CONTESTED CHANGE OF CUSTODY

A change of custody is allowed when the parent(s) can prove that there are substantial changes affecting the welfare and best interests of the child(ren).

When a parent sues the other parent to change custody, the Court has the power to award sole custody, joint custody, joint legal custody, and joint physical custody. Additionally, the Court may award custody to a third person when both parents are proved to be unfit. The Judge has the power to Order a psychological evaluation of the family, an independent medical evaluation, or an investigation by the local family and children services agency.

A complaint for change of custody brought by the non-custodial parent must be brought in the county in which the legal custodian of the child or children. A complaint for change of custody brought by the legal custodian must be brought in the county in which the Defendant resides. If the custodial parent and the children live in another state, the rules of jurisdiction and venue are governed by the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA), which is quite complicated. The UCCJEA has been adopted by forty-four states. You may read Georgia's version of this law at O.C.G.A. § 19-9-40 through § 19-9-104.

In a multi-state case, you are **strongly encouraged** to get an attorney.

A Judge may consider the desire of a child who is at least eleven years of age, but not yet fourteen. However, the child's desire by itself is not a material change of conditions or circumstances. The wishes of a child aged fourteen or older is controlling unless the parent whom the child chooses is unfit. During a custody hearing, the Court may Order the parents to leave the courtroom when a child testifies.

IN THE SUPERIOR COURT OF	COUNTY
STATE O	F GEORGIA
	§
Plaintiff,	§
V.	Civil Action
	§ File No
Defendant.	§
COMPLAINT FOR C	HANGE OF CUSTODY
Now comes the Plaintiff,	, and states his/her
claim against the Defendant,	, for a change of
custody as follows:	1.
Jurisdiction and V	enue (choose a or b)
b) The Defendant, a Georgia reside	nt, is the custodial parent and may be nt, is the non-custodial parent and may be served
	2.
Current Custody Arra	angement (choose a or b)
a) The Defendant presently has leg	al custody of the minor child(ren),
age(s)	by virtue of a Final Order and
decree of divorce in Civil Action No.	, by virtue of a Final Order and, entered on the day of, 20, in the Superior Court of
County, George	rgia.
b) The Defendant presently has lega	al custody of the minor child(ren),
age(s)	, by virtue of an Order of, entered on the day of
Legitimation in Civil Action No.	, entered on the day of, 20

Change in Circumstances

There has been a change in circumstances materially affecting the welfare of the minor child(ren) as follows:
4.
Proposed New Custody Arrangement
As a result of such change of circumstances, the Plaintiff asks that custody be changed as follows:
5.
Plaintiff's Ability to be Custodial Parent
The Plaintiff is a fit and capable parent and is otherwise qualified to assume full custody of the minor child(ren).
6.
Visitation
a) Plaintiff requests that the Defendant be awarded visitation with the minor child(ren) as follows (or attach a schedule):
b) The proposed visitation schedule is attached as Exhibit ""

Child Support Amount

Please go to http://www.georgiacourts.org/csc/ and complete the Child Support Worksheet.

The Plaintiff asks that Defendant be required to pay to the Plaintiff, as support of the				
minor child(ren), the sum of \$* per week/bi-weekly/ month,				
starting on, and continuing per week/bi-weekly/i				
thereafter until each respective child reaches the age of eighteen (18), or so long as the child is				
enrolled in and attending secondary school (not to exceed age twenty (20)), marries, dies, or				
becomes otherwise emancipated. The Plaintiff asks that the child support obligation be reduced				
as follows as each child becomes emancipated:				
*This amount was derived from line 13 of the Child Support Worksheet, which is attached hereto as Exhibit 1.				
8.				
o.				
Child Support Method of Payment (Check a or b)				
a) The Plaintiff asks that all payments of child support shall be paid directly to the Plaintiff at the following address:				
b) The Plaintiff ask that all child support payments shall be paid to Georgia Child Support Enforcement pursuant to an Income Deduction Order.				
9.				
Health Insurance				
The Plaintiff asks that shall be required to maintain				
The Plaintiff asks that shall be required to maintain a policy of medical, dental, and hospitalization insurance for the benefit of the minor child(ren)				
for so long as the child support obligation set forth herein exists. The Plaintiff asks that costs not				
covered under the insurance policy shall be divided between the parties as follows:				
The Plaintiff further asks that shall provide him/her with				
an insurance identification card or such other acceptable proof of insurance coverage and shall				
cooperate with the Plaintiff in submitting claims under the policy.				

