

(179)

The State  
vs.

Jimmy Mc Donald -

Circuit Court  
of Madison  
Co.

No. 3245

Now Comes the Defendant  
and demands a trial by jury in  
the above cause.

J. Frank Hartman  
attorney for Defendant

Non-Support

Filed 112-49  
Archie Venck  
Clerk

The State

v.

Gerry McDonald

Circus Court  
Bldg.  
Co. Ave.  
No. 3248

Now comes the defendant  
and demands a trial by  
jury in the above cause

Frank Johnson  
attorney for def.

Pregnancy.

filed 11-21-49  
Sergeant

ORIGINAL—STATE SUBPOENA

Moore Printing Co., Bay Minette, Ala.

THE STATE OF ALABAMA,  
BALDWIN COUNTY

CIRCUIT COURT

Sub No. \_\_\_\_\_  
Case No. 1179

Term Spring, 19450

To Any Sheriff of the State of Alabama:

You are hereby commanded to Summon Pete Sellers, A. C. Mott, Miss Carolyn

Mc Elroy

personally to be and appear before the Circuit Court, to be holden for Baldwin County, at the Court House  
thereof, in Bay Minette, on the 11th day of April, 19450, at 9:00 a. m., and  
from day to day of said term, and from term to term thereafter until discharged, to give evidence and the  
truth to speak in behalf of THE STATE in a prosecution now pending in said Court, wherein the State  
of Alabama is Plaintiff and JIMMY McDONALD

Defendant, and have you then and  
there this Writ, with your endorsement thereon.

Witness my hand this 1st day of April A. D. 19450 "rs R. S. DUCK, Clerk.

Received in office

Executed this

By Fernando de Gálvez

ORIGINAL

For

No. 1179

Page

# The State of Alabama, Baldwin County,

## CIRCUIT COURT

## THE STATE VS.

Jimmy McDonald

**STATE SUBPOENA**

Issued this 1st day of January, 1900.

April -

194 50

day of

**Clerk.**

Taylor Wilson  
Jeff Wall Sheriff  
P-5

The State of Alabama,  
Baldwin County.

CIRCUIT COURT

Spring Session

1950

On Appeal from County Court.

THE STATE vs.

The State of Alabama by its Solicitor complains of

that  
in said county and within twelve months before the commencement of this prosecution he ~~did~~  
was a vagrant,

contrary to law and against the peace and dignity of the State of Alabama.

Kenneth Cooper

Solicitor.

No. 1179

STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT

THE STATE

vs.

Jimmy McDonald

CHARGE:

Vagrancy

COMPLAINT

Filed

4-10

1950

Doris J. Venck  
Clerk

MOORE FTG. CO.

## ORIGINAL—STATE SUBPOENA

Moore Printing Co., Bay Minette, Ala.

THE STATE OF ALABAMA,  
BALDWIN COUNTY

## CIRCUIT COURT

Sub No. \_\_\_\_\_

Case No. 1179Term, Spring, 1967

To Any Sheriff of the State of Alabama:

You are hereby commanded to Summon \_\_\_\_\_

Miss Carolyn McElroy  
go L. M. Shadwick,

RE # -

Winnabow Winnabow, La

personally to be and appear before the Circuit Court, to be holden for Baldwin County, at the Court House thereof, in Bay Minette, on the 11<sup>th</sup> day of April, 1967, at 8:30 a. m., and from day to day of said term, and from term to term thereafter until discharged, to give evidence and the truth to speak in behalf of THE STATE in a prosecution now pending in said Court, wherein the State

of Alabama is Plaintiff and

Defendant, and have you then and

there this Writ, with your endorsement thereon.

Witness my hand this 1<sup>st</sup> day of April A. D. 1967 R. S. DUCK, Clerk.

Received in office

Executed this

By

*Applied to  
Employment*

### Sheriff

ORIGINAL

For

No. 1129

Page

## The State of Alabama,

### Baldwin County.

## CIRCUIT COURT

THE STATE  
Vs.

**STATE SUBPOENA**

Issued this 30 day of July, 1983

April

*Reichsgericht* Cletk.

THE STATE OF ALABAMA

VS.

JIMMY McDONALD,

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

LAW SIDE. NO. \_\_\_\_\_.

