Duties of support enforceable under this law are those imposed or imposable under the laws of any state where the alleged obligor was present during the period for which support is sought or where the obligee was present when the failure to support commenced, at the election of the obligee. Acts 1952, No. 510, § 7.

## § 1662. Remedies of state or political subdivisions furnishing support

Whenever the state or a political subdivision thereof has furnished support to an obligee it shall have 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. Acts 1952, No. 510, § 8.

## § 1663. Manner of enforcing duties of support; petitioner's representative

All duties of support are enforceable by action irrespective of relationship between the obligor and obligee. Jurisdiction of all proceedings hereunder shall be vested in the juvenile courts of this state. Upon certification by a parish department of public welfare that a person seeking to invoke the provisions of R.S. 13:1641–13:1673 has made a prima facie showing of eligibility to the department, for aid to dependent children from that department, the district attorney shall represent that person in the courts of this state. Acts 1952, No. 510, § 9, as amended Acts 1954, No. 495, § 1.

#### § 1664. Contents of petition for support

The petition 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. Acts 1952, No. 510, § 10.

#### § 1665. 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, he shall so certify and shall cause three certified copies of the petition, the certificate and a certified copy of this Part to be transmitted to the court of the responding state. Acts 1952, No. 510, § 11, as amended Acts 1954, No. 495, § 2.

#### § 1666. Duty of 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 district attorney who shall represent the plaintiff in 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. Acts 1952, No. 510, § 12.

#### § 1667. 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. Acts 1952, No. 510, § 13.

#### § 1668. 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 orders for reimbursement therefor. Acts 1952, No. 510, § 14.

#### § 1669. 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:

(1) 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;

## TITLE 13. COURTS AND JUDICIAL PROCEDURE

#### CHAPTER 6. JUVENILE COURTS

#### PART II. RECIPROCAL ENFORCEMENT OF SUPPORT LAW

SUB-PART A. GENERAL PROVISIONS

#### § 1641. Purposes

The purposes of this Part are to improve and extend by reciprocal legislation the enforcement of duties of support and to make uniform the law with respect thereto. Acts 1952, No. 510, § 1.

Another non-support statute, enacted by Acts 1952, No. 492, §§ 1-9, and by Acts 1954, No. 495, § 5.

#### § 1642. Definitions

As used in this Part 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 juvenile 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 when referring to the law of a state other than Louisiana.
- (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.

- (2) To require the defendant to make payments at specified intervals to the clerk of the court or the obligee and to report personally to such clerk at such times as may be deemed necessary; and
- (3) To punish the defendant who violates any order of the court to the same extent as is provided by the law for contempt of the court in any other suit or proceeding cognizable by the court. Acts 1952, No. 510, § 15.

## § 1670. Additional duties of court when acting as court of 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:

- (1) 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
- (2) Upon request to furnish to the court of the initiating state a certified statement of all payments made by the defendant. Acts 1952, No. 510, § 16.

## § 1671. Additional duty of court when acting as court of 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. Acts 1952, No. 510, § 17.

#### § 1672. Evidence of husband and wife

Laws attaching a privilege against the disclosure of communications between husband and wife are inapplicable to proceedings under this Part. Husband and wife are competent witnesses to testify to any relevant matter, including marriage and parentage. Acts 1952, No. 510, § 18.

#### § 1673. Waiver of court costs to out-of-state petitioners

When Louisiana is the responding state, any person in the initiating state, although not a citizen of this state, who seeks to invoke