TH	EREFORE, Plaintiff prays:
(a)	That custody of the minor child(ren) be changed as follows:
(b) and approp	That the Plaintiff have such additional relief as the Court may consider equitable riate.
Plaintiff <i>pr</i>	o se
Telenhone	number(s):

IN THE SUPERIOR COURT O	F		COUNTY
STAT	E OF GEO	RGIA	
Plaintiff,	§ §		
v.	§	Civil Action File No.	
Defendant.	§		
VE Personally appeared before me the in this Complaint are true and correct to the	-	who on oath states tha	
	Plaintiff p	pro se	
Sworn to and subscribed before me this day of		, 20	
Notary Public, State of Georgia			

My Commission Expires:

IN THE SUPERIOR COURT OF		COUNTY
STATE	OF GEO	ORGIA
Plaintiff,	§	
	§	O' '1 A .'
V.	§	Civil Action File No
Defendant.	§	
CERTIFICA	ATE OF	SERVICE
Custody upon the following counsel for party by hand a copy of same as follows: [Name and address of counsel of record, or of parties i and upon the following counsel for party OR copy of same in the United States mail in an eas follows:	f no couns party by envelope	sel of record.] depositing or causing to be deposited a with sufficient postage thereon addressed
[Name and address of counsel of record, or of parties i		
This day of		, 20
Plaintiff pro se		
Address:		
Telephone number(s):		

IN THE SUPERIOR COURT OF		COUNTY
STATE	OF GEO	ORGIA
,	§	
Plaintiff,	§	
v.	§	Civil Action File No
		THE NO.
Defendant.	§	
RULE NISI TEMPORA	ARY RE	STRAINING ORDER
The within and foregoing Complaint Allowed, Ordered and Filed.	having be	een read and considered, the same is
Let the Defendant be served with a collet the Defendant show cause before the Homename atM., on the 20, then and there to be heard, why be granted.	orable da	y of, ers of the Plaintiff's Complaint should not
In the meantime and until further Ord enjoined from: molesting, harassing, or harm result of this marriage in any way; from follo property held by the Plaintiff; or from enterin	ning the Powing the	Plaintiff; from interfering with the personal
This day of		, 20
		Superior Courts Judicial Circuit
Presented by:		
Plaintiff <i>pro se</i>		

IN THE SUPERIOR COUR	T OF		COUNTY
ST	TATE OF GEOR	RGIA	
71.1.100	, §		
Plaintiff,	§		
V.	§	Civil Action File No.	
D. C. 1.	,	11101101	
Defendant.	§		
PLAINTIFF'S AFFIDA	AVIT REQUIRE	ED BY O.C.G.A. §	19-9-69
State of Georgia County of			
Personally before the undersign	ned officer author	ized to administer of	oaths appeared
does state on oath the following:		, v	who, being duly sworn,
	1.		
That Affiant,			, is the plaintiff
named in the above- styled action.			
	2.		
The above-styled action concer	ns the custody of:		
Name:		DOB:	Sex:
Name: Name:			Sex: Sex:
Name:			Sex:
Name:		DOB:	Sex:
	3.		
The present address of the child	d(ren) is:		

For the past five years, the children lived at the following addresses with the following persons:

Addre	ss	Dates	Lived With
_			
		5.	
The child(r	en) presently live/lives w	ith	
		6.	
•	Other Cases Concerning of know about the following type orders, termination of parents	pes of actions: custody, visitat	•
ther capacity in another proceeding co	ny other litigation concernoncerning the minor child action has physical custod	ning the children named a	tate. No person other than
b) The	e minor children have bee	n involved in the followi	ng actions:
0) 1110			
Sourt	Type of Action	Date Filed	<u>Status</u>

Others with a Custody/Visitation Claim (Choose a or b)

a) custody of th children.	of the children or claims to have custody or visitation rights with respect to the minor			
b) or visitation	The following persons who are rights with the minor children:	e not a party	y to this proceeding have custody	
<u>Name</u>		Claim		
Affiant/Plair	ntiff			
Sworn to and	d subscribed before me this	day		
of	, 20	·		

