

RE: THE MARRIAGE OF NANCY C. CORFMAN AND ROBERT R. CORFMAN

NANCY C. CORFMAN,	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	ETOWAH COUNTY
VS	*	ALABAMA
ROBERT R. CORFMAN,	*	
DEFENDANT	*	CIVIL ACTION NO. <u>28,298-M</u>

BILL OF COMPLAINT

Comes now Plaintiff in the above styled cause and shows unto the Court as follows:

1. That Plaintiff and Defendant are each over 21 years of age, bona fide resident citizens of Etowah County, Alabama, and reside at 104 Boyd Place, Rainbow City, Alabama.

2. Plaintiff and Defendant were married on July 13, 1963, and lived together as husband and wife until October 10, 1974.

3. Plaintiff avers that there now exists such a complete state of incompatibility of temperament between the parties that it is no longer possible for them to live together as husband and wife.

4. That the parties have entered into an agreement concerning the minor child and property settlement.

WHEREFORE, PREMISES CONSIDERED, Plaintiff respectfully prays that a summons be issued and process served upon Robert R. Cordran, making him a party-defendant to this bill of complaint and requiring him to appear and plead, answer or demur to the same within the time required by law and the rules of this Honorable Court; and upon coming in of all the testimony in said cause, that your Honor will make and enter an order, judgment or decree granting unto Plaintiff the following relief:

A. A decree of absolute divorce in favor of Plaintiff and against Defendant for and on account of incompatibility of temperament.

B. That your Honor will ratify and confirm the agreement entered into by and between the parties and make said agreement a part of any final decree rendered in this cause.

And Plaintiff prays for such other and further relief, general and special, to which she may be entitled in premises, and she will ever pray.

FILED IN OFFICE THIS 11 DAY OF

Dec 1974  
Mary Nell Henderson  
 REGISTER

Rowan S. Bone  
 ROWAN S. BONE  
 ATTORNEY FOR PLAINTIFF  
 827 Chestnut Street  
 Gadsden, Alabama  
 35901

NANCY C. CORFMAN,	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	ETOWAH COUNTY
VS	*	ALABAMA
ROBERT R. CORFMAN,	*	IN EQUITY
DEFENDANT	*	CASE NO. <u>28,298-M</u>

TO THE HONORABLE JUDGE OF SAID COURT, IN EQUITY SITTING:

Comes now the Defendant in the above styled cause and for answer to the bill of complaint heretofore filed by the Plaintiff says as follows:

FIRST: That he submits himself to the jurisdiction of this Court and waives personal service herein.

SECOND: That he denies each and every material allegation contained in said bill of complaint and demands strict proof thereof.

Now that the Defendant has answered each and every material allegation contained in said bill of complaint, he asks that he be discharged from further answering and herein agrees that the testimony may be taken and this cause submitted without further notice to him.

Robert R. Corfman  
DEFENDANT

STATE OF ALABAMA ( )  
COUNTY OF ETOWAH )

Before me, the undersigned authority in and for said county and state, personally appeared Robert R. Corfman, who acknowledges that he signed the foregoing answer and waiver of his own free will and accord and without force, duress or coercion on the part of anyone.

This the 11 day of October, 1974.

Barbara Bryant  
NOTARY PUBLIC

FILED IN OFFICE THIS 11 DAY OF

Oct 1974  
May Lee Hemminger  
REGISTER

NANCY C. CORFMAN,	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	ETOWAH COUNTY
VS	*	ALABAMA
ROBERT R. CORFMAN,	*	
DEFENDANT	*	CIVIL ACTION NO. <u>28,298-M</u>

A G R E E M E N T

Come now the parties in the above styled cause and hereby agree as follows:

1. That Plaintiff shall have the care, custody and control of the minor child of the parties, to-wit: [REDACTED], a girl ten years of age, subject to the right of reasonable visitation on part of Defendant, and Defendant agrees to pay to Plaintiff, as support for said minor child, the sum of \$30.00 per week.

2. Parties further agree to sell the real estate owned by them and located at 104 Boyd Place, Rainbow City, Alabama, as soon as possible, and to cooperate in all ways with each other in showing and selling said home, and Plaintiff and said minor child shall have the use and occupancy of said home until it is sold, with each party paying one-half the mortgage payments on said home to Coosa Federal Savings and Loan Association until it is sold, and Defendant paying all taxes on said real estate until sold.

3. Defendant further agrees to make Plaintiff irrevocable beneficiary of a life insurance policy on Defendant with Life of Alabama in the amount of \$25,000.00, with the understanding and agreement that any benefits from this policy are to be used solely for the health, education and welfare of the minor child of the parties.

4. Plaintiff shall have all right, title and interest in and to all household furniture, furnishings and effects in the home of the parties and one 1971 Buick stationwagon, and Defendant agrees to pay any indebtedness against said automobile.

5. Defendant shall have all right, title and interest in and to one Glastron boat, Smokie camper, Suzuki motorcycle, Toyota land cruiser, guns, tools and all his personal effects.

6. Defendant agrees to be responsible for and pay all current debts of the parties; as soon as possible, to set up a trust fund to insure the higher education of the minor child of the parties, and to pay all costs of this proceeding, including Plaintiff's attorney's fee in the amount of \$200.00.

This the 11 day of October, 1974.

Nancy L. Carfman  
PLAINTIFF

Robert E. Carfman  
DEFENDANT

FILED IN OFFICE THIS 11 DAY OF  
Oct 1974  
May Lee Hunter  
REGISTER

DIVORCE DECREE

Gadsden Printing Co.

NANCY C. CORFMAN,

Plaintiff

vs.

ROBERT R. CORFMAN,

Defendant

No. 28,298-M

CIRCUIT COURT OF ETOWAH COUNTY

STATE OF ALABAMA

IN EQUITY

## FINAL DECREE

This cause, coming on to be heard, was submitted for final decree upon the pleadings and proof ore tenus. Upon consideration thereof, it is considered, ordered, adjudged and decreed by the court as follows:

FIRST: That the bonds of matrimony heretofore existing between the Plaintiff and Defendant be and the same are hereby dissolved, and the said Nancy C. Corfman is forever divorced from the said Robert R. Corfman for and on account of incompatibility of temperament.

SECOND: That neither the Plaintiff nor the Defendant shall again marry, except to each other until sixty (60) days after the date of this decree. If an appeal from this decree is taken within sixty (60) days neither the Plaintiff nor Defendant shall again marry, except to each other, during the pendency of said appeal.

THIRD: That the cost of Court accrued herein are hereby taxed against the Plaintiff, for the collection of which execution may issue.

FOURTH: That the Plaintiff shall have care, custody and control of the minor child of the parties, to-wit: [REDACTED] subject to the right of reasonable visitation on part of Defendant, and Defendant is ordered and directed to pay to Plaintiff, as support for said minor child, the sum of \$30.00 per week beginning on the 16 day of October, 1974, and a like sum on Friday of each week thereafter pending further orders of this Court.

FIFTH: Parties are further ordered and directed to sell the real estate owned by them and located at 104 Boyd Place, Rainbow City, Alabama, as soon as possible, and to cooperate in all ways with each other in showing and selling said home, and the net proceeds of said sale are to be divided equally between Plaintiff and Defendant. It is further directed that Plaintiff and said minor child shall have the use and occupancy of said home until it is sold, each party is directed to pay one-half the mortgage payments on said home to Coosa Federal Savings & Loan Assn. until it is sold, and Defendant is directed to pay all taxes on said real estate until sold.

SIXTH: Defendant is further ordered and directed to make Plaintiff irrevocable beneficiary of a life insurance policy on Defendant with Life of Alabama in the amount of \$25,000.00, with the benefits from said policy to be used solely for the health, education and welfare of the minor child of the parties.

SEVENTH: That all right, title and interest in and to all household furniture, furnishings and effects in the home of the parties and one 1971 Buick stationwagon is hereby divested out of Defendant and invested in Plaintiff, and Defendant is ordered and directed to pay said indebtedness against said automobile.

EIGHTH: That all right, title and interest in and to one Glastron boat, Smokie camper, Suzuki motorcycle, Toyota land cruiser, guns, tools and all his personal effects are hereby divested out of Plaintiff and invested in Defendant.