# JUVENILE DOCKET NO. 109 22ND JUDICIAL DISTRICT COURT PARISH OF ST. TAMMANY STATE OF LOUISIANA (IN ITS CAPACITY AS JUVENILE COURT)



| Mozell Gant Allen VS.   | James Edward Allen                                       |
|---|--|
| CERTIFICATE   | OF FACTS   |
| The following information is hereby certified to be true      | and correct as shown by the record of this Court in      |
| this action:  |  |
| 1   | MANA   |
| On July 20th, 1966 a p  | petition was filed in this Court in a proceeding against |
| the defendant to compel support of the dependents named       | in the petition. The proceeding thus instituted is to    |
| be completed under the provisions of Louisiana Acts No.       | 510 of 1952. (R. S. 13:1651—13:1668.)                    |
| 2 -   | <del>_</del>   |
| The defendant is believed to be present in Stocksto           | on, Alabama  |
| and Juvenile Court of Baldwin County                          | , Bay Minette, Alabama                                   |
| may obtain jurisdiction over the defendant.                   |  |
| — 3 -   | <del>_</del>   |
| The evidence adduced at the trial shows that the defenda      | ant owes a duty of support, maintenance and education    |
| to the named dependents, under the laws of the State of       | Louisiana, as alleged in the petition.                   |
| 4   | _  |
| The named dependents are in need of support in the ame        | ount of \$ 40.00 per week                                |
| WHEREFORE, it is ordered by this Court that:                  |  |
| This certificate, together with certified copies of the petit | tion and Act No. 510 be transmitted to                   |
| Juvenile Court of Baldwin County, Ba                          | ay Minette, Alabama                                      |
|   |  |
|   | /s/Frederick S. Ellis                                    |
|   | JUDGE  |

## JUVENILE DOCKET NO. 109 TWENTY-SECOND JUDICIAL DISTRICT COURT PARISH OF ST. TAMMANY STATE OF LOUISIANA

(IN ITS CAPACITY AS JUVENILE COURT)

| Mozell Gant Allen                       | Vs                         | James Ed                                | ward Allen                              | •                  |
|---|----------------------------|---|---|--------------------|
| FILED July 20, 1966                     |                            | Mui                                     | T. Mall                                 | O DY. CLERK        |
|   | ACTION FOR NON             | I-SUPPORT                               |   |                    |
| TO THE HONORABLE, THE TW                | ENTY-SECOND JUDICIA        | L DISTRICT                              | COURT, IN I                             | IS CAPACITY AS     |
| JUVENILE COURT, FOR THE P               | ARISH OF ST. TAMMAN        | Y, STATE OF                             | LOUISIANA:                              |                    |
| The petition of Mozell                  | Gant Allen                 |   | ·                                       | , of lawful age, a |
| resident of 458 Napoleon                |                            |   |   |                    |
| and benefit of the minor children       |                            |   |   |                    |
| *************************************** |                            | **************************************  |   |                    |
|   |                            | **************************************  |   |                    |
| with respect represents that:           |                            |   | Þ                                       |                    |
|   |                            |   |   |                    |
|   | · — 1 —                    |   |   |                    |
| That Mozell Cant Allen                  | and James Edward A         | Llen                                    | ÷ 14467 666944 (2464444444              |                    |
| were married on or about                | ptember 1, 1946 and        | 3 Divorced                              | December 4                              | , 1957             |
| and that there was born to the said     | d marriage the following n | amed children,                          | to-wit:                                 |                    |
| NAME                                    | SEX                        |   |   | DATE OF BIRTH      |
| Harold                                  | Male                       |   |   | 3/15/48            |
| James Ray                               | Male                       | *************************************** |   | 3/13/50            |
| Rebecca                                 | Female                     |   |   | 12/30/51           |
| Paul                                    | Male                       |   |   | 1/6/53             |
| Billie Jean                             | Female                     |   |   | 8/5/54             |
|   |                            |   |   | ***                |
| *************************************** | // 4                       |   |   |                    |
|   | -                          |   |   |                    |
| ** *** * * * * * * * * * * * * * * * *  |                            |   | 4 4 W W P P P P P P P P P P P P P P P P |                    |
|   |                            |   |   |                    |
|   |                            |   |   |                    |