Notary Public

IN THE SUPERIOR COURT OF	F		COUNTY
STATI	E OF GEO	ORGIA	
	§		
Plaintiff,	§		
v.	§	Civil Action	n
,	8	1 HC 140.	
Defendant.	§		
ELECTION OF			
This Affidavit is given by after being duly sworn before an officer authstates the following:	horized in t	the State of Georg	who, gia to administer oaths,
	1.		
My name isson or daughter ofI was born on			, and I am the
son or daughter of		_and	
I was born on	and am	currently	years old.
	2.		
I sign this Affidavit to inform the Co	ourt that I v	wish to live and e	lect to live with
my mother/father/other		or	n a permanent and full-
time basis. I understand that my mother/fath may ask the Court to be made my custodial	ner/other		
custodial parent.	T 2-11 miles		
	3.		

[non-custodial parent] to have

I wish my _____ reasonable visitation rights.

I hereby affirm that I have given this	Affidavit under	oath and th	at the stateme	nts
contained herein are true and accurate.				

5.

I have made this election voluntarily and not because of any pressure or duress or because of any problems made known to me by either of my parents or any other person.

	Affiant
	1 Miliant
Sworn to and subscribed before me this	day
of, 20 _	·
Notary Public	
My Commission Expires:	

IN THE SUPERIOR COURT OF		COUNTY
STATE	OF GEO	ORGIA
,	§	
Plaintiff,	§	
V.	Defendant. MOTION FOR CUSTODY INVESTIGATION	
		1 He 140.
Defendant.	§	
MOTION FOR CUS	TODY	INVESTIGATION
COMES NOW the Plaintiff, requests the Court pursuant to O.C.G.A. § 19 custody investigation:	-9-4 to is	, and respectfully ssue an Order referring the case for a
	1.	
There has been actual abuse, neglect, a affected the health and welfare of the child(re		
WHEREFORE, Plaintiff requests:		
That the Court direct the appropriate f appropriate entity to investigate the home life order to provide information which will be us child(ren).	and hon	
Thisday of		, 20
Plaintiff pro se Address:		
Telephone number(s):		<u></u>

IN THE SUPERIOR COURT OF		COUNTY
STATE	OF GEO	ORGIA
Plaintiff,	§	
v.	§	Civil Action
	§	File No.
Defendant.	§	
<u>CERTIFIC</u>	ATE OF	<u>SERVICE</u>
upon the following counsel for party OR part copy of same as follows:	y by deli	
[Name and address of counsel of record, or of parties is and upon the following counsel for party OR copy of same in the United States mail in an eas follows: [Name and address of counsel of record, or of parties is seen to be a seen to b	party by envelope	depositing or causing to be deposited a with sufficient postage thereon addressed
This day of		, 20
Plaintiff <i>pro se</i> Address:		
		<u> </u>

Telephone number(s):

IN THE SUPERIOR COURT OF		COUNTY
STATE (OF GEO	ORGIA
Plaintiff, v.	§ §	Civil Action
Defendant.	§ §	File No
ORDER FOR CUST Upon the foregoing Complaint to Char ORDERED that	nge Cust	ody of Minor Children, it is HEREBY
investigate the matters concerning custody of and furnish its report to this Court with regard possible. The parties are directed and Ordered party shall furnish to	l to the is	*
the names of witnesses which are requested to witness list to opposing counsel.	be inter	viewed, providing also a copy of such
SO ORDERED , this day of _		, 20

JUDGE, Superior Courts Southern Judicial Circuit

Exhibit	"	,,

VISITATION SCHEDULE

The non-custodial parent is _	
The custodial parent is	

The non-custodial parent shall be entitled to exercise reasonable visitation with the minor child with the following minimum provisions:

- (a) On every 1st, 3rd, and 5th Friday at 6:00 p.m. until the following Sunday at 6:00 p.m.;
- (b) During even numbered years (2008, 2010, etc.), the non-custodial parent shall have the right of visitation on the holidays delineated below:
 - 1. Martin Luther King's Birthday
 - 2. Memorial Day
 - 3. Labor Day
 - 4. Thanksgiving
 - 5. Second week of Christmas Vacation from 2:00 p.m. on December 25 until New Year's Eve.
- (c) During odd numbered years (2009, 2011, etc.,) the non-custodial parent shall have the right of visitation on the holidays delineated below:
 - 1. New Year's Day
 - 2. Easter or Spring Break
 - 3. July 4th
 - 4. Halloween
 - 5. First Week of Christmas vacation, including Christmas Day until 2:00 p.m. on December 25.
- (d) During even numbered years (2008, 2010, etc.), the custodial parent shall have the minor child on the holidays delineated below:
 - 1. New Year's Day
 - 2. Easter or Spring Break
 - 3. July 4th
 - 4. Halloween
 - 5. First week of Christmas vacation, including Christmas Day until 2:00 p.m. on December 25.
- (e) During odd numbered years (2009, 2011, etc.), the custodial parent shall have the right of visitation on the holidays delineated below:
 - 1. Martin Luther King's Birthday
 - 2. Memorial Day