Whereas there are now pending in the Circuit Court of Baldwin County, Alabama, criminal side, two prosecutions against James C. McDonald, one for vagancy and one for desertion and/or non-support of wife and/or children, and whereas the Defendant has advised that he will take evidence of non-residents by depositions and whereas the testimony of the non-residents will be used in each of the said cases.

Now therefore, it is stipulated and agreed by and between Kenneth Cooper, Circuit Solicitor for the County of Baldwin, State of Alabama, and Frank G. Horne, Attorney for the Defendant, that the depositions when taken and the depositions obtained through cross interrogatories may be used in either or both of the said cases.

Dated this 22<sup>nd</sup> day of November, 1949.

Kenneth Cooper  
Kenneth Cooper

Frank G. Horne  
Frank G. Horne

FILED  
MAY 22, 1969  
WILL, DEPT., WISCONSIN



The State of Alabama,  
Baldwin County.

CIRCUIT COURT

Spring Session

1950

On Appeal from County Court.

THE STATE vs.

Jimmy McDonald

The State of Alabama, by its Solicitor, complains of

Jimmy McDonald

that

in said county and within twelve months before the commencement of this prosecution he did

without lawful excuse desert or wilfully neglect or refuse or fail to provide for the support and maintenance of his children under eighteen years of age,

contrary to law and against the peace and dignity of the State of Alabama.

Kenneth Cooper  
Solicitor.

No. 1178

STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT

THE STATE

vs.

Jimmy McDonald

CHARGE:

Non-support

COMPLAINT

Filed 4-10 1950

Alvin J. Wrenck  
Clerk

15 February 1950

Hon Frank G. Horne  
Attorney at Law  
Athens, Alabama

Mr. Jimmy McDonald  
Cases Nos. 1176-1179

Dear Frank:

Sometimes last fall, I believe in November, you indicated that you would file interrogatories to secure certain information from defendant's former employer. At that time it was further indicated you would forward said interrogatories within two weeks. To date no word from you has been received, even though it has been nearly three months since you expressed your intentions to file interrogatories.

Last week, February 11th, I spoke to Judge Hashburn re Jimmy McDonald's above mentioned two cases. He asked that I inform you that if interrogatories were to be filed they should be forwarded in plenty of time to have the replies before our forthcoming Spring Session of Court. His case is going to be tried at the next session of court.

With best personal regards,

Your friend,

K.C.

Kenneth Cooper

THE STATE OF ALABAMA

VS.

JINNY McDONALD,

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

LAW SIDE. NO. \_\_\_\_\_.

Whereas there are now pending in the Circuit Court of Baldwin County, Alabama, criminal side, two prosecutions against James C. McDonald, one for vagancy and one for desertion and/or non-support of wife and/or children, and whereas the Defendant has advised that he will take evidence of non-residents by depositions and whereas the testimony of the non-residents will be used in each of the said cases.

Now therefore, it is stipulated and agreed by and between Kenneth Cooper, Circuit Solicitor for the County of Baldwin, State of Alabama, and Frank G. Horne, Attorney for the Defendant, that the depositions when taken and the depositions obtained through cross interrogatories may be used in either or both of the said cases.

Dated this 29<sup>th</sup> day of November, 1949.

Kenneth Cooper  
Kenneth Cooper

Frank G. Horne  
Frank G. Horne

## NO TENDEDIZOS EN LA CIUDAD

**APPENDIX A - NO** **CONTINUATION**

三

4000 E. 20TH ST.

1960-1961

To two o'clock on the afternoon of the 10th instant, the  
troops were occupying our old winter quarters at Camp  
Robins, having not one man who had not been ill during the  
and transferred on account of sickness to have either the strength or  
energy to bear up against the severe cold.

paper (pedavol) no web for Cetat print

Verzorgd & gezond

STATE OF ALABAMA

VS.

JAMES C. McDONALD,

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

LAW SIDE. NO. \_\_\_\_\_.

INTERROGATORIES to be propounded to Otis Bryant who is a resident citizen of Laurel, Mississippi, and whose address is: % Western Geophysical Company, Laurel, Mississippi, and who is a material witness on behalf of the Defendant and whose deposition when taken will be offered in evidence on trial of the said cause.

INTERROGATORY No. One: What is your name, age and address?

INTERROGATORY No. Two: Have you since December 4, 1948, worked with Jimmie or James C. McDonald?

INTERROGATORY No. Three: Did he regularly work from December, 1948, up to and including the 14th day of July, 1949?