|  |  | <del></del> 2              |   |
|--|--|----------------------------|---|
| 3  | .950   |                            | e de la companya de<br>La companya de la co |
| On or about  |  | New Orleans                | , the said husband and wife   |
|  |  | 1954                       | Parish, Louisiana; that they continued to   |
| defendant deserted I                                   | atrimonial domicile untilnis wife and the minor chapted Ave. | nildren; said wife and t   | he minor children are presently residing  Tammany   |
| ***************************************                |  | Pa                         | rish, Louisiana. The minor children are t, maintenance, and education.  |
| and the  |  | <del>- 3 -</del>           |   |
| The defendant, fathe                                   | r of the minor children, l                                   | has refused to fulfill his | obligation of supporting, maintaining and   |
| educating his minor                                    | ve M   | 1966                       | until   |
|  | ues to refuse to support,                                    |                            | •   |
|  |  | _ 4 _                      |   |
| The minor children a                                   | re in need of Karrie i                                       | Eorty ***                  |   |
| 40.00  | ollars per month for their                                   | 1                          | and education.  |
|  |  | <b>—</b> 5 <b>—</b>        |   |
| That defendant is now                                  | residing at  | ston Alabama               |   |
| F 1 6-40 H M 2 N 7 N 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |  | where he is ea             | rning approximately hour as welder  |
| dollars per month, ac                                  | cording to the best of pe                                    | titioner's knowledge, in   | formation and belief.   |
|  |  | <b>-6</b> -                |   |
| That the State of                                      | Alabama  |                            | , wherein the defendant is presently  |
| residing has enacted                                   | a law substantially simi                                     | lar to Louisiana Acts o    | f 1952, No. 510 (R. S. 13:1651-13:1668).  can obtain jurisdiction over the  |
| defendant or his propo                                 | erty. The minor children                                     | n are entitled to relief   | under provisions of Act No. 510 of 1952,  |

\*\*\*Mrs. Allen had been receiving support money through a URESA action filed in New Orleans, La., Docket No. 1053. She has recently moved

Petitioner is a citizen of the State, and, because of her poverty and want of means, she is unable, either to pay the costs of this suit in advance, or as they accrue, or to give bond for the payment of these costs, and desires to file and prosecute this action under the provisions of R. S. 13:4525.

#### WHEREFORE PETITIONER PRAYS THAT:

She be permitted to prosecute this action under the provisions of R. S. 13:4525. After due proceedings had, there be made a determination that the minor children are in need of support, maintenance and education; there be made a determination that the named defendant owes a duty of support, maintenance and education to the minor children, namely:

Harold

James Ray

Rebecca

Paul

Billie Jean

| that this Court determine that the            | ivenil   | e Court       | of Bald    | win     | Count    | Y              |             |
|---|----------|---------------|------------|---------|----------|----------------|-------------|
|   | Bay      | Minette       |            | State   | of Al    | abama          |             |
| may obtain jurisdiction over the defendant;   | this pro | oceeding be o | completed  | under   | the pro  | ovisions of th | e Uniform   |
| Reciprocal Enforcement of Support Law of      | the resp | onding state  | e, and all | gener   | al and   | equitable re   | lief be ac- |
| corded petitioner, for the use and benefit of | the min  | or children.  | as the na  | ature o | of the c | ase may rec    | uire.       |

BY ASST. DISTRICT ATTORNEY

| STATE OF LOUISIANA  |
|---|
| PARISH OF St. Tammany   |
| BEFORE ME, the undersigned Notary Public, personally came and appeared, Mozell G. Allen                           |
| who, being by me first duly sworn, did depose and say:  |
| That she is a citizen of and is presently domiciled in the State of Louisiana; she is unable, because of her pov- |
| erty and want of means, to make prior payment of the costs of these proceedings or as they accrue, or to give     |
| bond for the costs, and she is entitled to file and prosecute this action under the provisions of R. S. 13:4525;  |
| she is the plaintiff in the above petition and all of the allegations contained therein are true and correct, ex- |
| cept those made on information and belief, and those are correct to the best of knowledge, information and        |
| belief.   |
|   |
| $M_{\odot} = M_{\odot} = M_{\odot} = M_{\odot}$   |
| PETITIONER PETITIONER   |
| Sworn to and subscribed to before me on this the 20th day of July 19 66   |
|   |
| 1-1 4 30 E  |
| Notary Public   |
| Total y Fublic  |
|   |
| STATE OF LOUISIANA  |
| PARISH OFSt. Tammany  |
| BEFORE ME, the undersigned Notary Public, personally came and appeared Elizabeth Salter                           |
| , who, being by me first duly sworn did depose and say:   |
| Affiant knows , the plaintiff in the above and  |
| foregoing petition, and knows her financial condition, and that he firmly believes that the said plaintiff is un- |
| able either to pay the costs of the cause in advance, or as they accrue, or to give bond for the payment of these |
| costs.  |

