8587 SUMMONS-Original. Baldwin Times Print. THE STATE OF ALABAMA, BALDWIN COUNTY. CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY. To any Sheriff of the State of Alabama-GREETING: WE COMMAND YOU, That you summon 2 Baldwin win County, exercising Chancery jurisdiction, within thirty days after the service of Summons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by Na R 2 ve x in R against said 22 CI e and further to do and perform what said Judge shall order and direct in that behalf. And this the said Defendant shall in no wise omit, under penalty, etc. And we further command that you return this writ with your endorsement thereon, to our said Court immediately upon the execution thereof. WITNESS, T. W. Richerson, Register of said Circuit Court, this 12/la day of Office Tel Recenoro Register.

N. B.-Any party defendant is entitled to a copy of the bill upon application to the Register.

aricinal

Circuit Court of Baldwin County In Equity

Serve on

No._____

SUMMONS

vs.

THE STATE OF ALABAMA **BALDWIN COUNTY**

Received in office this 12/ ML Mail .. 1922/ day of

Sheriff

Executed this ____day of 192

by leaving a copy of the within summons with

a.

Defendant Sheriff

RECORDED

By

Deputy Sheriff

Rie Karby & Beebe

ter.

Solicitor for Complainant

Rocorded in Vol.____ Page____

and so

TO THE HONORABBE JOHN D. LEIGH, JUDGE OF CIRCUIT COURT, BALDWIN COUNTY, ALABAMA, IN EQUITY SITTING.

Comes MALINE DAVIS and humbly complaining against LEE DAVIS, respectfully shows unto your Honor as follows:

FIRST: That Complainant and the said LEE DAVIS are both over the age of twenty-one years and residents of Baldwin County, Alabama.; that they intermarried December 31, 1921, in this County and lived together as husband and wife until April 4th, 1922.

SECOND: That the Defendant is a man of ungovernable, violent temper and from time to time during their married life, without just cause or excuse has become angered at Complainant and cursed and abused her and threatened to strike her; that his conduct toward Complainant grew worse until April 2nd, when without cause or fault on the part of Complainant he became angered at her, cursed and abused her and threatened to beat her to death, so that Complainant had reasonable apprehension that if she continued to live with him he would do her bodily harm, endangering her life or health and as soon as she could find a place to stay, to-wit; April 4th, she left Defendant and has not lived with him since but fears from his said conduct should she return to him he would commit actual violence on her person such as would endanger her life or health.

WHEREFORE Complainant prays that this Honorable Court take jurisdiction of the cause made by this bill of Complaint and by appropriate process, make the said Lee Davis a party Defendant to this bill, requiring him to plead, answer or demur to this bill of Complaint within the time and under the penalties prescribed by law and the practice of this Honorable Court and Complainant further prays that upon the final hearing of this cause this Honorable Court will make and enter a decree forever disolving the bonds of matrifor mony existing between Complainant and the said Lee Davis, and/such other, further and different relief as in equity Complainant shall be entitled to receive, she forever prays,

Alekarly 2 Solicitors for Complainant

NOTE: Defendant is required to answer the allegations of the foregoing Bill of Complaint, paragraphs one to three, inclusive, but not under oath, oath is hereby expressly waived.

Rickarley Beeke Solicitors for Complainant.

STATE OF ALABAMA, BALDWIN COUNTY.

Before me the undersigned a Notary Public for said State and County personally appeared Henry Yanni, whose post office address is at Robertsdale, Baldwin County, Alabama, who being duly sworn, doth depose and say: that he is personally acquanited with Tomy Reding, a minor, that he is the son of Joe Reding, of Baldwin County, Alabama, that he has known him for the past ten years, and know that he is over eighteen years of age; that he resides with his father, that he possesses a good moral character, and has a good education, and is industrious and is not extravagant; that he thinks that he is entirely capable of managing his own affairs, and that it will be to his best interest that he be allowed to manage same in any way he sees fit.

sworn to and subscribed before me this the _____ day of _______ 1922.

Public, Baldwin County, Ala.