- 3. Labor Day
- 4. Thanksgiving
- 5. Second week of Christmas vacation from 2:00 p.m. on December 25 until New Year's Eve.
- (f) The Mother shall have the minor child on Mother's Day.
- (g) The Father shall have the minor child on Father's Day.
- (h) The non-custodial parent shall have the right to visit with the minor child for two consecutive weeks in the summer between June 15 and August 15. During this period, the custodial parent shall have the minor child on the first (1st) weekend from 6:00 p.m. Friday until 6:00 p.m. Sunday. The non-custodial parent shall give the custodial parent a minimum of thirty (30) days written notice of the intent to exercise this visitation.
- (i) Holiday visitation shall take precedence over week-end visitation.

	IN 7	THE SUPERIOR COURT OF	COUNTY
		STATE OF GEORGIA	
v.	Plain	§ C	ivil Action
	Defe	ndant. §	le No
	<u>D</u> (OMESTIC RELATIONS FINANCIAL AFFII	DAVIT OF PLAINTIFF
1.	AFFI	ANT'S NAME:	Age
	Spou	se's Name:	Age
	Date	of Marriage: Date of	Separation
	Name	es and birth dates of children for whom support is	to be determined in this action:
	Name	e Date of Birth	
Nam		pirth dates of affiant's other children:	
	Name	e Date of Birth	Resides with
2.	SUM	IMARY OF AFFIANT'S INCOME AND NEEDS	S
	(a)	Gross monthly income (from item 3A)	\$
	(b)	Net monthly income (from item 3C)	\$
	(c)	Average monthly expenses (item 5A)	\$

	Monthly payments to creditors Total monthly expenses and payments to credits (item 5C) (subsections (d) & (e) deleted)	* \$
3. A	AFFIANT'S GROSS MONTHLY INCOME (complete this section or attach Child Support Schedule A) (All income must be entered based on monthly average regardles)	ss of date of receipt.)
•	or Wage CH COPIES OF 2 MOST RECENT WAGE STATEMENT	\$S
Comm	issions, Fees, Tips	\$
and inc	e from self-employment, partnership, close corporations, dependent contracts (gross receipts minus ordinary and ary expenses required to produce income) CH SHEET ITEMIZING YOUR CALCULATIONS	\$
necessa	Income (gross receipts minus ordinary and ary expenses required to produce income) CH SHEET ITEMIZING YOUR CALCULATIONS	\$
Bonuse	es	\$
Overtin	me Payments	\$
Severa	nce Pay	\$
Recurr	ing Income from Pensions or Retirement Plans	\$
Interes	t and Dividends	\$
Trust I	ncome	\$
Income	e from Annuities	\$
Capital	Gains	\$
Social	Security Disability or Retirement Benefits	\$
Worke	rs' Compensation Benefits	\$
Unemp	oloyment Benefits	\$
Judgm	ents from Personal Injury or Other Civil Cases	\$

Gifts (ca	Gifts (cash or other gifts that can be converted to cash)			\$		
Prizes/L	Prizes/Lottery Winnings					
Alimony	Alimony and maintenance from persons not in this case					
Assets v	vhich a	are used for s	upport of family		\$	
Fringe E	Benefit	s (if significa	antly reduce living exp	enses)	\$	
			include means-tested (ANF or food stamps)		\$	
GROSS (prior sec		THLY INCC	OME		\$	
			hly Income from emplee and federal taxes and	•	\$	
A	Affiant	t's pay period	l (i.e., weekly, monthly	y, etc.)		_
1	Numbe	er of exemption	ons claimed			
4.	ASSET	ΓS				
` •	priate	spouse's colu	rt of an asset is non-m umn and state the amo			-
Description		Value	Separate Asset of the Husband	Separate As of the Wife		Basis of the Claim
Cash		\$				
Stocks, bonds		\$				
CD's/Money M Accounts	arket	\$				
Bank Accounts (list each account):		Ф				
		\$				
		\$				

