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Salara Salara	MANUFACTURE COMPANY	

EDWIN F. ATTORNEY ATTOWN JUNE T. DELLING
440 COTTON EXCHANGE BUILDING
106 WEST THIRD STREET
LOS ANGELES 13. CALIFORNIA
MUTUAL 9126

Attorneys for Plaintiff

TACHED IS A FULL, TRUE AND CORRECT CORY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE SAME HAVING BEEN FILED.

ATTEST 19.3

HANDLD I DOLLY County Clerk and Clerk of the Superior the Court of the State of Cailfornia, in and for the County of Los Angeles.

BY DEPUTY

EB 25 /057

THE DOCUMENT TO WHICH THIS CERTIFICATE IS AT-

THIS CERTIFIED COPY IS GIVEN FREE OF CHARGE PURSUANT TO LAW SOLELY UPON THE CONDITION THAT IT IS TO BE USED FOR OFFICIAL BUSINESS AND/OR TO DETERMINE ELIGIBILITY FOR VETERANS BENEFITS.

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF LOS ANGELES

SARA P. PARKER,

Plaintiff,

RESLNO

9849

-VS-

JOSEPH M. MAYHAM,

Defendant.

COMPLAINT UNDER UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT

Plaintiff alleges:

I

That plaintiff and defendant were married on March 13, 1935, at Mobile, Alabama; that said marriage was dissolved by decree of divorce on April 27, 1949. That the Court at that time made an order that defendant should pay to plaintiff for the support and maintenance of the minor child, ARNIE RAE, born February 26, 1946, the sum of \$20.00 per month; that defendant is delinquent in said payments in the amount of \$180.00.

11

That there are two children the issue of said marriage, to wit:

ARNIE RAE, and LEON, aged 11 and 22, and support for the latter was ordered by said Court in the divorce decree until the age of 18.

Ш

That the plaintiff and said minor child ARNIE RAE are now residents of Los Angeles County, California, residing at 855 West 51st Street, Los Angeles, California.

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ATTORNEY AT LAW 440 COTTON EXCHANGE BUILDING 106 WEST THIRD STREET LOS ANGELES 13, CALIFORNIA MUTUAL 9126

IV

That plaintiff and said minor child are entitled to support for said minor child from defendant, under the provisions of California Law and the Uniform Reciprocal Enforcement of Support Act of this State (Sec. 1650-1690, Gode of Civil Procedure).

V

That defendant, since on or about May, 1956, and subsequent thereto, has refused and neglected and still does refuse and neglect to provide any support for said minor child, according to his means and earning capacity.

V

That plaintiff is informed and believes and therefore alleges that defendant has remarried; that he resides in Daphne, Alabama, and is employed by the Grant Hotel in Point Clear, Alabama, and is earning in excess of \$300.00 per month; that defendant is within the jurisdiction of the Circuit Court in Equity, of Baldwin County, Alabama, which state has enacted a law substantially similar to the Uniform Reciprocal Enforcement of Support Act of this State.

VII

That the necessary monthly expenses of the plaintiff, only for the said minor child, are as follows: Food \$20.00; Rent \$10.00; Clothes \$10.00; Medical attention \$10.00; Miscellaneous (utilities, carfare, etc) \$5.00.

VIII

That plaintiff is remarried and expecting another child, and is without funds with which to support said minor child of defendant, to wit, ARNIE RAE.

IX

WHEREFORE, plaintiff prays:

- 1. For an order of support of said minor child, ARNIE RAE, to be directed to said defendant, as the Court may desm fair and reasonable;
 - 2. For costs of suit herein;
- 3. That the Probation Officer of Los Angeles County, 205 South Broadway, Los Angeles, California, is the Trustee of the Superior Court of Los Angeles County, and the proper person to whom any and all payments made hereunder

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ATTORNEY AT LAW 440 COTTON EXCHANGE BUILDING 106 WEST THIRD STREET LOS ANGELES 13, CALIFORNIA MUTUAL 9126

should be sent;

4. That the Clerk of this Court prepare three (3) copies of this Complaint; its certificate; and the Uniform Reciprocal Enforcement of Support Act, and that he transmit said documents to the Circuit Court in Equity of Baldwin County, Alabama, County Seat Bay Minette.

5. For such other and further relief as the law provides.

EDWIN F. FRANKE AND JUNE T. DELLING

BY: JUNE T. DELLING

Attorneys for plaintiff

-3-

(AFFIDAVIT OF SERVICE BY MAIL—1018a, C. C. P.)