NINTH: Defendant is further ordered and directed to pay all current debts of the parties and, as soon as possible, to set up a trust fund to insure the higher education of the minor child of the parties.

This the 11 day of October, 19 74

FILED IN OFFICE THIS 11 DAY OF Oct

Lucretia Murphy  
As Circuit Judge, In Equity Sitting.

Mary Sue Thornton  
REGISTER

MINUTES AND FINAL RECORD. 199 PAGE 277

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

THE STATE OF ALABAMA  
ETOWAH COUNTY

CIRCUIT COURT  
IN EQUITY

Plaintiff

vs.

Defendant

DIVORCE DECREE

Filed \_\_\_\_\_, 19\_\_\_\_

Register

THE STATE OF ALABAMA  
ETOWAH COUNTY  
CIRCUIT COURT, ETOWAH COUNTY, ALABAMA  
IN EQUITY

I, the undersigned, as Register of the Circuit Court of Etowah County, Alabama, do hereby certify that the foregoing page contains a full, true and correct copy of the decree rendered by said Court in the aforementioned cause wherein \_\_\_\_\_ was Plaintiff and \_\_\_\_\_ was Defendant as appears of record in said Court. Witness my hand and seal of said Court, this the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_

Register

NANCY C. CORFMAN,  
PLAINTIFF

VS.

ROBERT R. CORFMAN,  
DEFENDANT

IN THE CIRCUIT COURT OF  
ETOWAH COUNTY  
ALABAMA

CIVIL ACTION NO. 28,298-M

MOTION FOR RELIEF FROM JUDGMENT OR IN  
THE ALTERNATIVE TO AMEND JUDGMENT

COMES NOW the defendant in the above styled cause, and as a basis for the relief hereinafter prayed shows unto the court as follows:

1. That a final decree of divorce was entered in this cause on the to-wit: 11th day of October, 1974.

2. That at the time of said decree, and during the proceedings leading up to said decree, defendant was without the aid of legal counseling, and was distraught and emotionally upset, and did not realize the consequences of his actions.

3. That defendant believes he signed a document purporting to be a "property settlement agreement", but at the time said document was signed defendant was distraught and emotionally upset, and did not comprehend the consequences of his actions.

4. That at the time defendant signed the aforesaid document, it was represented to him that if he did not sign, "the result will be worse and it will cost you more money." That said representation was false, and was made by mistake, but that defendant relied on said representation, and in reliance on said representation, signed a document agreeing to pay more as alimony and child support than defendant's disposable income, and surrendering all the personal property defendant owned except those things which were not paid for.

5. That for all intents and purposes, defendant agreed to the granting of a divorce in this cause in violation of the law in Alabama, and said decree is therefore void.


6. That since the date of said decree, defendant's income has been substantially reduced, having decreased from approximately \$390.00 per week to approximately \$220.00 per week, and defendant is unable to maintain said child support payments.

7. That no express visitation rights are set out in said decree, and

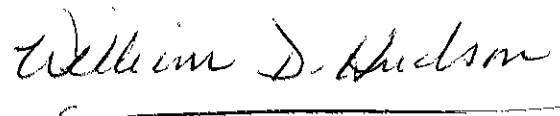
defendant has on numerous occasions experienced difficulty in arranging times at which to visit with his minor child, and both parties would be benefited if definite periods of visitation were established.

WHEREFORE defendant moves this court to relieve defendant from the provisions of the final decree dated October 11, 1974, under rule 60 (b) (3), (4) and (6) of the Alabama Rules of Civil Procedure, or, in the alternative, to amend said decree as follows:

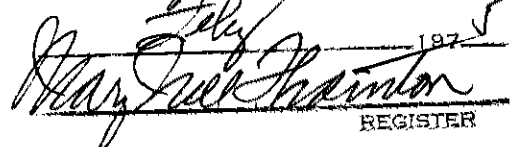
1. To reduce the child support defendant has been ordered to pay to TEN AND NO HUNDREDTHS (\$10.00) DOLLARS per week.
2. To require plaintiff to make payments due on her automobile.
3. To grant defendant visitation rights with his minor child each 1st and 3rd weekend of each month, and for one full month each summer, and to provide for no child support for the period when defendant has custody of said child during each summer.
4. To grant unto defendant a bedroom suite out of the furniture of the parties.

  
 WILLIAM D. HUDSON  
 ATTORNEY FOR DEFENDANT  
 758 Chestnut Street  
 Gadsden, Alabama 35901

*I hereby certify that a copy of the foregoing order has been mailed to Rowan Bone, attorney of record for the plaintiff this the 12th day of February, 1975.*



FILED IN OFFICE THIS 12 DAY OF FEB 1975

  
 REGISTER



NANCY C. COREMAN,

PLAINTIFF

VS.

ROBERT R. COREMAN,

DEFENDANT

\* IN THE CIRCUIT COURT OF

\* ETOWAH COUNTY

\* ALABAMA

\* CIVIL ACTION NO. 28,298-M

ORDER

The Motion for Relief from Judgment, on in the Alternative to Amend Judgment having been presented to the court, a hearing thereon is hereby set for the

24 day of March, 1975, at 2 o'clock P.m., in my chambers.

It is ordered that a copy of this Motion and this Order be served on the plaintiff by ~~the Sheriff of Etowah County.~~

This the 12 day of February, 1975.

Emergent Murphy  
CIRCUIT JUDGE

I hereby certify that a copy of the above order was mailed to Ramon Bone, attorney, <sup>for</sup> Record for the Plaintiff this the 12 day of February, 1975.

William D. Hudson  
attorney for defendant

FILED IN OFFICE THIS 12 DAY

Mary Fullerton  
REGISTER

NANCY C. CORFMAN,  
PLAINTIFF

VS.

ROBERT R. CORFMAN,  
DEFENDANT

IN THE CIRCUIT COURT OF  
ETOWAH COUNTY  
ALABAMA

CIVIL ACTION NO. 28,298-M

AMENDED DECREE

The motion of the defendant for relief from judgment, or, in the alternative to amend judgment, coming on for a hearing, and being submitted on a stipulation by the parties, and the Court having considered same, it is ORDERED, ADJUDGED AND DECREED by the Court that the decree heretofore entered in this cause on October 11, 1974, is amended as follows:

1. The fourth paragraph of said decree is amended to read as follows:

That the plaintiff shall have care, custody and control of the minor child of the parties, to-wit: Marjorie Leigh Corfman, subject to the rights of the defendant to have custody of said child on alternate week-ends from 4:00 p.m. Friday to 6:00 p.m. Sunday, commencing on Friday, April 4, 1975, and further subject to defendant's right to custody of said child on Christmas Eve of each year, and for a two week period in June of each year, and a two week period in August of each year, said two week periods to run from Friday at 4:00 p.m. until 6:00 p.m. on the third Sunday following said Friday, each of said two week periods being subject to plaintiff's right to custody of said child from 4:00 p.m. Friday until 6:00 p.m. Sunday during the middle weekend of each two week period. Defendant is further ordered and directed to pay to plaintiff as support for said minor child the sum of \$25.00 per week, beginning on the 28th day of March, 1975, and a like sum each Friday thereafter, except for those two week periods each June and August during which defendant has custody of said child, and defendant shall not be required to pay child support for said periods.

2. The seventh paragraph of said decree is amended to read as follows:

That all right, title and interest in and to all household furniture, furnishings and effects in the home of the parties, except two twin beds and one chest, all of which comprise one bedroom suite, is hereby divested out of defendant and vested in plaintiff. All right, title and interest in and to one 1971 Buick stationwagon is hereby divested out of defendant and vested in plaintiff, and defendant is ordered and directed to pay the indebtedness against said automobile.

*costs are taxed to the defendant*

This the 25 day of March, 1975.

*George Murphy*  
GEORGE MURPHY  
CIRCUIT JUDGE

FILED IN OFFICE THIS 25 DAY OF MARCH 1975

*May Lee Hunter*  
REGISTER

252

NANCY C. COREMAN,  
PLAINTIFF

VS.