INTERROGATORY No. Four: Did he lose his job about that time?

INTERROGATORY No. Five: Did he obtain a job the next day?

INTERROGATORY No. Six: Was he required to wait until certain machinery came in before entering upon the duties of his new job?

INTERROGATORY No. Seven: Please state if you know about when he went to work on his new job.

Frank G. Name  
Attorney for Defendant

Defendant suggests the name of Honorable Denton Gibbes, Attorney-at-Law, % Deich & Cooper, Laurel, Mississippi, as a suitable person to take the deposition of the above named witness.

Frank G. Name,  
Attorney for Defendant

RECEIVED  
MAY 10 1949  
CLERK'S OFFICE  
Baldwin County, Alabama

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OK. SGT. W.H.

AMAZONIA TO STATE

WILLIAMSON

GLAKODOM . 3 ROMAT

WALKING

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*verroeff.*, added noted addition to each add at beginning of line  
noted addition to each add, noted, second noted & third  
addition noted added to each add first or  
*fractured for verroeff.*

FILED  
MAY 16 1950  
FBI - LOS ANGELES  
FBI - LOS ANGELES

STATE OF ALABAMA

VS.

JAMES C. McDONALD,

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

LAW SIDE. NO. \_\_\_\_\_.

INTERROGATORIES to be propounded to Charles Hall who is a resident citizen of Laurel, Mississippi, and whose address is: % Western Geophysical Company, Laurel, Mississippi, and who is a material witness on behalf of the Defendant and whose deposition when taken will be offered in evidence on trial of the said cause.

INTERROGATORY No. One: What is your name, age and address?

INTERROGATORY No. Two: Did you formerly live in Bay Minette, Alabama?

INTERROGATORY No. Three: Have you since December 4, 1948, worked with Jimmie or James C. McDonald?

INTERROGATORY No. Four: Did he regularly work from December, 1948, up to and including the 14th day of July, 1949?

INTERROGATORY No. Five: Did he lose his job about that time?

INTERROGATORY No. Six: Did he obtain a job the next day?

INTERROGATORY No. Seven: Was he required to wait until certain machinery came in before entering upon the duties of his new job?

INTERROGATORY No. Eight: Please state if you know about when he went to work on his new job.

Frank G. Hause

Attorney for Defendant

Defendant suggests the name of Honorable Denton Gibbes, Attorney-at-Law, % ~~Weller~~ & Cooper, Laurel, Mississippi, as a suitable person to take the deposition of the above named witness.

Frank G. Hause

Attorney for Defendant

AMAZONIA, YUKUOC KIWELI  
.COM .ECITE WAI

## ANAGRA TO BIANCA

2

CHAMBERS 100-3866

## MARKETING

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seċċiha bejn evod! evi lo sekkha qed-żebbi senti q-

anibus tot variis

FILED  
MAY 12 1960  
AMERICAN BANK & TRUST COMPANY

STATE OF ALABAMA

VS.

JAMES C. McDONALD,

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

LAW SIDE. NO. \_\_\_\_\_.

INTERROGATORIES to be propounded to Annola Thomas who is a resident citizen of Laurel, Mississippi, and whose address is: % Western Geophysical Company, Laurel, Mississippi, and who is a material witness on behalf of the Defendant and whose deposition when taken will be offered in evidence on trial of the said cause.

INTERROGATORY No. One: What is your name, age and occupation?

INTERROGATORY No. Two: Do you know the Defendant, James C. or Jimmie McDonald?

INTERROGATORY No. Three: How long have you known him?

INTERROGATORY No. Four: Did he work with your husband from December, 1948 to July 14, 1949?

INTERROGATORY No. Five: Did you during this period send any money for him to his family at Bay Minette, Alabama? If so please state the amounts you sent and if you have them please attach any postal note or money order receipts to your interrogatories.

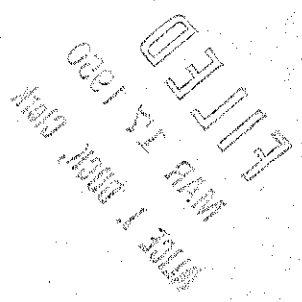
INTERROGATORY No. Six: Did you have knowledge of about what the checks he received for his work amounted to each pay day and whether he sent money to his family from each pay check during the time you were with him?

INTERROGATORY No. Seven: Please state any other facts you know about James C. McDonald, the times he worked and the amount he sent to his family for support.