Retirement Pensions,

401K, IRA, or Profit Sharing	\$		
Money owed you:	•		
Wiolicy owed you.	\$	· —	
Tax Refund owed you:	\$		
Real Estate:			
home:	\$		
debt owed:	\$		
other:	\$		
debt owed:	\$		
Automobiles/\	Vehicles:		
Vehicle 1:	\$		
debt owed:	\$		
Vehicle 2: debt owed:	\$ \$		
Life Insurance			
(net cash value):	\$		
Furniture/furnishings:	\$		
Jewelry:	\$		
Collectibles:	\$		
Other Assets:	\$		
Onici 11350ts.	\$ \$		
	\$\$		
	\$ \$		-
	*		
Total Assets :	\$		

5. A AVERAGE MONTHLY EXPENSES

HOUSEHOLD Mortgage or rent payments	\$	Cable TV \$	
Property taxes	\$		and
Homeowner/Renter Insurance	ce \$	Meals outside the home	\$
Electricity	\$	Other	\$
Water	\$	AUTOMOBILE	Ф
Garbage and Sewer	\$	Gasoline and Oil Repairs	\$
Telephone: residential line: cellular telephone:	\$ \$ \$	Auto Tags and license Insurance	\$ \$
Gas	\$	OTHER VEHICLES	
Repairs and maintenance:	\$	(boats, trailers, RVs, et Gasoline and oil Repairs	\$
Lawn Care	\$	Tags and license Insurance	\$ \$
Pest Control	\$	insurance	Φ
CHILDREN'S EXPENSES Child care (total monthly co	<u>st</u>) \$		HER EXPENSES ndry \$
School tuition	\$	Clothing	\$
Tutoring	\$	Medical, dental, pro (out of pocket/uncover	
Private lessons (e.g., music, d	lance) \$		\$
School supplies/expenses	\$	(special holidays) Entertainment	\$
Lunch Money	\$	Recreational Exp	en. \$
Other Educational Expenses	s (list)	Vacations	\$
			Visitation \$
		Publications	\$
Allowance	\$	Dues, clubs	\$

Clothing	\$		Religious and charities \$	
Diapers	\$		Pet expenses	\$
Medical, dental, prescription (out of pocket/uncovered expenses)	\$		Alimony paid to former spouse	\$
Grooming, hygiene	\$		Child support pai children	
Gifts from children to others	\$		Date of initial Or	der:
Entertainment	\$		Other (attach shee	et) \$
Activities (including extra-curricula school, religious, cultural, etc.)	ur, \$			
Summer Camps	\$			
OTHER INSURANCE Health Child(ren)'s portion: Dental			\$	
Child(ren)'s portion:		_	\$	
Vision Child(ren)'s portion:			\$	
Life Relationship of Benef				
Disability	\$			
Other(specify):	\$			
TOTAL ABOVE EXPENSES	s \$			
B. PAYMENTS TO CRI (please check one)	EDITORS			
To Whom:	Balance Due	Monthly Payment	Joint Pla	(please check one) aintiff Defendant

TOTAL MONTLY PAYMENTS TOCREDITORS:	\$
C. TOTAL MONTHLY EXPENSE: \$	
This day of	, 20
Affiant	_
Notary Public	_
My Commission expires:	_

IN THE SUPERIOR COURT OF	CO	UNTY
STATE	F GEORGIA	
	§	
Plaintiff,	§	
V.	Civil Action § File No	
, Defendant.	§	
	ENT AND DECREE ON OF CUSTODY	
The original Order for custody, Civil	ction File No.	, which was
issued on the day of modified as follows:		, is hereby
Legal Custody is awarded to:		
Physical Custody is awarded to:		
Visitation is awarded as follows:		
Based on the evidence presented, including through "E," incorporated by reference, and so Schedule "E" attached hereto, and where applitude the Court finds as follows:	ecifically the Child Support Works	heet and
1. Children for whom support is being	determined:	
Child	Date of Birth	