ROBERT R. COREMAN,  
DEFENDANT

1979 FEB 21 PM 3:02  
DOLANES N. PARSONS  
CLERK, CIRCUIT COURT

FILED

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\*  
\*

IN THE CIRCUIT COURT OF  
ETOWAH COUNTY  
ALABAMA

C.A. NO: 28,298-M

101B

JOINT PETITION TO MODIFY

Come now the parties hereto and desiring further modification of the decree heretofore entered and modified in this cause, show to the Court as follows:

1. That each of the parties have become increasingly concerned and worried about certain disciplinary and behavioral problems being manifested by their minor child, M [REDACTED] and that upon consideration of said problems, the parties have agreed that the welfare of said minor child would be best served by placing her into the custody of the Defendant, her father.

2. It is the intention of both parties to best serve the best interests of their child. After considering the problems giving rise to this action, the parties have mutually concluded that the welfare of Marjorie Leigh Corfman might be better served if she were to be in the custody of the Defendant, whose personality is somewhat stronger than that of the Plaintiff and whose home would now offer the supervision, companionship and counsel of two adults since the Defendant has now remarried while the Plaintiff remains single.

3. The Defendant agrees and acknowledges that the Plaintiff has entered into this petition for change of custody based upon her sincere desire to seek that which is best for her child and not for any other reason.

Plaintiff understands that the rights which she will lose and those to be granted to the Defendant are permanent pending the further orders of this Court.

WHEREFORE, said parties respectfully request that the Court will grant this petition by execution of the attached "Consent Decree", which is agreed to by both of the parties and incorporated herein for all purposes.

Nancy C. Cozman  
PLAINTIFF

Robt. R. Cozman  
DEFENDANT

William R. Lull  
WITNESS

William Hudson  
WITNESS

NANCY C. CORFMAN,

PLAINTIFF

VS.

ROBERT R. CORFMAN,

DEFENDANT

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IN THE CIRCUIT COURT OF

ETOWAH COUNTY

ALABAMA

C.A. NO: 28,298-M

CONSENT DECREE

This cause came on to be heard on this \_\_\_\_\_ day of \_\_\_\_\_, 1979, upon the "Joint Petition to Modify" filed herein by the parties; and upon consideration of said petition, together with the testimony of the parties which was heard by the Court, ore tenus, it is ORDERED, ADJUDGED and DECREED as follows:

1. That numbered paragraph "Fourth" of the original decree entered herein on or about October 11, 1974, and numbered paragraph "1" of the "Amended Decree" entered herein on or about March 14, 1975, be and they hereby are set aside and held for naught.

2. The Court finds that there has been a sufficient change in circumstances as agreed by the parties to warrant a change in the custody of the minor child of the parties. Therefore, it is further ORDERED, ADJUDGED and DECREED by the Court as follows:

That commencing on March 4, 1979, the Defendant shall have care, custody and control of the minor child of the parties, Marjorie Leigh Corfman, subject to reasonable rights of visitation on the part of the Plaintiff, which said reasonable rights shall include, though not necessarily be limited to: (a) custody of said minor child on alternate weekends from 4:00 p.m. on Friday until 6:00 p.m. on Sunday, commencing on Friday, March 16, 1979; (b) custody of said minor child for a one(1) week period commencing at 6:00 p.m. on December 24th of each year; (c) custody of said minor child for a two (2) week period during the month of June of each year and another two (2) week period during the month of August of each year. Unless otherwise agreed upon by the parties, each of said two week periods shall commence at 4:00 p.m. on the second Friday of each such month and shall end at 6:00 p.m. on the second Sunday thereafter.

Exhibit "A" Page 1

3. The Court finds that the parties hereto are earnestly seeking to best serve the welfare of their minor child, and in the event that the agreement which they now share should cease to exist, it is the opinion of the Court that these proceedings should have no adverse effect or prejudice upon their respective positions in any future litigation.

Done this the \_\_\_\_\_ day of \_\_\_\_\_, 1979.

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CIRCUIT JUDGE

NANCY C. COREMAN,  
PLAINTIFF

VS.

ROBERT R. COREMAN,  
DEFENDANT

DOLORES N. PARSONS\*  
CLERK, CIRCUIT COURT

1979 FEB 21 PM 3:14

FILED

IN THE CIRCUIT COURT OF  
ETOWAH COUNTY  
ALABAMA

C.A. NO: 28,298-M

CONSENT DECREE

This cause came on to be heard on this 21 day of Feb, 1979, upon the "Joint Petition to Modify" filed herein by the parties; and upon consideration of said petition, together with the testimony of the parties which was heard by the Court, ore tenus, it is ORDERED, ADJUDGED and DECREED as follows:

1. That numbered paragraph "Fourth" of the original decree entered herein on or about October 11, 1974, and numbered paragraph "1" of the "Amended Decree" entered herein on or about March 14, 1975, be and they hereby are set aside and held for naught.
2. The Court finds that there has been a sufficient change in circumstances as agreed by the parties to warrant a change in the custody of the minor child of the parties. Therefore, it is further ORDERED, ADJUDGED and DECREED by the Court as follows:

That commencing on March 4, 1979, the Defendant shall have care, custody and control of the minor child of the parties, Marjorie Leigh Corfman, subject to reasonable rights of visitation on the part of the Plaintiff, which said reasonable rights shall include, though not necessarily be limited to: (a) custody of said minor child on alternate weekends from 4:00 p.m. on Friday until 6:00 p.m. on Sunday, commencing on Friday, March 16, 1979; (b) custody of said minor child for a one(1) week period commencing at 6:00 p.m. on December 24th of each year; (c) custody of said minor child for a two (2) week period during the month of June of each year and another two (2) week period during the month of August of each year. Unless otherwise agreed upon by the parties, each of said two week periods shall commence at 4:00 p.m. on the second Friday of each such month and shall end at 6:00 p.m. on the second Sunday thereafter.

28,298

3. The Court finds that the parties hereto are earnestly seeking to best serve the welfare of their minor child, and in the event that the agreement which they now share should cease to exist, it is the opinion of the Court that these proceedings should have no adverse effect or prejudice upon their respective positions in any future litigation.

Done this the 21 day of Feb, 1979.

James B. Waid  
CIRCUIT JUDGE



11/18/28	28,29812	Cyprus L. Carpenter	8033	Rhen	36.51	OC
DATE	CASE NO.	STYLE	CHECK OF RECEIPT NUMBER	BANK	TOTAL	REC'D BY

RECEIPT

Nº 8033

FINE \$ \_\_\_\_\_

COST \$ \_\_\_\_\_

TOTAL \$ \_\_\_\_\_

CIRCUIT COURT OF ETOWAH COUNTY

GADSDEN, ALABAMA 35901

CIVIL DIVISION

SUMMONS — CIVIL

Case Number

28298M  
ID YR Number

IN THE CIRCUIT COURT OF ETOWAH COUNTY

Plaintiff NANCY C. CORFMAN vs. Defendant ROBERT R. CORFMAN

(SERVE DEFENDANT: Rt. 2, Box 188  
Ohatchee, Al.)

Charles Y. Boyd, Attorney

☐ This service by certified mail of this summons is initiated upon the written request of \_\_\_\_\_ pursuant to the Alabama Rules of Civil Procedure.

☐ TO ANY SHERIFF OR ANY PERSON AUTHORIZED by either Rules 4.1(b)(2) or 4.2(b)(2) or 4.4(b)(2) of the Alabama Rules of Civil Procedure: You are hereby commanded to serve this summons and a copy of the complaint in this action upon defendant.

NOTICE TO Robert R. Corfman

The complaint which is attached to this summons is important and you must take immediate action to protect your rights. You are required to mail or hand deliver a copy of a written answer, either admitting or denying each allegation in the complaint to \_\_\_\_\_ whose address is 930 Forrest Avenue, Gadsden, Alabama 35901

This answer must be mailed or delivered within 30 days after this summons and complaint were delivered to you or a judgment by default may be entered against you for the money or other things demanded in the complaint. You must also file the original of your answer with the clerk of this court.

Date

June 27, 1980

Clerk Signature

Robert R. Corfman

(Deputy Clerk Initials)

RETURN ON SERVICE:

☐ Certified Mail return receipt received in this office on \_\_\_\_\_, 19\_\_\_\_.  
(Return receipt hereto attached).