<

THE STATE OF ALABAMA,] CIRCUIT COURT, IN EQUITY.
Baldwin County.	No. 336. Spring Term, 19.22
In the Matter of the Petition of	Ş. .
To Be Relieved from the Disabilities of Non	-Age.
This cause coming on to be heard in $\frac{\nabla s}{\nabla s}$	acation
having been submitted for Decree on the Petition and ex-parte affidavits of <u>H.J.Yanny</u> and <u>H.M. Lowe</u>	
thereupon, upon consideration thereof, it is ordered, adjudged and decreed by the	
that. Tomy Reding	
be and he is relieved from the Disabilities of Non	Age, and he is vested with the right to sue and be sued, contract
and be contracted with, to buy, sell and convey Real Estate, and generally to do and perform all acts which such	
minor could lawfully do if he were twenty-one years of age, except	
It is further decreed that the said Tony Reding,	
pay the cost of this proceeding, for which execut March (927, 833 Code.	ion may issue. This the 25 day of Leigh

No...338.....

Page.....

THE STATE OF ALABAMA,

......County.

CIRCUIT COURT, IN EQUITY.

PETITION OF

Tomy Reding,

DECREE RELIEVING MINORS FROM DISABILITIES OF NON-AGE.

and examined.

Judge of Probate.

Register Fee, \$ RECORDED STATE OF ALABAMA, BALDWIN COUNTY.

Before me the undersigned a Notary Public for said State and County personally appeared H.M.Low, whose post office address is at Robertsdale, Baldwin County, Alabama, who being duly sworn, doth depose and say: that he is personally acquanited with Tomy Reding, a minor, that he is the son of Joe Reding, of Baldwin County, Alabama, that he has known MAM for the past ten years, and know that he is over eighteen years of age; that he resides with his father, that he possesses a good moral character, and has a good education, and is industrious and is not extravagant; that he thinks that he is entirely capable of managing his own affairs, and that it will be to MAS best interest that he be allowed to manage same in any way he sees fit.

N.M. Low.

Sworn to and subscribed before me this the <u>S</u> day of <u>Murel</u> 1922.

Motary Public, Baldwin County, Ala.

REUBENA HALL REDING, COMPLAINANT, VS TOMY REDING, RESPONDENT,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

Comes, Tomy Reding, and ratifies and confirms all things done in this cause by his attorneys Rickarby & Beebe, consents that the evidence heretofore taken in the cause be submitted at the hearing; that said cause be set down for hearing upon agreement of his counsel, Messrs. Rickarby & Beebe.

Tony Joseph Reding.

STATE OF ALABAMA,)) BALDWIN COUNTY.)

IN THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA, IN EQUITY.

To the Honorable John D. Leigh, Judge of said Court. Your petitioner Joe Reding respectfully represents

unto your Honor, as follows:

FIRST: That he is aresident of Baldwin County, and the State of Alabama, and over the age of twenty-one years.

SECOND: That he is the father/Tomy Reding, who is a minor over the age of eighteen years, residing with your petitioner in said County of Baldwin and State of Alabama; that said minor has no legal guardian.

THIRD: Your petitioner further shows unto your Honor that it will be to the best interest of Tomy Reding, a minor aforesaid to be relieved of the disabilities of non-age.

THE PREMISES CONSIDERED, he prays that your Honor make and enter a decree relieving him, the said Tomy Reding of the disabilities of non-age, and that such other proceedings be had and such further orders and decrees be made as may be necessary in the premises, and as will invest the said minor with the right to sue, and be sued, contract and be contracted with, buy, sell, and convey real estate, and generally do and perform all acts which he could lawfully do if he was twenty-one years of age.

And your petitioner will ever pray, etc ...

Sworn to and subscribed before me this the <u>7</u> day of <u>March</u> 1922.

Baldwin County,

I herevby certify that I have served copy of this petition on Tomy Reding, minor named therein, byi leaving a copy thereof with him., this 10th day of March, 1922.

U.K. Stuar (Sheriff Baldwin Co.Ala.

PETITIONER