2. Custodial Par		For purposes of Calculating Child Support, the Court 6 be	Orders that the
Non-custodial		For purposes of Calculating Child Support the Court C shall be	
time as set for	(c) th in the	The Court finds that the amount of the Non-custodial le Order of Visitation is days.	Parent's parenting
3.	(a)	The Court finds as set on Schedule "A," the gross inco	ome of the father is
	(b)	The Court finds as set on Schedule "A," the gross inco	ome of the Mother is
4. "B" the Non-o	(a) custodia	The Court finds as set on the "Child Support Workshell Parent's Adjusted Income is	et" and Schedule
"B," the Custo	(b) odial Par	The Court finds as set on the "Child Support Workshe rent's Adjusted Income is	et" and Schedule
"B," the Partic	(c) es' Tota	The Court finds as set on the "Child Support Workshe Adjusted Income is	et" and Schedule
5. listed on the "Obligation is		ourt finds as set by the "Child Support Obligation Scheoupport Worksheet" the Basic Child Support	dule Table" and as
6. Child Support	(a) t Obligat	The Court finds as set on the "Child Support Workshe tion for the Custodial Parent is:	et," the Basic
Support Oblig	(b) gation fo	The Court finds as set on the "Child Support Worksher the Non-custodial Parent is:	et," the Basic Child \$
7. child is/is no		ourt finds that health insurance that provides for the health about a reasonable cost. If provided, it will be	
8. "D," the Presu	(a) umptive	The Court finds as set on the "Child Support Workshe Amount of Child Support for the Custodial Parent is \$	
"D," the Presu	(b) amptive	The Court finds as set on the "Child Support Workshe Amount of Child Support due to the Custodial Parent i	

(c) The Court finds as set on the "Child Support Worksheet" "D," the Presumptive Amount of Child Support due to the Custodial Parent is	and Schedule
9. The Court finds that the child receives benefits under Title II of t Social Security Act on the obligor's account and the amount the child receives obasis is	
10. The Court has considered the existence of special circumstances on the "Child Support Worksheet" and Schedule "E," has found the following s circumstances marked with an ["X"] to be present in this case.	
Note: Refer to Schedule "E" and, where applicable, "Special Interrogatories" attace explanation for the reasons for the deviation, how the application of the Presumptive Support would have been unjust and how the best interest of the child for whom state determined will be served by a deviation from the Presumptive Amount of Chil	e Amount of Child upport is being
A. High Income B. Low Income C. Other Health-Related Insurance D. Life Insurance E. Child and Dependent Care Tax Credit F. Travel Expenses G. Alimony H. Mortgage I. Permanent Plan or Foster Care Plan J. Extraordinary Expenses K. Parenting Time L. Non-Specific Deviations (Other)	
11. (a) The Court finds as set on the "Child Support Worksheet" Amount of Child Support for the Custodial Parent is	the Final
(b) The Court finds as set on the "Child Support Worksheet" Amount of Child Support for the Non-custodial Parent is	the Final
(c) The Court finds as set on the "Child Support Worksheet" Amount of Child Support the Non-custodial Parent shall Pay the Custodial Parent is	the Final
12. (a) The Court finds as set on the "Child Support Worksheet" Custodial Parent's allocated Uninsured Health Care Expenses based on their proresponsibility is	

	on the "Child Support Worksheet" that the Non-
custodial Parent's allocated Uninsured Health responsibility is	
responsibility is	\$
The Non-custodial parent,	, shall pay minor child(ren) at \$ per month,
Child Support for each of ther	minor child(ren) at \$ per month,
for a total of \$ per month	to the Custodial parent, starting
	, and continuing until each minor child
reaches the age of majority, dies, marries, becomes the age of majority and th	* '
*	of its sound discretion, directs (or does not direct)
± •	nild support for a Child who has not previously
1 '	led in and attending a secondary school, and who
	eting his or her secondary school education, until
	the child attains years of age (not to
exceed 20 years), whichever first occurs.	
As each shild becomes inclinible for a	hild arranged the total arranged arraid shall be
	hild support, the total amount owed shall be
reduced by \$, which is	
	shall be required to maintain a
health insurance policy for the benefit of the m	ninor children. Any health-care costs which are not
÷ •	as follows:
covered by nearth insurance shall be divided a	5 10110 W.S.
	shall furnish to
health insurance card(s) and the parties shall c	cooperate in filing health insurance claims.
· , , , , , , , , , , , , , , , , , , ,	•
Each party is hereby restrained and enjoined f	from molesting or harrassing the other party.
SO ORDERED, this day of	
	JUDGE, Superior Courts
	Judicial Circuit
	Judiciai Circuit