COUNTY OF LOS ANGELES.		, being first duly swo	n- swa: That affi	
the United States and a resident and is not a party to the within a	of the County of L and above entitled a	os Angeles; that affian	t is over the age (of eighteen west
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STATE OF CALIFORNIA, COUNTY OF LOS ANGELES.		RA P. PARKER		
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THIS CERTIFIED COPY IS GIVEN FREE OF CHARGE PURSUANT TO LAW SOLELY UPON THE CONDITION THAT IT IS TO BE USED FOR OFFICIAL BUSINESS AND/OR TO DETERMINE ELIGIBILITY FOR VETERANS BENEFITS.

THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.
SAME HAVING BEEN FILED JULY 1 /957
ATTEST Marell Vist 10 57
HANDED), OSTEN County Clerk end Clerk of the Superior Court of the State of California, in and for the County of Los Angeles.

Carten DEPUTY IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF LOS ANGELES

SARA P. PARKER. NO. RESL 981.0 Plaintiff FINDINGS, CERTIFICATE AND ORDER Uniform Reciprocal Enforcement JOSEPH M. MAYHAM. of Support Act. Defendant Upon motion of counsel for the plaintiffs, from the verified Complaint on file herein, the Court makes the following Findings, Certificate and Order: That the verified Complaint sets forth facts from which the following may be determined: that the defendant, _ Joseph M. Mayham of support of Arnie Rac Mayham dependent herein named, according to the allegations set forth in said Complaint; that the Circuit Court County of _ Baldwin _, State of_ may obtain jurisdiction over the defendant or his property; that the plaintiff County of Los Angeles, State of Galifornia between _____, to and including Eastfurnished for the support of the aforesaid-dependent the sum of \$ during said time the defendant ewed a duty of support of said dependent; that the Probation Officer of the County of Los Angeles, State of California, is the Trustee of the Superior Court of Los Angeles County and the proper person to whom any and all payments made hereunder should be sent; and that the address of said Probation Officer is 205 South Broadway, Los Angeles, California. IT IS THEREFORE ORDERED THAT THE CLERK OF THIS COURT prepare three (3) copies of the Complaint, the Affidavit for Order to Proceed Without Payment of Fees, this Certificate, and the Uniform Reciprocal Enforcement of Support Act of the State of California; and that he transmit said documents, forthwith, to the clerk of the_____ Circuit Court _____, State of ____Alabama County of Baldwin located at ____ Bay Minette DATED: February 27, 1957 Judge of the Superior Court

183 findings, certificate and order

The State of Alabama, Baldwin County.	No. 3597	Circuit Court, I	Baldwin County	•
TO ANY SHERIFF OF THE ST	ATE OF ALABAM	TA:		
You Are Hereby Commanded to Su	Joseph	M. Mayham		
<u> </u>				
				Q-177
to appear and plead, answer or demo	ır, within thirty day	s from the service her	eof, to the complaint filed in	
the Circuit Court of Baldwin County	, State of Alabama,	at Bay Minette, agair	ıst	
Joseph M.	Mayham		, Defendant	
by Sara P. Pa				
			, Plaintiff	
Witness my hand this25t	h day of N	larch	_19_57_	
Enecute pu	121,1907h	lice f-	Muche, Clerk	

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	SARA P.	PA RKER	THE STATE OF THE S	Sheriff
-			Plaintiffs	I have executed this summons
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,		Plaintiff's	Attorney	Jaylog Wick Sheriff
		Defendant's	Attorney	Deputy Sheriff
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CHAPTER 1290

An act to repeal Title 10a, comprising Sections 1650 to 1681, inclusive, of Part 3 of the Code of Civil Procedure, and to add a new Title 10a, comprising Sections 1650 to 1690, inclusive, to Part 3 of said code, providing a civil and criminal procedure for enforcement of the duties of support.

The people of the State of California do enact as follows:

Section 1. Title 102, comprising Sections 1650 to 1681, inclusive, of Part 3 of the Code of Civil Procedure, is repealed.

Title 10a, comprising Sections 1650 to 1690, inclusive, is added to SEC. 2. Part 3 of said code, to read:

TITLE 102. UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT

CHAPTER 1. GENERAL PROVISIONS

This title is known and may be cited as the Uniform Reciprocal 1650. Enforcement of Support Act.

This act shall be so interpreted and construed as to effectuate its 1651. general purpose to make uniform the law of those states which enact it.

1652. The purposes of this title are to improve and extend by reciprocal legislation the enforcement of duties of support and to make uniform the law with respect thereto.