Sworn to and subscribed before me on this the 20th day of July 19 66

Money Public Public

#### ORDER

The foregoing petition and affidavit considered, the said named plaintiff is hereby permitted to prosecute this action without prior payment of costs or as they accrue and without giving bond for costs, according to the provisions of R. S. 13:4525.

|          | Covington   | St. Yamany |                       | Parish, Louisiana, |
|----------|-------------|------------|-----------------------|--------------------|
| this the | 20th day of | July       | , 19 <del>66</del>    |                    |
|          |             |            | /s/Frederick S. Ellis |                    |
|          |             |            | JUDGE                 |                    |

| PARISH OF ST. TAMMANY, I, Fréderick S. Ellis  |
|---|
| Judge of the 22nd Judicial District Court, and Ex-Officio Juvenile Court Judge, State of Louisiana, do hereby     |
| ertify thatRobert Fitzmorris,   |
| whose signature is appended to the above and foregoing certificate is, and was at the time of signing the same,   |
| Clerk of Court, and legally entrusted with the possession and custody of the records and files thereof, that his  |
| signature appended thereto is genuine, and that the attestation is in due form. I do further certify that the     |
| above and foregoing is a true and correct copy of the Laws of the State of Louisiana pertaining to the Uniform    |
| Reciprocal Enforcement of Support Law.  |
| Witness my hand at Covington , St. Tarmany  |
| Parish, State of Louisiana, this the 20th day of July , 19 66   |
| JUDGE   |
| STATE OF LOUISIANA  |
| PARISH OF ST. TAMMANY, I, Robert Fitzmorris , Clerk of Court,   |
| Parish of St. Tammany, State of Louisiana, do hereby certify that Judge Frederick S. Ellis                        |
| whose signature is appended to the above and foregoing certificate, is and was at the time of signing the same,   |
| duly qualified and acting Judge of the 22nd Judicial District Court, State of Louisiana, and Ex-Officio Juvenile  |
| Court Judge for this said Parish, that his signature appended thereto is genuine, and that said attestation is in |
| due form. 20th July 1966  |
| Witness my hand and seal of office this theday of   |
|   |
|   |
|   |

Clerk of Court

Parish of St. Tammany

State of Louisiana

#### PARISH OF ST. TAMMANY

| I, Robert Fitzmorris                                      | Clerk of Court, St. Tammany Parish, Louisiana, do         |
|---|---|
| hereby certify that the above and foregoing documents     | are true and correct copies of the papers in that suit    |
| styled and numbered Mozell G. Allen                       | VS. James Edward Allen                                    |
| Juvenile Docket No  | 22nd Judicial District, St. Tammany Parish, State of      |
| Louisiana, and that the originals of the same are now o   | f record and on file in my office.                        |
| I do further certify that the above and foregoing is a tr | ue and correct copy of the Laws of the State of Louisiana |
| pertaining to the Uniform Reciprocal Enforcement of       | Support Law.  |
| Witness my hand and seal on this the 20th                 | day of  |
|   |   |
|   | Mille Manuelle  |
|   | Clerk of Court  |
|   | Parish of St. Tammany                                     |

State of Louisana

- (7) "Obligor" means any person owing a duty of support.
- (8) "Obligee" means any person to whom a duty of support is owed. Acts 1952, No. 510, § 2.