☐ I certify that I personally delivered a copy of the enclosed/attached document to \_\_\_\_\_, 19\_\_\_\_.

Date

Server Signature

Type Process Server

FILED

JUN 27 1980

CLERK OF COURT

NANCY C. CORFMAN,	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	ETOWAH COUNTY,
VS.	*	ALABAMA
ROBERT R. CORFMAN,	*	CIVIL ACTION
DEFENDANT	*	NO. 28298 - M

*102 R*

PETITION TO MODIFY

Comes now the plaintiff in the above styled cause and shows unto the Court as follows:

1. That on the 11th day of October, 1974, a final decree of divorce was rendered in this Cause, a portion of which being as follows:

"FOURTH: That the plaintiff shall have the care custody and control of the minor child of the parties, to-wit, [REDACTED], subject to the right of reasonable visitation on the part of the defendant, and defendant is ordered and directed to pay to plaintiff, as support for said minor child, the sum of \$30.00 per week, beginning on the 16th day of October, 1974, and a like sum on Friday of each week thereafter pending further orders of the Court."

2. That since the rendition of the final decree of divorce, the parties hereto entered into a joint petition for modification wherein defendant would be awarded custody of the minor child of the parties, with plaintiff awarded reasonable rights of visitation, said petition being submitted in order to correct certain disciplinary and behavioral problems concerning the minor child of the parties, a portion of said consent decree being as follows:

FILED  
1974 JUN 27 11:10 AM  
CLERK OF COURT

"That commencing on March 4, 1979, the defendant shall have care, custody and control of the minor child of the parties, [REDACTED], subject to reasonable rights of visitation on the part of the plaintiff..."

That since said consent decree was rendered on the 21st day of February, 1979, the minor child's disciplinary problem has improved greatly, and plaintiff avers that it would be to the best interest of the minor daughter of the parties that custody be awarded to plaintiff.

3. Plaintiff further avers that a minor female of the age of the minor child of the parties should live with and have the companionship of her mother, and that the plaintiff is the fit and proper person to have such care, custody and control at this time.

4. Plaintiff avers that she does not have sufficient funds with which to pay her attorneys of record, RHEA, BOYD & RHEA for their services in this cause, and requests the defendant to pay said attorneys fees plus all costs of court accrued.

WHEREFORE, PREMISES CONSIDERED, plaintiff respectfully requests this Honorable Court to set this matter down for a hearing, giving notice of the time and place of said hearing to defendant, and upon hearing said matter, will grant to the plaintiff the following relief:

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1979 JUN 27 41 33 48

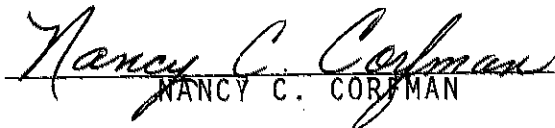
JOSEPH S. HARRIS  
CLERK, CL. OF COURT

A. That the plaintiff be awarded the permanent care, custody and control of the minor child of the parties, viz, [REDACTED], with the defendant to have the rights of reasonable visitation upon twenty-four hours notice to the plaintiff.

B. That the defendant be required to pay to the plaintiff child support in an amount which would be in line with the high cost of living and maintaining said minor child.

C. That the defendant be required to pay to plaintiff's attorneys of record, RHEA, BOYD & RHEA, a reasonable attorneys fee for their services in this cause, plus the costs of court.

Plaintiff requests all other and further relief, both general and special, to which she may be entitled to in the premises.

  
NANCY C. CORFMAN

STATE OF ALABAMA

COUNTY OF ETOWAH

Before me, the undersigned, a Notary Public for the State of Alabama, at Large, personally appeared Nancy C. Corfman, who being by me first duly sworn, on oath, deposes and says that the allegations contained in said petition

FILED

1960 JUN 27 41 50 PM '60

DELORES H. ANDERSON  
CLERK, CIRCUIT COURT

for modification are true and correct.

Nancy C. Coreman  
NANCY C. COREMAN

Sworn to and subscribed before me  
on this the 5<sup>th</sup> day of May, 1980.

Linda Sue Hall  
NOTARY PUBLIC

RHEA, BOYD & RHEA  
ATTORNEYS FOR PLAINTIFF

BY: Charles Y. Boyd

Charles Y. Boyd  
940 Forrest Avenue  
Gadsden, Alabama 35901

SERVE DEFENDANT:

Rt. 2, Box 188  
Ohatchee, Alabama 36271

FILED

1980 JUL 27 11 10 48

LEE L. LARSON  
CLERK, CIRCUIT COURT

NANCY C. CORFMAN,

PLAINTIFF

VS.

ROBERT R. CORFMAN,

DEFENDANT

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IN THE CIRCUIT COURT OF

ETOWAH COUNTY,

ALABAMA

CIVIL ACTION

NO. 28298 - M

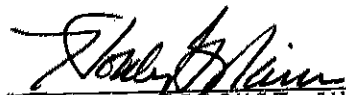
O R D E R

The foregoing sworn petition for modification being presented to the Court, and the same being understood by the Court, it is hereby,

ORDERED, ADJUDGED AND DECREED BY THE COURT that this matter be set down for hearing on the 13 day of August, 1980, at 1:30 O'clock P. M., and it is further ordered that a copy of the petition for modification, and of this order, be served upon the defendant, Robert R. Corfman,

\_\_\_\_\_, and due return made thereof.

Done this the 25 day of June, 1980.



CIRCUIT JUDGE

FILED  
JUN 27 1980  
CLERK CIRCUIT COURT

259/

IN THE CIRCUIT COURT OF ETOWAH COUNTY, ALABAMA

NANCY C. CORFMAN,

PLAINTIFF

VS.

ROBERT R. CORFMAN,

DEFENDANT

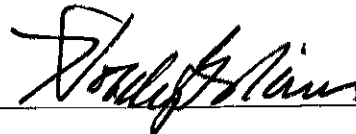
CIVIL ACTION NO. 28,298-M

O R D E R

Plaintiff's verified Petition to Modify being previously scheduled for hearing on the 13th day of August, 1980, is hereby re-scheduled for hearing on the 4th day of August, 1980 at 3:30 P. M., and

It is directed that a copy of this Order be served upon the defendant, Robert R. Corfman, at Route 2, Box 188, Ohatchee, Alabama, 36271, and due return made thereof.

DONE, this the 14 day of July, 1980.



CIRCUIT JUDGE

FILED

JUL 14 PM 3 16

CLERK OF CIRCUIT COURT



State of Alabama  
Unified Judicial System

Form C-15 Rev 2/79

ORDER FOR SERVICE AND RETURN

Case Number

28, 298, 02R  
ID Yr Number

IN THE Circuit COURT OF E. Towah COUNTY

Plaintiff Nancy C. Coffman vs. Defendant Robert R. Coffman

In the Matter of:

To Any Sheriff Of The State Of Alabama or Any Other Authorized Person:

You are ordered to deliver the attached document Petition & Order to  
(name) Robert R. Coffman at (address) Rt. 2, Box 187  
and make return to this court. Shopee, E. Givens By: OC

CLERK/REGISTER

DATE 6-27-80

I hereby Certify That I Personally Delivered A Copy of the Attached Document in Calhoun  
County, Alabama To: Robert R. Coffman

Name: \_\_\_\_\_

SIGNATURE OF SERVER \_\_\_\_\_

Address: \_\_\_\_\_

DATE \_\_\_\_\_

State of Alabama  
Unified Judicial System

Form C-15 Rev 2/79

ORDER FOR SERVICE AND RETURN

Case Number

28, 298-17  
ID YR Number

IN THE Circuit COURT OF Etowah COUNTY

Plaintiff Nancy C. Coffman vs. Defendant Robert R. Coffman

In the Matter of:

To Any Sheriff Of The State Of Alabama or Any Other Authorized Person:

You are ordered to deliver the attached document \_\_\_\_\_  
(name) Robert R. Coffman at (address) Route 2, Box 188 to  
and make return to this court. Opatchee, Okla.  
4-14-80 Walter H. Garrison By: OC

DATE

CLERK/REGISTER

I hereby Certify That I Personally Delivered A Copy of the Attached Document in Calhoun Co  
County, Alabama To: Robert R Coffman Don Liles

Name:

SIGNATURE OF SERVER

Address:

DATE

ON .02-R

ent in  
t is

[illegible]

as

of this

attorneys

ay of September, 1980.