Frank G. Nerue  
Attorney for Defendant

Defendant suggests the name of Honorable Denton Gibbes, Attorney-at-Law, ~~S. Welch~~ & Cooper, Laurel, Mississippi, as a suitable person to take the deposition of the above named witnesses.

Frank B. Harrel



FILED  
MAR 17 1950  
MURIEL DICK, Clerk

STATE OF ALABAMA

VS.

JAMES C. McDONALD,

DEFENDANT

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.

LAW SIDE. NO. \_\_\_\_\_.

INTERROGATORIES to be propounded to J. W. Thomas who is a resident citizen of Laurel, Mississippi, and whose address is: # Western Geophysical Company, Laurel, Mississippi, and who is a material witness on behalf of the Defendant and whose deposition when taken will be offered in evidence on trial of the said cause.

INTERROGATORY No. One: What is your name, age and occupation?

INTERROGATORY No. Two: Are you acquainted with James C. Or Jimmie McDonald? If you state that you are acquainted with him how long have you known him?

INTERROGATORY No. Three: Did he work with you from December 4, 1948, to July 14, 1949, and if so where were you working?

INTERROGATORY No. Four: What type of work did he do?

INTERROGATORY No. Five: Do you know of your own personal knowledge whether or not during said period of time he sent money to his family at Bay Minette, Alabama.

INTERROGATORY No. Six: Do you know when he lost the job he had for the company with which you work?

INTERROGATORY No. Seven: Please state whether or not he got a job offered to him by the Dodd Drilling Company the next day.

INTERROGATORY No. Eight: Please state whether or not he was required to wait until certain machinery came in before going on his job.

INTERROGATORY No. Nine: Please state whether or not he waited for the machinery to come from July 14, 1949, to September 24, 1949.

INTERROGATORY No. Ten: Please state whether he worked from September 24, 1949, to the latter part of October, 1949, or the 1st of November, 1949.

Frank D. Hare  
Attorney for Defendant

Defendant suggests the name of Honorable Denton Gibbes, Attorney-at-Law, ~~H. Welles~~ & Cooper, Laurel, Mississippi, as a suitable person to take the deposition of the above named witness.

Frank D. Hare  
Attorney for Defendant

most bedaux and rearing of a small colony of ZONITIS

and no PTEL, added to three small sets of PTEL, as mentioned

PTEL mentioned by Dr.

W. S. G. S.  
shaded w/ Yarrowia

-Yarrowia, added noted alteration in size of eggs of females

adults as follows, larval stages & female eggs

-scutellum brown shade and to white edge set of scales

W. S. G. S.  
shaded w/ Yarrowia

July 1950  
W. S. G. S.  
shaded w/ Yarrowia

ORIGINAL—STATE SUBPOENA

Moore Printing Co., Bay Minette, Ala.

THE STATE OF ALABAMA,  
BALDWIN COUNTY

CIRCUIT COURT

Sub No. \_\_\_\_\_

Case No. 1178

Term

Spring, 1967

To Any Sheriff of the State of Alabama:

You are hereby commanded to Summon Mrs. Pearl Robertson,

Miss Ruth Pittrell, Pete Sellers,

J. C. Cobbett, Curtis Capps

personally to be and appear before the Circuit Court, to be holden for Baldwin County, at the Court House thereof, in Bay Minette, on the 11<sup>th</sup> day of April, 1967, at 8:30 a. m., and from day to day of said term, and from term to term thereafter until discharged, to give evidence and the truth to speak in behalf of THE STATE in a prosecution now pending in said Court, wherein the State

of Alabama is Plaintiff and

Jenny Mae Lovvold Defendant, and have you then and there this Writ, with your endorsement thereon.

Witness my hand this 1st day of April A. D. 1967 R. S. DUCK, Clerk.

Received in office	4-3-1945
Executed this	4/4/50, 194
By	<i>Severing in full</i>
SHERIFF OF BIRMINGHAM, ALABAMA	
JAY L. WILKINS, Sheriff	
D. D. Joyce, S. S.	

ORIGINAL

For

No. 1178

Page

The State of Alabama,  
Baldwin County,

## CIRCUIT COURT

THE STATE  
vs.

*Armenia McDonald*

## STATE SUBPOENA

Issued this 1st day of April, 1945.

*April 1, 1945*

*1945*

Clerk,

*Jay L. Wilkins*

Sheriff