COMPLAINT FOR CUSTODY BY A THIRD PARTY

HOW A THIRD PARTY GAINS CUSTODY OF A CHILD OR CHILDREN

If you are related to the children as follows: grandparent, great-grandparent, aunt, uncle, great-aunt, great-uncle, sibling, adoptive parent, then the Court can award custody to you if it finds that is in the best interests of the child(ren). The law which applies to this situation is O.C.G.A. § 19-7-1(b.1), which provides:

(b.1) Notwithstanding subsections (a) and (b) of this Code section or any other law to the contrary, in any action involving the custody of a child between the parents or either parent and a third party limited to grandparent, great-grandparent, aunt, uncle, great aunt, great uncle, sibling, or adoptive parent, parental power may be lost by the parent, parents, or any other person if the Court hearing the issue of custody, in the exercise of its sound discretion and taking into consideration all the circumstances of the case, determines that an award of custody to such third party is for the best interest of the child or children and will best promote their welfare and happiness. There shall be a rebuttable presumption that it is in the best interest of the child or children, but this presumption may be overcome by a showing that an award of custody to such third party is in the best interest of the child or children. The sole issue for determination in any such case shall be what is in the best interest of the child or children.

If you are not related to the children as listed above, the decision concerning child custody is governed by the "parental rights and fitness doctrine," which holds that the parent(s) will lose custody only if the parents have already lost parental control by statute (O.C.G.A. § 19-7-1(b)), or, in exceptional cases, if they are proved to be unfit.

This is extremely difficult to prove, and you are strongly encouraged to retain an attorney.

O.C.G.A. § 19-7-1(b) provides:

- (b) Parental power shall be lost by:
 - (1) Voluntary contract releasing the right to a third person;
 - (2) Consent to the adoption of the child by a third person;
 - (3) Failure to provide necessaries for the child or abandonment of the child;
- (4) Consent to the child's receiving the proceeds of his own labor, which consent shall be revocable at any time;
- (5) Consent to the marriage of the child, who thus assumes inconsistent responsibilities; or
 - (6) Cruel treatment of the child.

J	IN THE	SUPERIOR COURT OF _	OF GEODGIA		DUNTY
		STATE	OF GEORGIA		
		, , , , , , , , , , , , , , , , , , ,)		
		Plaintiff,)		
V.)	El M	
) Civil Action	File No.	
		Defendant)		
)		
		COMPLAINT FOR	CHANGE OF	CUSTODY	
Now	comes	the Plaintiff, int for Change of Custody aga		, and star	tes □ his/ □
her (Complai	nt for Change of Custody aga and shows as follows:	inst		
DCIC	mam, c	and shows as follows.			
			1.		
		Jurisdiction and v	venue (Choose a	a, b or c)	
	a)	Defendant is a resident of		_ County, Georgia a	nd is
subje	ect to th	e jurisdiction of this Court.	He/ □ She may	be served with a cop	py of this
com	plaint at	:			
	b)	Defendant has signed an A	 .cknowledgemer	nt of Service.	
	c)	Defendant is a resident of		_ County,	
(state	e) and h	as signed an acknowledgemen	nt of service and	l has waived venue a	nd persona
juris	diction.				
			2.		
		Plaintiff's relationship	to the children	(choose a or b)	
	a)	Plaintiff is related to the ch	nildren in one of	the categories listed	in
O.C.	G.A. §	19-7-1(b.1), so that the decision	on concerning c	hild custody is gover	rned by the
"bes	t interes	its of the child" standard:			
1	l. 🗆	Grandparent			

	b)	The Defendant presently has legal custod	y of the minor child(ren),
		, 20, in the Superior Court of	County, Georgia
decree	e of div	vorce in Civil Action No	_, entered on the day of
age(s))		_, by virtue of a final order and
	a)	The Defendant presently has legal custod	y of the minor child(ren),
		Current custody arrangement (cl	noose a or b)
		4.	
Name	e:		DOB:
Name	e:		DOB:
Name	»:		DOB:
Name			
	Ther	re is/are(how many) minor child(re	
		Children affected by this a	ection
neign	bor, et	3.	
		u are related to the children, or how you kno	w them, e.g, cousin, step-parent,
		en as follows:	
	-	tional cases, if they are proved to be unfit. T	
only i	f the p	arents have already lost parental control by s	statute (O.C.G.A. § 19-7-1(b)),
the"pa	arental	rights and fitness doctrine," which holds that	at the parent(s) will lose custody
O.C.C	3.A. §	19-7-1(b.1), so that the decision concerning	child custody is governed by
	b)	Plaintiff is not related to the child in one	of the categories listed in
8.		Adoptive parent	
7.		Sibling	
6.		Great Uncle	
		Great Aunt	
4.		Uncle	
2. 3.		Great-grandparent Aunt	
·)		Great grandparent	

			,
age(s)		by virtue of an order of
legitimation in Civil Action No,			, entered on the day of
		, 20	
	c)	The Defendant mother presently has le	gal custody of the minor child(ren),
ages			by operation of law
(O.C	C.G.A. §	§ 19-7-25) because the children were born	
neve	r legitir	mated the children in Court according to the	ne requirements of O.C.G.A. § 19-7-
22.			
		5.	
		Child(ren)'s Mothe	er
	The	mother of the child(ren)is/was	
She	is □ still	l living/	are still in place/ □ have been
term	inated b	by an order in case number	(civil action
file r	number)	$)/\Box$ have been lost by operation of law (O.	C.G.A. § 19-7-1(b). She □ has
□has	not be	en paying child support as ordered. She	has □ has not been visiting the
child	l. Her a	address is:	
		6.	
		Child(ren)'s Fathe	ъ
	The	father of the child(ren) is/was	
The		s \square still living/ \square deceased. He \square was \square w	as not married to the mother. [If
		o mother, he \Box did \Box did not legitimate the	
		s of O.C.G.A. §19-7-22]. His parental rig	
_		by an order in case number	_
)/ □ have been lost by operation of law (O.	
		ying child support as ordered. He \Box has \Box l	
	er's add		ins not been visiting the ennit. The
IuIII	i s aud	1000 10	

7.