*[Signature]*  
 JUDGE

## CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing order has been forwarded to William D. Hudson, Esq., 153 South 9th Street, Gadsden, Alabama, 35901, attorney for the defendant, by placing same in the the United States Mail, postage prepaid, this the 12<sup>th</sup> day of September, 1980.

Charles G. Boyd

254/46

Box 259

State of Alabama Unified Judicial System Form C-15 Rev 2/79	<b>ORDER FOR SERVICE AND RETURN</b>	Case Number <u>28,298-R</u> ID YR Number
-------------------------------------------------------------------	-------------------------------------	------------------------------------------------

IN THE Circuit COURT OF Etowah COUNTY

Plaintiff Nancy Coffman vs. Defendant Robert R. Coffman

In the Matter of: Hearing: January 31, 1983 @ 10 a.m.

To Any Sheriff Of The State Of Alabama or Any Other Authorized Person: Calhoun Co.

You are ordered to deliver the attached document Petition & Order to  
(name) Robert R. Coffman at (address) Route 2 Box 188  
and make return to this court Dhatchee, G. 36271  
1-7-83 Walton J. Pearson By: 90  
DATE CLERK/REGISTER 188

I hereby Certify That I Personally Delivered A Copy of the Attached Document in \_\_\_\_\_  
County, Alabama To:

Name: \_\_\_\_\_

SIGNATURE OF SERVER \_\_\_\_\_

Address: \_\_\_\_\_

DATE \_\_\_\_\_

JAN 31 1983  
unable to locate on  
day shift  
Woods  
Don Black  
Deputy Sheriff Calhoun County

1983 JAN 11 PM 5 05  
RECEIVED  
SHERIFF CALHOUN COUNTY

lot 259

NANCY C. CORFMAN, \* IN THE CIRCUIT COURT OF  
PLAINTIFF \* ETOWAH COUNTY,  
VS. \* ALABAMA  
ROBERT R. CORFMAN, \* CIVIL ACTION  
DEFENDANT \* NO. 2 8 2 9 8 - M

AMENDED DECREE

For good cause shown, and upon the testimony in open Court during the hearing of this matter on the 4th day of August, 1980, it is hereby

ORDERED, ADJUDGED AND DECREED BY THE COURT that there being no objection to the change of custody of the minor child, [REDACTED], from the defendant to the plaintiff, the custody of said minor child be and it hereby is, awarded to the plaintiff, Nancy C. Corfman.

FILED  
CLERK OF THE CIRCUIT COURT  
ETOWAH COUNTY, ALABAMA  
OCT 15 1980

It is further ordered that the support awarded the plaintiff for said minor child on the 12th day of September, 1980, be, and it is hereby is awarded, as set out in said order or decree of the Court.

Done this the 15 day of October, 1980.

  
\_\_\_\_\_  
CIRCUIT JUDGE

I hereby certify that I have forwarded a copy of the above and foregoing to Wilson & Hudson, Attorneys, 153 S. 9th St., Gadsden, Alabama, by placing same in the United States Mail, postage prepaid, on this \_\_\_\_\_ day of October, 1980.

NANCY C. CORFMAN

PLAINTIFF

VS:

ROBERT R. CORFMAN

DEFENDANT

\*

\*

\*

\*

\*

\*

IN THE CIRCUIT COURT OF

ETOWAH COUNTY ALABAMA

CIVIL ACTION NO. 2 8 2 9 8 -M

AMENDED DECREE

This cause coming on to be heard on the petition of defendant for a rehearing or reconsideration of the court's order dated September 12, 1980 and amended October 15, 1980, and the parties appearing in open court with their attorneys and making known to the court that they had reached an agreement in regard to said modification and the court having approved said agreement, it is therefore:

ORDERED, ADJUDGED and DECREED by the court that the order of the court dated September 12, 1980 as amended October 15, 1980 is hereby modified so that paragraph one there of will read as follows:

1. That the child support paid to the plaintiff by the defendant for the support of the minor child of the parties be, and the same is hereby, increased to \$40.00 per week, commencing Friday, September 12, 1980, with a like sum to be paid on Friday of each week thereafter until the further orders of the court. Said payments to be paid through the office of the clerk of this court.

In all other respects said order is to remain in full force and effect as written.

This 5 day of November, 1980

  
CIRCUIT JUDGE

NANCY C. CORFMAN,  
PLAINTIFF

VS.

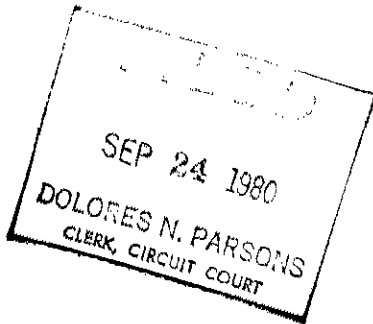
ROBERT R. CORFMAN,  
DEFENDANT.

IN THE CIRCUIT COURT OF  
ETOWAH COUNTY, ALABAMA

CIVIL ACTION NUMBER  
CV-28298-M

MOTION FOR RECONSIDERATION

Comes now the Defendant and moves the Court to reconsider its order of September 12, 1980 on the grounds that same is contrary to the evidence in this cause and Defendant further requests the Court to re-open the evidence in this cause for the taking of additional testimony.



WILSON AND HUDSON, ATTORNEYS, P.A.

BY:

William D. Hudson  
OF COUNSEL

ORDER

The foregoing motion having been presented to the Court the same is hereby scheduled for hearing before me on the 15 day of Oct, 1980 at 9:00 o'clock A M.

This 24 day of September, 1980.

Shirley Blum  
CIRCUIT JUDGE

Motion Docket - Continues until Oct 24, 1980  
at 9:00 -



CERTIFICATE OF SERVICE

I hereby certify that I have this day, served a copy of the foregoing upon Hon. Charles Boyd, by placing a copy of same in the United States Mail, postage prepaid, to his regular mailing address of 930 Forrest Avenue, Gadsden, Alabama 35901.

This the \_\_\_\_\_ day of September, 1980.

  
WILLIAM D. HUDSON

SEP 10 1980  
U.S. MAIL  
GADSDEN, ALA 35901

NANCY COREMAN, \* IN THE CIRCUIT COURT OF  
PLAINTIFF \* ETOWAH COUNTY  
VS. \* ALABAMA  
ROBERT COREMAN, \* CIVIL ACTION  
DEFENDANT \* NO. 28,298-R

PETITION FOR CONTEMPT

Comes now the plaintiff in the above styled cause and shows unto the Court as follows:

1. That on the 11th day of October, 1974, a final decree of divorce was rendered in this cause, and that subsequent thereto, various decrees, amended decrees and orders have been entered.

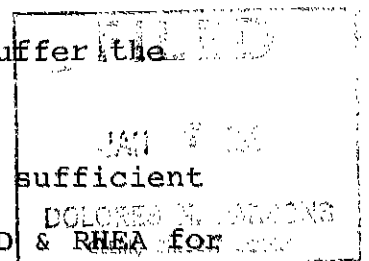
2. That a portion of the amended decree of November 5, 1980 is as follows:

"1. That the child support paid to the plaintiff by the defendant for the support of the minor child of the parties be, and the same is hereby, increased to \$40.00 per week, commencing Friday, September 12, 1980, with a like sum to be paid on Friday of each week thereafter until the further orders of the Court. Said payments to be paid through the office of the Clerk of this Court."

3. That since the rendition of said decree, the defendant has become in arrears in his child support payments for the minor child of the parties.

4. Plaintiff requests this Honorable Court to order the defendant to pay child support as ordered, or suffer the punishment as ordered by this Court.

5. Plaintiff avers that she does not have sufficient funds to pay her attorneys of record, RHEA, BOYD & RHEA for



their services, and requests this Honorable Court to require the defendant to pay said attorneys fees.

WHEREFORE, PREMISES CONSIDERED, plaintiff requests this Honorable Court to set this matter down for hearing, in chambers, at a time and place certain, giving notice of said hearing to the defendant, and upon hearing the matter, that the Court will grant to the plaintiff the following relief:

A. That the Court will hold the defendant in contempt for his failure and refusal to pay child support as previously ordered by this Court.