	IN THE SUPERIOR COURT OF		COUNTY
	STATE (OF GEO	ORGIA
	Plaintiff,	§	
	riamum,	§	
v.			Civil Action
		§	File No
	Defendant.	§	
	INCOME DEI	<u>DUCTI</u>	ON ORDER
	The above-styled matter was heard by	the Cou	rt on
20_	The	was	properly served and present and Order requiring the
to pa	sented by counsel. This Court naving ent y child support to the	ered an	Order requiring the, this Income Deduction Order
is en	tered pursuant to O.C.G.A. § 19-6-32(a.1	<u>1)(1)</u> .	
[]	Defendant shall pay child support of \$ [] semi-monthly [] monthly with the		[] weekly [] bi-weekly
	payment due on		, 20
[]	Defendant shall pay \$	e on	[] weekly [] bi-weekly [] semi-monthly, 20
[]	The total amount to be withheld is \$ [] semi-monthly [] monthly. This an	nount sh	[] weekly [] bi-weekly
appli conte supp	The maximum amount to be deducted of of the Consumer Credit Protection Act es to current and subsequent employers a ested on the grounds of mistake of fact report Order, the arrearage, or the identity of over or employer's address. A copy of this	, 15 U. and period garding the oblessed with	S. C. § 1673(b), as amended. This Order ods of employment, and may only be the amount of support owed pursuant to a igor. The obligor shall notify the in seven (7) days of any change of address,
empl			
[]	Other:		

[]

This Order shall become force and effect until modified, s		, ,	
SO ORDERED this	day of		, 20
		JUDGE, Superior O	Court cial Circuit

Notice To: Employer or any other person, private entity, Federal or State Government, or any unit of local government providing or administering income due to Defendant.

Re: Inco	ome Deduction	on Order	
DATE:			

Attached you will find an Income Deduction Order. Please read this Order carefully and follow the instructions as written. If you have any questions you should contact your attorney. Employers are required by law to deduct from income due and payable an employee the amount designated by the Court to meet support obligations. Income includes wages, salary, bonuses, commissions, compensation as an independent contractor, workers' compensation, disability benefits, annuities and retirement benefits, pensions, dividends, royalties, or any other payment to an employee. FAILURE TO DEDUCT THE AMOUNT DESIGNATED BY THE COURT MAKES THE EMPLOYER LIABLE FOR THE AMOUNT THAT SHOULD HAVE BEEN DEDUCTED, PLUS COSTS, INTEREST AND REASONABLE ATTORNEYS' FEES.

Payments must begin no later than the first pay period after fourteen (14) days following the postmark of the notice. You are required to forward to the person or entity specified in the Income Deduction Order within two (2) days after each payment date the amount deducted from the employee's income and a statement as to whether the amount forwarded totally or partially satisfies the periodic amount specified in the Income Deduction Order.

This deduction has priority over all other legal processes under Georgia law pertaining to the same income and the payment required by the Income Deduction Order. It is a complete defense against any claims of the employee or the employee's creditors as to the sum paid.

Employers must continue to deduct the child support amount and send it to the person or entity specified in the Income Deduction Order until further notice by the Court or until the income is no longer provided to the employee. In the event the income is no longer provided, the employer is required to notify the person or entity specified in the Income Deduction Order immediately of such and to give the employee's last known address and to provide a name and address of any new employer of this employee if known. FAILURE TO DO THIS WILL RESULT IN A CIVIL PENALTY BEING IMPOSED, NOT TO EXCEED \$250.00 FOR THE FIRST VIOLATION OR \$500.00 FOR A SUBSEQUENT VIOLATION.

Employers may not discharge an employee by reason of the entry of an Income Deduction Order. If an employee is discharged because of this reason, A FINE OF NOT MORE THAN \$250.00 FOR THE FIRST VIOLATION AND \$500.00 FOR A SUBSEQUENT VIOLATION WILL BE IMPOSED AGAINST THE EMPLOYER.

Employers should contact their attorney if more than one Income Deduction Order is received against the same employee.

Employers may send a single payment if multiple employees have Income Deduction Orders to pay to the same depository provided the amount attributed to each employee is identified.

An employer may collect up to \$25.00 against the employee's income to reimburse for the administrative costs of the first income deduction and up to \$3.00 for each subsequent income deduction.