#### § 1643. Remedies additional to those now existing

The remedies herein provided are in addition to and not in substitution for any other remedies. Acts 1952, No. 510, § 3.

#### § 1644. Extent of duties of support

The duty of support imposed by the laws of this state or by the laws of the state where the obligee was present when the failure to support commenced as provided in R.S. 13:1661 and the remedies provided for enforcement thereof, including any penalty imposed thereby, bind the obligor regardless of the presence or residence of the obligee. Acts 1952, No. 510, § 4.

#### SUB-PART B. CRIMINAL ENFORCEMENT

#### § 1651. 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 failure 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 the other state. Acts 1952, No. 510, § 5.

#### § 1652. Relief from extradition

Any obligor contemplated by R.S. 13:1651, 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 non-support entered in the courts of this state during the period of such compliance. Acts 1952, No. 510, § 6.

#### SUB-PART C. CIVIL ENFORCEMENT

#### § 1661. Duties enforceable

Duties of support enforceable under this law are those imposed or imposable under the laws of any state where the alleged obligor was present during the period for which support is sought or where the obligee was present when the failure to support commenced, at the election of the obligee. Acts 1952, No. 510, § 7.

## § 1662. Remedies of state or political subdivisions furnishing support

Whenever the state or a political subdivision thereof has furnished support to an obligee it shall have 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. Acts 1952, No. 510, § 8.

## § 1663. Manner of enforcing duties of support; petitioner's representative

All duties of support are enforceable by action irrespective of relationship between the obligor and obligee. Jurisdiction of all proceedings hereunder shall be vested in the juvenile courts of this state. Upon certification by a parish department of public welfare that a person seeking to invoke the provisions of R.S. 13:1641-13:1673 has made a prima facie showing of eligibility to the department, for aid to dependent children from that department, the district attorney shall represent that person in the courts of this state. Acts 1952, No. 510, § 9, as amended Acts 1954, No. 495, § 1.

#### § 1664. Contents of petition for support

The petition 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. Acts 1952, No. 510, § 10.

#### § 1665. 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, he shall so certify and shall cause three certified copies of the petition, the certificate and a certified copy of this Part to be transmitted to the court of the responding state. Acts 1952, No. 510, § 11, as amended Acts 1954, No. 495, § 2.

#### § 1666. Duty of 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 district attorney who shall represent the plaintiff in 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. Acts 1952, No. 510, § 12.

#### § 1667. 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. Acts 1952, No. 510, § 13.

#### § 1668. 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 orders for reimbursement therefor. Acts 1952, No. 510, § 14.

#### § 1669. 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:

(1) 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;

## TITLE 13. COURTS AND JUDICIAL PROCEDURE

#### CHAPTER 6. JUVENILE COURTS

#### PART II. RECIPROCAL ENFORCEMENT OF SUPPORT LAW

SUB-PART A. GENERAL PROVISIONS

#### § 1641. Purposes

The purposes of this Part are to improve and extend by reciprocal legislation the enforcement of duties of support and to make uniform the law with respect thereto. Acts 1952, No. 510, § 1.

Another non-support statute, enacted by Acts 1952, No. 492, §§ 1-9, acted by Acts 1954, No. 495, § 5.

#### § 1642. Definitions

As used in this Part 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 juvenile 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 when referring to the law of a state other than Louisiana.
- (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.

- (2) To require the defendant to make payments at specified intervals to the clerk of the court or the obligee and to report personally to such clerk at such times as may be deemed necessary; and
- (3) To punish the defendant who violates any order of the court to the same extent as is provided by the law for contempt of the court in any other suit or proceeding cognizable by the court. Acts 1952, No. 510, § 15.

## § 1670. Additional duties of court when acting as court of 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:

- (1) 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
- (2) Upon request to furnish to the court of the initiating state a certified statement of all payments made by the defendant. Acts 1952, No. 510, § 16.