B. That the Court will order the defendant to pay to plaintiff's attorneys of record, RHEA, BOYD & RHEA, a reasonable attorneys fee for their services in this cause, plus all costs of court accrued.

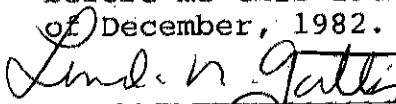
Plaintiff requests all other and further relief, both general and special, to which she may be entitled to in the premises.


  
NANCY COREMAN

STATE OF ALABAMA  
COUNTY OF ETOWAH

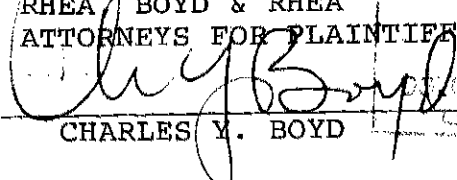
Before me, the undersigned, a Notary Public for the State of Alabama, at Large, personally appeared NANCY COREMAN (WELLS) who being by me first duly sworn, on oath, deposes and says that the allegations of fact contained above are true and correct.

Sworn to and subscribed  
before me this 19th day  
of December, 1982.

  
NOTARY PUBLIC

  
NANCY COREMAN

RHEA, BOYD & RHEA  
ATTORNEYS FOR PLAINTIFF

BY:   
CHARLES Y. BOYD

NOTARY PUBLIC

259  
NANCY CORFMAN,  
PLAINTIFF

VS.

ROBERT R. CORFMAN,  
DEFENDANT

IN THE CIRCUIT COURT OF

ETOWAH COUNTY

ALABAMA

CIVIL ACTION

NO. 28298-M R

ORDER

The foregoing sworn petition, being presented to the court, and the same being understood by the court, it is hereby,

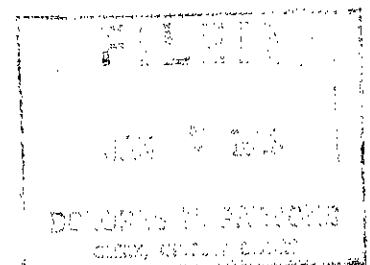
ORDERED, ADJUDGED AND DECREED BY THE COURT AS FOLLOWS:

1. That this matter is set down for hearing, in chambers, on the 31st day of January, 1983, and it is further ordered that a copy of the petition and of this order be served upon the defendant, ROBERT CORFMAN, Route 2, Box 188, Ohatchee, Alabama 36271, with due return made thereof.

Done this the 7th day of January, 1983.

Ronald C. Higgins

DOMESTIC REFEREE



NANCY COREFMAN,

PLAINTIFF

VS.

ROBERT COREFMAN,

DEFENDANT

\*

\*

\*

\*

\*

IN THE CIRCUIT COURT OF

ETOWAH COUNTY

ALABAMA

CIVIL ACTION

NO.

28,298-R

PETITION FOR CONTEMPT

Comes now the plaintiff in the above styled cause and shows unto the Court as follows:

1. That on the 11th day of October, 1974, a final decree of divorce was rendered in this cause, and that subsequent thereto, various decrees, amended decrees and orders have been entered.

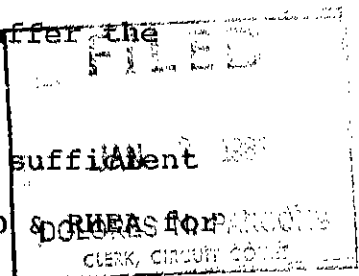
2. That a portion of the amended decree of November 5, 1980 is as follows:

"1. That the child support paid to the plaintiff by the defendant for the support of the minor child of the parties be, and the same is hereby, increased to \$40.00 per week, commencing Friday, September 12, 1980, with a like sum to be paid on Friday of each week thereafter until the further orders of the Court. Said payments to be paid through the office of the Clerk of this Court."

3. That since the rendition of said decree, the defendant has become in arrears in his child support payments for the minor child of the parties.

4. Plaintiff requests this Honorable Court to order the defendant to pay child support as ordered, or suffer the punishment as ordered by this Court.

5. Plaintiff avers that she does not have sufficient funds to pay her attorneys of record, RHEA, BOYD & RHEA for



their services, and requests this Honorable Court to require the defendant to pay said attorneys fees.

WHEREFORE, PREMISES CONSIDERED, plaintiff requests this Honorable Court to set this matter down for hearing, in chambers, at a time and place certain, giving notice of said hearing to the defendant, and upon hearing the matter, that the Court will grant to the plaintiff the following relief:

A. That the Court will hold the defendant in contempt for his failure and refusal to pay child support as previously ordered by this Court.

B. That the Court will order the defendant to pay to plaintiff's attorneys of record, RHEA, BOYD & RHEA, a reasonable attorneys fee for their services in this cause, plus all costs of court accrued.

Plaintiff requests all other and further relief, both general and special, to which she may be entitled to in the premises.

*Nancy Coreman Wells*  
NANCY COREMAN

STATE OF ALABAMA  
COUNTY OF ETOWAH

Before me, the undersigned, a Notary Public for the State of Alabama, at Large, personally appeared NANCY COREMAN (WELLS) who being by me first duly sworn, on oath, deposes and says that the allegations of fact contained above are true and correct.

Sworn to and subscribed  
before me this 19th day  
of December, 1982.

*Linda N. Gattis*  
NOTARY PUBLIC

*Nancy Coreman Wells*  
NANCY COREMAN

RHEA BOYD & RHEA  
ATTORNEYS FOR PLAINTIFF

BY:

*Charles Y. Boyd*  
CHARLES Y. BOYD

DOLORES N. PARSONS  
CLERK, CIRCUIT COURT

NANCY CORFMAN,

PLAINTIFF

VS.

ROBERT R. CORFMAN,

DEFENDANT

\*

\*

\*

\*

\*

IN THE CIRCUIT COURT OF

ETOWAH COUNTY

ALABAMA

CIVIL ACTION

NO. 2 8 2 9 8 - M *B*

O R D E R

The foregoing sworn petition, being presented to the court, and the same being understood by the court, it is hereby,

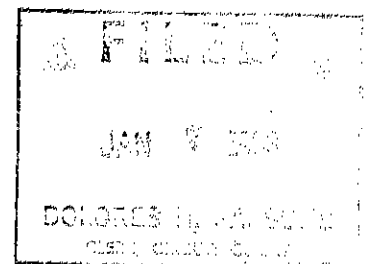
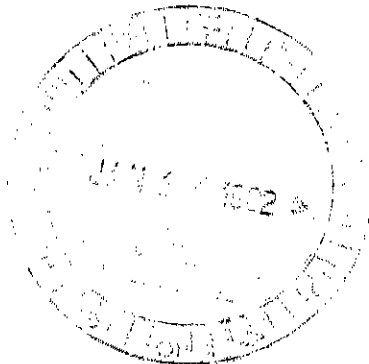
ORDERED, ADJUDGED AND DECREED BY THE COURT AS FOLLOWS:

1. That this matter is set down for hearing, in chambers, on the 3<sup>rd</sup> day of January, 1983, and it is further ordered that a copy of the petition and of this order be served upon the defendant, ROBERT CORFMAN, Route 2, Box 188, Ohatchee, Alabama 36271, with due return made thereof.

Done this the 7<sup>th</sup> day of January, 1983.

Ronald C. Higgins

DOMESTIC REFEREE



851  
NANCY CORFMAN,

PLAINTIFF

VS.

ROBERT R. CORFMAN,

DEFENDANT

\*

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IN THE CIRCUIT COURT OF

ETOWAH COUNTY,

ALABAMA

CIVIL ACTION

NO. 28298-M

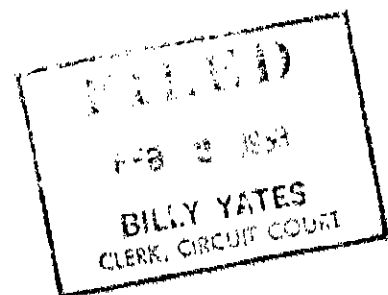
O R D E R

The above matter, having been scheduled for hearing on the 31st day of January, 1983, and continued for failure of service upon the defendant, is hereby rescheduled for hearing on the 24th day of February, 1983, at 10:00 a.m., and it is further ordered that a copy of this order be served upon the defendant, ROBERT CORFMAN, c/o Goodyear Tire & Rubber Company, 1st shift, East Gadsden, Alabama, 35903, with due return made thereof.