1653. As used in this title 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 superior court 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.

(5) "Law" includes both common and statute law.
(6) "Duty of support" includes any duty of support imposed or imposable by law, or by any court order, decree or judgment, whether interlocutory or final, whether incidental to a proceeding for divorce, judicial separation,

- mai, whether included to a proceeding for divorce, judicial separation, separate maintenance or otherwise.

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

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

 (9) "Prosecuting official" means the district attorney, city attorney, or city prosecutor charged with the prosecution of criminal offenses in the city or other area in which the obligor is alleged to be present.
- The remedies provided in this title are in addition to and not in substitution for any other remedies.
- 1655. Duties of support arising under the law of this State, when applicable under Section 1670, bind the obligor, present in this State, regardless of the presence or residence of the obligee.

CHAPTER 2. CRIMINAL ENFORCEMENT

- 1660. The Governor of this State (1) may demand from the Governor of any other state the surrender of any person found in such other state who is charged in this State with the crime of failing to provide for the support of any person in this State and (2) may surrender on demand by the Governor of any other state any person found in this State who is charged in such other state with the crime of failing to provide for the support of a person in such other state. The provisions for extradition of criminals not inconsistent herewith shall apply to any such demand although the person whose surrender is demanded was not in the demanding state at the time of the commission of the crime and although he had not fied 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 fied from justice, or at the time of the commission of the crime was in the demanding or other or at the time of the commission of the crime was in the demanding or other
- obligor contemplated by Section 1660, 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

CHAPTER 3. CIVIL ENFORCEMENT

- Duties of support enforceable under this title 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.
- 1671. Whenever the State or a political subdivision thereof furnishes support to an obligee, it has the same right to invoke the provisions hereof as the obligee to whom the support was furnished for the purpose of securing reimbursement of expenditures so made and of obtaining continuing support.
- 1672. 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 superior court.
- 1673. The complaint shall be verified and shall state the name and, so far 16/3. The complaint shall be verified and shall state the name and, so far as known to the plaintiff, the address and circumstances of the defendant and his dependents for whom support is sought and all other pertinent information. The plaintiff may include in or attach to the complaint any information which may help in locating or identifying the defendant including, but without limitation by enumeration, a photograph of the defendant, a description of any distinguishing marks of his person, other names and aliases by which he has been or is known, the name of his employer, his fingerprints, or social security number. security number.
- 1674. The prosecuting official may, upon the request of the court, represent the plaintiff in any proceeding under this title.
- 1675. A complaint on behalf of a minor obligee may be brought by a person having legal custody of the minor without appointment as guardian ad litem.

- 1676. If the court of this State acting as an initiating state finds that the complaint sets forth facts from which it may be determined that the defendant owes a duty of support and that a court of the responding state may obtain jurisdiction of the defendant or his property, it shall so certify and shall cause three copies of (1) the complaint, (2) its certificate, and (3) this act to be transmitted to the court in the responding state. If the name and address of such court are 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.
- 1677. 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 shall be waived, including without limitation by enumeration, fees for filing, service of process, seizure of property, and stenographic service of both plaintiff and defendant, or either. Where the action is brought by or through the State or an agency thereof, there shall be no filing fee, library fee, or reporter's fee.
- 1678. When the court of this State, acting either as an initiating or responding state, has reason to believe that the defendant may flee the jurisdiction it may (a) as an initiating state request in its certificate that the court of the responding state obtain the body of the defendant by appropriate process if that be permissible under the law of the responding state; or (b) as a responding state, obtain the body of the defendant by appropriate process.

1679. The Attorney General is hereby designated as the state information

(1) To compile a list of the courts and their addresses in this State having jurisdiction under this title and transmit the same to the state information agency of every other state which has adopted this or a substantially similar law.

To maintain a register of such lists received from other states and to transmit copies thereof as soon as possible after receipt to every court in this State having jurisdiction under this title.

- 1680. 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 prosecuting official, (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.
- 1681. If a court of this State, acting as a responding state, is unable to obtain jurisdiction of the defendant or his property due to inaccuracies or inadequacies in the complaint or otherwise, the court shall communicate this fact to the court in the initiating state, shall on its own initiative use all means at its disposal to trace the defendant or his property, and shall hold the case pending the receipt of more accurate information or an amended complaint from the court in the initiating state.
- 1682. The court shall conduct proceedings under this title in the manner prescribed by law for an action for the enforcement of the type of duty of support claimed.
- 1683. 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.
- 1684. The court of this State when acting as a responding state shall cause to be transmitted to the court of the initiating state a copy of all orders of support or for reimbursement therefor.
- 1685. 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

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

the probation officer of the county or the obligee and to report personally to such probation officer at such times as may be deemed necessary.