## § 1671. Additional duty of court when acting as court of 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. Acts 1952, No. 510, § 17.

#### § 1672. Evidence of husband and wife

Laws attaching a privilege against the disclosure of communications between husband and wife are inapplicable to proceedings under this Part. Husband and wife are competent witnesses to testify to any relevant matter, including marriage and parentage. Acts 1952, No. 510, § 18.

#### § 1673. Waiver of court costs to out-of-state petitioners

When Louisiana is the responding state, any person in the initiating state, although not a citizen of this state, who seeks to invoke

## JUVENILE DOCKET NO. 109

#### 22ND JUDICIAL DISTRICT COURT

## PARISH OF ST. TAMMANY

#### STATE OF LOUISIANA

### (IN ITS CAPACITY AS JUVENILE COURT)

| Mozell Gant Allen                                       | VS. James Edward Allen                                       |
|---|--|
| CERTIFICA   | ATE OF FACTS   |
| The following information is hereby certified to be     | true and correct as shown by the record of this Court in     |
| this action:  |  |
|   | — 1 —  |
| On July 20th, 1966                                      | _ a petition was filed in this Court in a proceeding against |
| the defendant to compel support of the dependents r     | named in the petition. The proceeding thus instituted is to  |
| be completed under the provisions of Louisiana Act      | s No. 510 of 1952. (R. S. 13:1651—13:1668.)                  |
|   | — 2 —  |
| The defendant is believed to be present in              | kston, Alabama   |
| and Juvenile Court of Baldwin Co                        | unty, Bay Minette, Alabama                                   |
| may obtain jurisdiction over the defendant.             |  |
| # <sub>1</sub> .  | _ 3 _  |
| The evidence adduced at the trial shows that the de     | fendant owes a duty of support, maintenance and education    |
| to the named dependents, under the laws of the Sta      | ate of Louisiana, as alleged in the petition.                |
|   | <del> 4</del>  |
| The named dependents are in need of support in the      | ne amount of \$ per  |
| WHEREFORE, it is ordered by this Court that:            |  |
| This certificate, together with certified copies of the | e petition and Act No. 510 be transmitted to                 |
| Juvenile Court of Baldwin County                        | , Bay Minette, Alabama                                       |
|   |  |
|   | /s/Frederick S. Ellis  |
| ·   | JUDGE  |

## JUVENILE DOCKET NO. 109 TWENTY-SECOND JUDICIAL DISTRICT COURT PARISH OF ST. TAMMANY

#### STATE OF LOUISIANA

#### (IN ITS CAPACITY AS JUVENILE COURT)

| Mozell Gant Alion  | Vs              | James Edward Allen                   |
|--|-----------------|--------------------------------------|
| FILED July 20, 1966  |                 | Showing Modellandy. CLERI            |
| AC'  | TION FOR NON    | -SUPPORT                             |
| TO THE HONORABLE, THE TWENTY   |                 | L DISTRICT COURT, IN ITS CAPACITY AS |
| The petition of Mozell Gant  | : Allen         | , of lawful age, ;                   |
| •  |                 | Parish, Louisiana for the use        |
| and benefit of the minor children  | old. James Roy  | , Rebecca, Paul and Billie Jean      |
|  |                 |                                      |
| with respect represents that:  |                 |                                      |
| The state of the s |                 |                                      |
|  | _ 1 _           |                                      |
| That Mozell Gant Allen and J   | Tames Edward Al | Len                                  |
|  | oer 1, 1946 and | Divorced December 4, 1957            |
| and that there was born to the said marr   |                 |                                      |
| NAME   | SEX             | DATE OF BIRTH                        |
| Harold   | Male            | 3/15/48                              |
| James Ray  | Male            | 3/13/50                              |
| Rebecca  | Femalo          | 12/30/51                             |
| Paul   | Male            | 1/6/53                               |
| Billio Jean  | Penale          | 8/5/54                               |
|  |                 |                                      |
|  |                 |                                      |
|  |                 |                                      |
|  |                 |                                      |