Done this the 2nd day of February, 1983.

Ronald C. Higgins

DOMESTIC REFEREE





291/46

Box 259  
111-2571

State of Alabama  
Unified Judicial System

ORDER FOR SERVICE AND RETURN

Case Number

28,298-m

ID YR Number

Form C-15 Rev 2/79

IN THE Circuit COURT OF Etowah COUNTY

Plaintiff Nancy Coffman vs. Defendant Robert R. Coffman

In the Matter of: Hearing: February 24, 1983 @ 10 a.m.

To Any Sheriff Of The State Of Alabama or Any Other Authorized Person:

You are ordered to deliver the attached document Order to Robert Coffman at (address) 1st Shift East Borden St. C. and make return to this court. February 2, 1983 By: Billy Yates CLERK/REGISTER

I hereby Certify That I Personally Delivered A Copy of the Attached Document in Etowah County, Alabama To:

Name: Robert Coffman SIGNATURE OF SERVER [Signature]  
Address: 1st Shift East Borden St. C.  
Gadsden, AL DATE 2-7-83

RECEIVED  
1983 FEB - 9 PM 4:57  
Shirley M. McDaniel  
SHERIFF ETOWAH COUNTY

State of Alabama  
Supreme Court  
Dept. of Court Mgmt.

# REQUEST FOR WITNESSES OR DOCUMENTS FOR TRIAL

Case Number

28298 M

Form SC-C-12 1-77

ID YR Number

IN THE CIRCUIT COURT OF ETOWAH COUNTYPlaintiff NANCY COREMAN, vs. Defendant ROBERT R. COREMAN,In The Matter of: Office of RonaldCourt Date: March 7, 19 83 Court Time: 3:30 Higgins, Domestic  
Referee**TO BE COMPLETED BY REQUESTER**

The following witness(es) are requested to appear and to bring the following documents (if applicable):

☐ Plaintiff/State ☐ Other

☒ Defendant

Name: Registrar  
Jacksonville State Univ.  
Address: Jacksonville, Alabama

Documents: (Use separate sheet if necessary)

(See attached)

Name: [REDACTED]  
(Student)

Address: c/o Women's Dormitories  
Jacksonville State University  
Documents: (Use separate sheet if necessary)

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Documents: (Use separate sheet if necessary)

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Documents: (Use separate sheet if necessary)

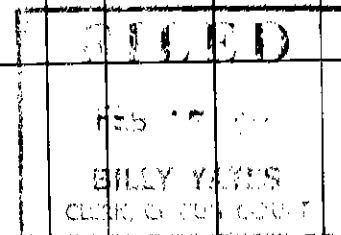
**COURT USE ONLY**

Civil witness fee = \$1.50 per day

State Criminal Witness fee = \$.75 per day

Mileage = \$.05 per mile

Order Issue Date	Order Return Date	Miles	Days	Cert. Date	Cert. No.	Check No.	Check Amt.
2-17-83	X						
2-17-83	X						



Date Requested: February, 1983

Date Received: \_\_\_\_\_

Amount Received: \_\_\_\_\_

Receipt Number: \_\_\_\_\_

Signature of Requester

David B. Carnes

Clerk

## SUBPOENA DUCES TECUM

Case No. 28,298-M

## CIRCUIT COURT OF ETOWAH COUNTY, ALABAMA

TO ANY SHERIFF OF THE STATE OF ALABAMA . . . GREETINGS:

You are hereby commanded to summon Registrar, Jacksonville State

University, Jacksonville, Alabama

at the instance of defendant if he shall be found in your county,

personally to be and appear before the Circuit Court of said county to be holden at the Court House in and

for said county, to wit: On the 7<sup>th</sup> day of March 1983,

and to bring with him and produce at the time and place aforesaid, to be used as evidence, at 3:30 P.M.

Copy of transcript of grades of Marjorie Leigh Corfman,

(Date of birth - 5/27/64), relating to any and all grades

earned by said [REDACTED] t Jacksonville

State University and, copy of transcript showing any and

all grades earned by [REDACTED] at Gadsden

State Junior College and transferred by her to Jacksonville

State University.

FILED

FEB 17 1983

BILLY YATES

CLERK, CIRCUIT COURT

then and there to testify, and the truth to speak, concerning all and singular those things of which he may have knowledge, or the said instrument of writing doth import of and concerning a certain suit now pending and undetermined in the said Court wherein Nancy Corfman,

Plaintiff

and

Robert R. Corfman

Defendant

And this he shall in no wise omit, under penalty of what the law directs; and have you then and there this writ with an endorsement hereon in what manner you shall executed same.

WITNESS my hand, this the 17 day of February 1983

Billy Yates

Clerk.

28298-M

CASE NUMBER

CIRCUIT COURT

ETOWAH COUNTY, ALABAMA

NANCY COREMAN,

Plaintiff

VS.

ROBERT R. COREMAN,

Defendant

SUBPOENA  
DUCES TECUM

Name and Address of Witness

Registrar

Jacksonville State University

Jacksonville, Alabama

Set For Trial

CARNES & CARNES

ATTORNEYS FOR DEFENDANT

Received \_\_\_\_\_, 197\_\_

Sheriff.

SHERIFF'S RETURN

Executed, this the \_\_\_\_\_ day of

\_\_\_\_\_, 197\_\_ by

Sheriff.

By

Deputy Sheriff.

## SUBPOENA DUCES TECUM

Case No. 28,298 M

## CIRCUIT COURT OF ETOWAH COUNTY, ALABAMA

TO ANY SHERIFF OF THE STATE OF ALABAMA . . . GREETINGS:

You are hereby commanded to summon Registrar, Jacksonville State

University, Jacksonville, Alabama

at the instance of defendant if he shall be found in your county,

personally to be and appear before the Circuit Court of said county to be holden at the Court House in and

for said county, to wit: On the 7<sup>th</sup> day of March 1983,

and to bring with him and produce at the time and place aforesaid, to be used as evidence, at 3:30 P.M.

Copy of transcript of grades of Marjorie Leigh Corfman,

(Date of birth - 5/27/64), relating to any and all grades

earned by said Marjorie Leigh Corfman at Jacksonville

State University and, copy of transcript showing any and

all grades earned by Marjorie Leigh Corfman at Gadsden

State Junior College and transferred by her to Jacksonville

State University.

FILED

FEB 17 1983

BILLY YATES

CLERK

then and there to testify, and the truth to speak, concerning all and singular those things of which he may

have knowledge, or the said instrument of writing doth import of and concerning a certain suit now pending

and undetermined in the said Court wherein Nancy Corfman,

Plaintiff

and

Robert R. Corfman

Defendant

And this he shall in no wise omit, under penalty of what the law directs; and have you then and there this writ

with an endorsement hereon in what manner you shall executed same.

WITNESS my hand, this the 17<sup>th</sup> day of February, 1983

Billy Yates

Clerk.

28298-M

CASE NUMBER

CIRCUIT COURT

ETOWAH COUNTY, ALABAMA

NANCY CORFMAN,

Plaintiff

VS.

ROBERT R. CORFMAN,

Defendant

SUBPOENA  
DUCES TECUM

Name and Address of Witness

Registrar

Jacksonville State University

Jacksonville, Alabama

Set For Trial

CARNES & CARNES

ATTORNEYS FOR DEFENDANT

Received \_\_\_\_\_, 197\_\_

Sheriff.

SHERIFF'S RETURN

Executed, this the \_\_\_\_\_ day of

\_\_\_\_\_, 197\_\_ by

Sheriff.

By

Deputy Sheriff.