(c) To punish the defendant who shall violate any order of the court to the same extent as is provided by law for contempt of the court in any other suit or proceeding cognizable by the court. The court of this State when acting as a responding state shall have

the following duties which may be carried out through the probation officer of the county:

(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. 1687. The court of this State when acting as an initiating state shall have
- the duty which may be carried out through the probation officer of the county to receive and disburse forthwith all payments made by the defendant or transmitted by the court of the responding state.
- 1688. Laws attaching a privilege against the disclosure of communications between husband and wife are inapplicable to proceedings under this title. Husband and wife are competent witnesses and may be compelled to testify to any relevant matter, including marriage and parentage.
- 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.
- 1690. Participation in any proceedings under this title shall not confer upon any court jurisdiction of any of the parties thereto in any other proceeding.
- Sec. 3. If any provision hereof or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

Joseph M. Mayham Daphne, Alabama

Dear Coseph:

Reference is made to my letter of 23 November, 1957, concerning the payments for the support of your children in California.

A complaint has been received from California to the effect that you have only sent two payments of ten dollars each to your wife, and the last of these two payments was made this past January.

As you are aware, these payments of \$10.00 each must be paid, and paid regularly. Otherwise if the California authorities desire they can bring you to that state for trial there.

It is requested that you resume these payments of \$10.00 per month immediately, forwarding them directly to the mother of the children. And that you contact this office within the next ten days to determine what will be done about the payments which you have missed since last January.

Your cooperation in this matter will definitely be of benefit to you.

Very truly yours,

Kenneth Cooper

cc: Legal Aid Foundation of Los Angeles

429 Cotton Exchange Building

106 West Third Street

Los Angeles, 13, California

LEGAL AID FOUNDATION OF LOS ANGELES

429 COTTON EXCHANGE BUILDING 106 WEST THIRD STREET

LOS ANGELES 13, CALIFORNIA

TELEPHONE MUTUAL 9126

IN REPLY REFER TO CASE NO. 149,870

7/1/58

3997

AIR MAIL

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

Re: Sara P. Parker vs Joseph M. Mayham LA Sup Ct RESL

Attention: Kenneth Cooper, Circuit Solicitor

Dear Mr. Cooper:

Mrs. Sara P. Parker has contacted us in reference to the support payments which her former husband, Joseph M. Mayham, was ordered to pay on or about December, 1957.

Your office notified us in November, 1957, that the Reciprocal action, which action had been filed in Los Angeles, had resulted in an order of \$10.00 a month for the support of the minor child.

Mrs. Parker has advised us that she received only 2 payments of \$10.00 and has received no payment since January, 1958.

Her local contacts in Alabama have notified her that her husband has been working.

We would appreciate it if you could determine whether or not Mr. Mayham might be compelled to comply with this order.

Very truly yours,

EDWIN F. FRANKE, Chief Counsel

UNIE OF TOUT THE AL

JUNE T. DELLING, Attorney

JTD: es

Joseph M. Mayham Daphne, Alabama

Joseph, I am sending to you a copy of the letter which I am sending to the California authorities relative to the case against you for non-support which you and I talked about a couple of days ago.

Yesterday, I talked with Judge Hall about the matter as I told you I would do, and he thought that it would be best that you pay to your wife at least ten dollars each month. You can send it to her directly, and I would suggest that you send it by money order and keep the receipts.

I am this date also writing a letter to the lawyer in California and telling her that you will begin the ten dollar monthly payment sometimes early next month.

The clerk of this court will mail you a bill for the costs that have been incurred in this case against you in this court, and when you get it, send the money to her for the costs as soon as you can.

Very truly yours,

Kenneth Cooper Circuit Solicitor



STATE OF ALABAMA OFFICE OF CIRCUIT SOLICITOR

28TH JUDICIAL CIRCUIT

BAY MINETTE, ALABAMA

23 November 1957

Joseph M. Mayham Daphne, Alabama

Joseph, I am sending to you a copy of the letter which I am sending to the California authorities relative to the case against you for non-support which you and I talked about a couple of days ago.

Yesterday, I talked with Judge Hall about the matter as I told you I would do, and he thought that it would be best that you pay to your wife at least ten dollars each month. You can send it to her directly, and I would suggest that you send it by money order and keep the receipts.