|   | • •  |  |
|---|--|--|
| On or about1950   | ······································   | the said bushend and wife                  |
| established a matrimonial don                                 | New Orleans  | the said husband and whe                   |
|   | Parish, Louisi   | •  |
| reside at the said matrimonial                                | domicile until 1954  |  |
| defendant deserted his wife ar                                | nd the minor children; said wife and the minor child poleon Avenue, Slidell, St. Tammany |  |
|   | Parish, Louisians  |  |
|   | <del>- 3 -</del>   |  |
| The defendant, father of the meducating his minor children fr | ninor children, has refused to fulfill his obligation of s<br>rom May 1966               | supporting, maintaining and                |
| this date, and continues to refu                              | use to support, maintain and educate his minor children                                  | ren.                                       |
|   | · · · <b>- 4 -</b>   |  |
| The minor children are in need                                | of forty ***   |  |
| (\$ 40.00 ) Dollars per                                       | ments for their support, maintenance and education                                       | ı.   |
|   | <del> 5</del>  |  |
| That defendant is now residing :                              | Stockston Alabama  | :  |
| works for Alabama Sh  | ipyard in Mobile  where he is earning approxi  | \$4 to \$4.50 pe:<br>mately hour as welder |
| dollars per month, according to                               | the best of petitioner's knowledge, information and                                      | l belief.                                  |
|   | — 6 —  |  |
| That the State ofAlaba  | ma, wherein  | the defendant is presently                 |
| esiding has enacted a law sul                                 | bstantially similar to Louisiana Acts of 1952, No. 5  Baldwin County can ob              | i10 (B. S. 13:1651-13:1668)                |
| lefendant or his property. The                                | e minor children are entitled to relief under provision                                  | ons of Act No. 510 of 1952                 |

\*\*\*Mrs. Allen had been receiving support money through a URESA action filed in New Orleans, La., Docket No. 1053. She has recently moved to this Parish and therefore had to file new papers. Mr. Allen had been ordered to pay \$20.00 per week a number of years ago, at which time he was only working part time. For the last two months

and the subsequent amendments thereof.

Petitioner is a citizen of the State, and, because of her poverty and want of means, she is unable, either to pay the costs of this suit in advance, or as they accrue, or to give bond for the payment of these costs, and desires to file and prosecute this action under the provisions of R. S. 13:4525.

### WHEREFORE PETITIONER PRAYS THAT:

She be permitted to prosecute this action under the provisions of R. S. 13:4525. After due proceedings had, there be made a determination that the minor children are in need of support, maintenance and education; there be made a determination that the named defendant owes a duty of support, maintenance and education to the minor children, namely:

**Harol**d

James Ray

Rebecca

Paul

Billie Jean

| that this Court determine that the      | Juvenile Court of Ba              | ldwin County                            |
|---|-----------------------------------|---|
|   | Bay Minette                       |   |
| may obtain jurisdiction over the defen  | dant; this proceeding be complet  | ed under the provisions of the Uniform  |
| Reciprocal Enforcement of Support La    | w of the responding state, and a  | all general and equitable relief be ac- |
| corded petitioner, for the use and bene | fit of the minor children, as the | nature of the case may require.         |
|   | /s/Jul                            | lan J.Rodzigue                          |
|   | BY <del>ASST.</del>               | DISTRICT ATTORNEY                       |