2-18-83	28,298	Carlman vs. Carlman	18718	Carlman	4.00	DE
DATE	CASE NO.	STYLE	CHECK OR RECEIPT NUMBER	RECEIVED OF	TOTAL	REC'D BY

RECEIPT NO 18718

FINE \$ \_\_\_\_\_

COST \$ \_\_\_\_\_

TOTAL \$ \_\_\_\_\_

CIRCUIT COURT OF ETOWAH COUNTY  
GADSDEN, ALABAMA 35901

CIVIL DIVISION

No.

*28,898-17*

# CIRCUIT COURT

ETOWAH COUNTY, ALABAMA

TO ANY SHERIFF IN ALABAMA — GREETINGS:

## S U M M O N

*Margerie Leigh Coffman*  
*of Norman's Blumfield*  
*Jacksonville State University*

To appear as a witness in the Circuit Court of  
said County at the Court House thereof on

the *7* day of *March* 19*63*  
in behalf of THE DEFENDANT in the Case of

*Nancy Coffman*  
vs.

*Robert R. Coffman*

and from day to day thereafter until legally  
discharged, and make due return of this writ.

Witness my hand *2-17* 19*63*

*Dolores N. Parsons, Clerk*

## SHERIFF'S RETURN

Rec'd \_\_\_\_\_ Executed *FEB 25 1963*

by leaving a copy with the above named witness.

Sheriff

By

*Don L. Hines*

Deputy Sheriff

*Deputy Sheriff, Calhoun County*



259

State of Alabama  
Unified Judicial System

Form C-15 Rev 2/79

ORDER FOR SERVICE AND RETURN

Case Number

28,298-M.  
ID YR Number

IN THE Circuit COURT OF Etowah COUNTY

Plaintiff Nancy Cozeman vs. Defendant Robert R. Cozeman

In the Matter of: \_\_\_\_\_

To Any Sheriff Of The State Of Alabama or Any Other Authorized Person:

You are ordered to deliver the attached document \_\_\_\_\_ to  
(name) Registrar Jacksonville at (address) Jacksonville, FL  
and make return to this court. State Univ.  
2-17-83 By: Billy Yates P.O.

DATE

CLERK/REGISTER

I hereby Certify That I Personally Delivered A Copy of the Attached Document in \_\_\_\_\_  
County, Alabama To: Mrs. Mason Jacksonville

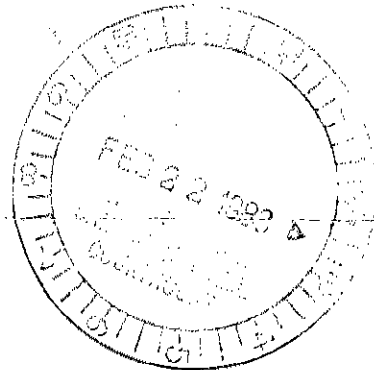
Name: \_\_\_\_\_

Don Glass  
SIGNATURE OF SERVER Deputy Sheriff Calhoun County

Address: \_\_\_\_\_

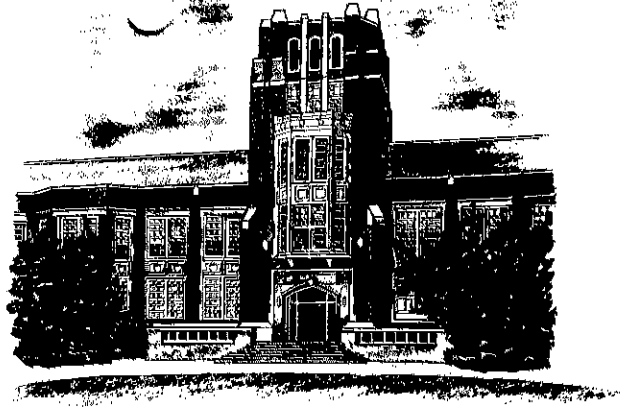
FEB 25 1983

DATE



# JSU 100 AND GROWING

February  
28  
1983



To Whom It May Concern:

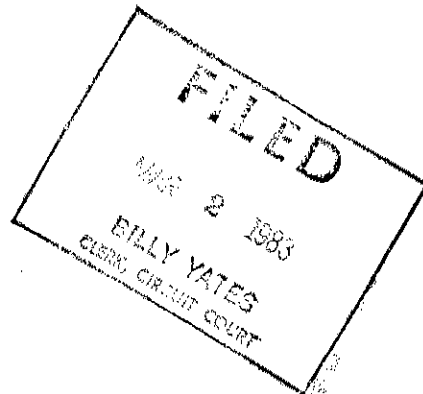
In accordance with subpoena case number 28298-M, attached is transcript for [REDACTED] [REDACTED] is currently registered at Jacksonville State University for the 1983 Spring Semester (January 6 - April 29, 1983).

Signed:

Jerry D. Smith  
University Registrar

jds:jm

Attach.



JACKSONVILLE, ALABAMA 38865

GRADING SYSTEM: A-SUPERIOR 12 QUALITY POINTS; B-EXCELLENCE 11 QUALITY POINTS; C-AVERAGE 10 QUALITY POINTS; D-BELOW AVERAGE 9 QUALITY POINTS; E-INCOMPLETE F-FAILING 8 OR NO CREDIT; W-WITHDRAWN; P-PAISSING; W-WITHDRAWN; F-FAILING; I-INSUFFICIENT; A-ADVIS; NO CREDIT; D-LOWEST PASSING GRADE; CREDIT AWARDED IN SEMESTER HOURS; A MINIMUM OF 120 SEMESTER HOURS IS REQUIRED FOR A BACHELOR'S DEGREE.

COURSE NUMBER		COURSE TITLE
HY	201	JSU FALL SEM 82-83
PSY	201	AMERICAN HISTORY
SV	221	PRIN OF PSYCHOLOGY
IM	101	ENTR TO SOCIOLOGY
LS	110	ORIENT TO INST MEDIA
		REINFORC QUANT SKILL
		19-67 13-67 16-33
		00 UN PROBATION **
422	06 857	CORFMAN NARJORIE

NAME Corfman, Marjorie Leigh

STUDENT NO. 422 06 8357

ADDRESS 328 Dogwood Circle, Gadsden, AL 35901

✓ 9-10-82

252  
1

NANCY COREFMAN,  
PLAINTIFF  
VS.  
ROBERT R. COREFMAN,  
DEFENDANT

IN THE CIRCUIT COURT OF  
ETOWAH COUNTY  
ALABAMA  
CIVIL ACTION NO.  
28298-M

O R D E R

This cause coming on to be heard upon plaintiff's petition for order of contempt and said petition being orally modified during the course of hearing, and testimony and other evidence being taken, the Court determines that certain interpretations of the prior decree and certain relief is due to be granted; it is, therefore, ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

(1) That as of May 22, 1983, the defendant shall be relieved of his responsibility to pay support for the child of the parties.

(2) The defendant shall be liable for the payment of all tuition, course fees, books, dorm charges, and school meal charges subscribed to by M [REDACTED] for and during the course of her pursuit of higher education, through the attainment of a four-year baccalaureate degree; provided, however, that defendant shall not be liable for payment of same after he has paid same for eight full college semesters, or the equivalent thereof. Upon presentation of plaintiff to defendant of receipts for any of said charges, defendant shall forthwith reimburse same to plaintiff.

(3) The proceeds of the life insurance policy on the defendant's life, previously surrendered for cash, in the amount of \$2,331.67, shall be used for payment of any of the foregoing expenses, or reimbursement thereof. Specifically, plaintiff may obtain from defendant, from said proceeds, reimbursement for any of the aforesaid charges which have been previously paid relative to the child's enrollment at Jacksonville State University, except that defendant shall not be liable to reimburse plaintiff for any school meal charges for any period of time during which defendant has paid child support.

(4) The obligation of defendant to pay the aforesaid higher education expenses of Marjorie Leigh Corfman shall continue so long as she is making satisfactory progress toward a four-year or lesser degree in an accredited school, subject to the eight full semester limitation above set out.

(5) Each party shall bear the expense of paying his or her own attorney's fees relative to this proceeding.

(6) Plaintiff be, and she is hereby ordered to send to defendant's attorney, or provide directly to defendant, copies of all final course grades received, immediately upon her receipt of same.

This the 20th day of April, 1983.

Ronald C. Higgins  
Ronald C. Higgins, Referee

APR 21 1983  
CLERK, CIRCUIT COURT