I am this date also writing a letter to the lawyer in California and telling her that you will begin the ten dollar monthly payment sometimes early next month.

The clerk of this court will mail you a bill for the costs that have been incurred in this case against you in this court, and when you get it, send the money to her for the costs as soon as you can.

my truly yours

Menneth Cooper/

Circuit Solicitor



STATE OF ALABAMA OFFICE OF CIRCUIT SOLICITOR

28TH JUDICIAL CIRCUIT
BAY MINETTE, ALABAMA

12 November 1957

Mr Joseph M. Mayham Daphne, Alabama

Dear Mr Mayham:

According to the records furnished this office, on the 21st day of July, 1957, you were served a complaint for non-support by an officer from Sheriff Wilkins* office. There is nothing in the records of the Clerk's office to indicate that you have taken an action to handle this matter.

Some definite action on your part in this matter must be taken within the next ten days. Naturally the court in California are interested in action being taken in this matter. Will you therefore, please contact me before the end of this week if possible and make an appointment to see me about this matter. Usually I am in the office most every day, but sometimes I am out, and that is why I suggest that you either call me the day before coming, or write so that I will definitely be in the office. If you have retained an attorney to represent you in this matter will you please ask him to contact me instead of you, at the earliest possible date.

Your cooperation in this matter will be greatly appreciated.

Very truly yours,

Kenneth Cooper Circuit Solicitor

LEGAL AID FOUNDATION OF LOS ANGELES

429 COTTON EXCHANGE BUILDING 106 WEST THIRD STREET

LOS ANGELES 13, CALIFORNIA

TELEPHONE MUTUAL 9126

IN REPLY REFER TO CASE NO.

149,870

11/6/57

Clerk of the Circuit Court Baldwin County Bay Minette, Alabama

Re: Sara P. Parker v. Joseph M. Mayham Los Angeles Superior Court, RESL

Dear Sir:

Our office filed a Reciprocal Action for Sara P. Parker against a Joseph M. Mayham.

This action was filed with the Los Angeles Superior Court and was forwarded to Alabama on or about March 22, 1957. The above Reciprocal Action was instituted for support of Arnie Rae Mayham, the minor child of the above parties.

We would appreciate your notifying us if this action is in process there. Also whether the defendant has been served in the above entitled action and if any Court Order has been made.

The defendant, Joseph M. Mayham, resides in Daphne, Alabama, and his employment is the Grand Hotel in Point Clear, Alabama.

Very truly yours, EDWIN F. FRANKE, Chief Counsel

by une to

JUNE T. DELLING, Attorney

JTD:es

COUNTY OF LOS ANGELES

HAROLD J. OSTLY

COUNTY CLERK AND CLERK OF THE SUPERIOR COURT

W. G. SHARP CHIEF DEPUTY

700 HALL OF RECORDS LOS ANGELES

MAILING ADDRESS: P.O. 80X 151 LOS ANGELES 53 CALIFORNIA

March 22, 1957

3997

Clerk of the Circuit Court Baldwin County Bay Minette, Alabama

> No. Resl. 9849 Sara P. Parker vs Joseph M. Mayham

Dear Sir:

Pursuant to an order of the court we are forwarding herewith certified copies of the complaint, and the order of this court certifying that the defendant owes a duty of support.

We are also forwarding two plain copies of the above mentioned documents, and a copy of the Uniform Reciprocal Enforcement of Support Act of this state, in triplicate.

When an order is made in your court, please forward copies in duplicate.

These documents are being forwarded pursuant to the Uniform Reciprocal Enforcement of Support Act.

Please acknowledge receipt of the documents on the enclosed copy of this letter.

Very truly yours,

HAROLD J. OSTLY, County Clerk

D. K. BYRNE, Assistant Chief

Civil Filing/Court Clerk Division

JFR:wb enc.



JEAN NE LAVON NE GAINES

IN THE CROSE CLEEK CO

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FIMER F . PEAVY

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IN EQUITY, CASE NO. 3997

It appearing to the Court that the above cause is inactive, upon consideration, it is subject, ADJDDED and DECEMED by the Court that said cause be and hereby is transferred to the active docket of this Court, and it is further ORDERED that the costs incurred in this cause be taxed against the State of Alabama pursuant to Section 119 (b), Title 36, 1955 Cumulative Pocket Parts, Code of Alabama.

76 day of Very 29.57.

Jerson Caronic Court in Aquity

MAY 57

ALIGE J. BUCK, CLERK