| STATE OF LOUISIANA  |
|---|
| PARISH OF St. Tameny  |
| BEFORE ME, the undersigned Notary Public, personally came and appeared, Nozell G. Allen                           |
| , who, being by me first duly sworn, did depose and say:  |
| That she is a citizen of and is presently domiciled in the State of Louisiana; she is unable, because of her pov- |
| erty and want of means, to make prior payment of the costs of these proceedings or as they accrue, or to give     |
| bond for the costs, and she is entitled to file and prosecute this action under the provisions of R. S. 13:4525;  |
| she is the plaintiff in the above petition and all of the allegations contained therein are true and correct, ex- |
| cept those made on information and belief, and those are correct to the best of knowledge, information and        |
| belief.   |
|   |
| moull MAII  |
| PETITIONER  |
| Sworn to and subscribed to before me on this the 20th day of July 19  |
|   |
|   |
| Notary Public   |
| Capany I would be a second  |
|   |
| STATE OF LOUISIANA  |
| PARISH OF St. Tamany  |
| BEFORE ME, the undersigned Notary Public, personally came and appeared Blizabeth Salter                           |
| , who, being by me first duly sworn did depose and say:   |
| Affiant knows , the plaintiff in the above and  |
| foregoing petition, and knows her financial condition, and that he firmly believes that the said plaintiff is un- |
| able either to pay the costs of the cause in advance, or as they accrue, or to give bond for the payment of these |
| costs.  |
|   |
| $\cap$ $\cap$   |
| Elizabeth Saltu   |

20th

Sworn to and subscribed before me on this the

Notary Public

July

#### ORDER

The foregoing petition and affidavit considered, the said named plaintiff is hereby permitted to prosecute this action without prior payment of costs or as they accrue and without giving bond for costs, according to the provisions of R. S. 13:4525.

| Covington |       |      | St. Tamany | Parish, Louisiana, |                               |    |
|-----------|-------|------|------------|--------------------|-------------------------------|----|
| this      | the _ | 20th | day of     | July               | , <sub>19</sub> <del>66</del> | ,, |
|           |       |      |            |                    | /s/Frederick S. Ellis         | *  |
|           |       |      |            |                    | TIDGE                         |    |

| PARISH OF ST. TAMMANY, I, Friderick S. Ellis  |
|---|
| Judge of the 22nd Judicial District Court, and Ex-Officio Juvenile Court Judge, State of Louisiana, do hereby     |
| certify that  |
| whose signature is appended to the above and foregoing certificate is, and was at the time of signing the same,   |
| Clerk of Court, and legally entrusted with the possession and custody of the records and files thereof, that his  |
| signature appended thereto is genuine, and that the attestation is in due form. I do further certify that the     |
| above and foregoing is a true and correct copy of the Laws of the State of Louisiana pertaining to the Uniform    |
| Reciprocal Enforcement of Support Law.  |
| Witness my hand at Covington , St. Tampany  |
| Parish, State of Louisiana, this the 20th day of July , 19 66.  |
| - Ald Judge   |
| STATE OF LOUISIANA  |
| PARISH OF ST. TAMMANY, I, Robert Fitzmorris , Clerk of Court,   |
| Parish of St. Tammany, State of Louisiana, do hereby certify that Judge Frederick S. Ellis                        |
| whose signature is appended to the above and foregoing certificate, is and was at the time of signing the same,   |
| duly qualified and acting Judge of the 22nd Judicial District Court, State of Louisiana, and Ex-Officio Juvenile  |
| Court Judge for this said Parish, that his signature appended thereto is genuine, and that said attestation is in |
| lue form.   |
| Vitness my hand and seal of office this theday of   |
|   |

Clerk of Court

State of Louisiana

Parish of St. Tammany

## PARISH OF ST. TAMMANY

| I, Robert Fitzmorris , Clerk of Court, St. Tammany Parish, Louisiana, de   |
|--|
| hereby certify that the above and foregoing documents are true and correct copies of the papers in that sui        |
| styled and numbered Mozell G. Allen VS. James Edward Allen   |
| Juvenile Docket No. 109 ,22nd Judicial District, St. Tammany Parish, State of                                      |
| Louisiana, and that the originals of the same are now of record and on file in my office.                          |
| I do further certify that the above and foregoing is a true and correct copy of the Laws of the State of Louisians |
| pertaining to the Uniform Reciprocal Enforcement of Support Law.   |
| Witness my hand and seal on this the 20th day of July , 19 66  |
| Clerk of Court  Parish of St. Tammany  |
| State of Louisana  |