Child(ren)'s Past Living Arrangements

For the past five years, the child(ren) lived at the following addresses with the following persons:

Address	Dates	Lived With

8.

Other actions affecting the children (Choose a or b)

(Please tell the Court about the following types of actions: custody, visitation, family violence, protective orders, termination of parental rights, and adoption.)

	a)	Plaintiff asserts that $\hfill\Box$ he/ $\hfill\Box$ she has not participated as a party or a witness
or in a	ny other	capacity in any other litigation concerning the children named above, and
knows	of no p	roceeding concerning the minor children in this or any other state. No
person	other th	nan the parties to this action has physical custody of the minor children or
any cla	im to c	ustody or visitation with the minor children.

	b)	The m	nor children have been involved in the following actions:			
Coı	unty/State	/Court	Type of Custody Action	Date Filed	Status	
						

Other Parties with a Custody Claim (Choose a or b)

	a)	I know of no other person, not	a party to this proceeding, who has physical
custo	ody of th	ne children or claims to have cust	ody or visitation rights with respect to the
mino	r childre	en.	
	b)	The following persons who ar	e not a party to this proceeding have custody
or vi	sitation 1	rights with the minor children:	
Nam			Claim
		1).
	77	When what wiff and by any stady of A	he child(ren) (Choose a, b, or c)
	•	vily plaintill seeks custody of t	incentification (Choose a, b, or e)
relat grea	ed to th	e child(ren) as follows: grand great-uncle, sibling, adoptive p	parent, great-grandparent, aunt, uncle, arent). Plaintiff seeks custody of the
			child(ren) because the parents have already C.G.A. § 19-7-1(b).). Plaintiff seeks custody

c) Plaintiff seeks custody of the child(ren) because the parent(s) can be proved to be unfit. Plaintiff seeks custody of the children because:			
	11.		
E	existence of a custody modification agreement (choose a or b)		
□ a)	The Plaintiff and the Parent(s) have signed a custody modification		
agreement. □ b) agreement.	The Plaintiff and the Parent(s) have not signed a custody modification		
	12.		
	Child Support Amount		
Please go	to http://www.georgiacourts.org/csc/ and complete the Child Support Worksheet.		
☐ The Plaintiff asks that shall pay, as support of the minor child(ren), the sum of \$* per ☐week/ ☐bi-weekly/ ☐ month, starting on, and continuing per ☐week/ ☐bi-weekly/ ☐ month 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 child support obligation shall be reduced as follows as each child becomes emancipated:			
*This amount w Exhibit 1.	vas derived from line 13 of the Child Support Worksheet, which is attached hereto as 13.		
	Child Support Method of Payment (Check a or b)		
□ a) the Plaintiff a	Plaintiff asks that all payments of child support shall be paid directly to the following address:		

	b)	Plaintiff asks that all payments of child suppo	rt shall be paid directly to
the Pla	intiff b	y the employer of	
Order.			
	c)	Plaintiff asks that all payments of child suppo Enforcement pursuant to an Income Deduction	1 0
		14.	
		Health Insurance	
minor	child(re ff asks t	aintiff asks that	et forth herein exists. The
with a	n insura	sks thatnce identification card or such other acceptable berate with the Plaintiff in submitting claims un	e proof of insurance coverage
	WHE	REFORE, Plaintiff requests:	
	coj (b) tha mi (c) tha	at process issue and Defendant and the child(ready of Plaintiff's Summons and Complaint for Cut Plaintiff be awarded immediate temporary and nor child(ren); at the Court issue an order for child support; and such other and further relief as the Court deen	Change of Custody; ad permanent custody of the
Plainti	ff pro s	e	
Addre	ss:		
Telepl	none Nu	mber(s):	
Email	Address	s:	

IN THE SUPERIOR COU	RT OF	COUNTY
S	TATE OF GEO	DRGIA
Plaintiff, v.		Civil Action No.
Defendant.	VERIFICATI	ION
Georgia to administer oaths,deposes and states that s/he is the	Plaintiff in the init for Change o	y public duly authorized in the State of, who, after being duly sworn, nstant action and that the facts f Custody are true and correct to the
This day of		, 20
Plaintiff pro se		_
Sworn to and subscribed before m		
This day of		, 20
Notary Public My Commission Expires:		
141 y Commission Expires		

IN THE SUPERIOR COURT OF		COUNTY
STATE OF GEOR	GIA	
)	Civil Action No.	
Defendant.		
PLAINTIFF'S AFFIDAVIT REQUIRE	D BY <u>O.C.G.A.</u>	§ 19-9-69
State of Georgia County of		
Personally before the undersigned officer author		
does state on oath the following:		
1.		
That Affiant,named in the above- styled action.		, is the plaintiff
2.		
The above-styled action concerns the custody of: Name:		Sex:
Name:	DOB:	Sex:
Name:		Sex:
Name:	DOB:	Sex:
The present address of the child(ren) is:		

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

Address	Dates	Lived V	Vith
	5.		
The child(ren) presently live/l	ives with		·
	6.		
Other Cases	Concerning the Child(ren) (C	Choose a or b)	
,	the following types of actions: cination of parental rights, and ad	•	amily
□ a) Plaintiff asserts	s that \Box he/ \Box she has not partic	ipated as a party	or a witness
or in any other capacity in any	other litigation concerning the	e children named	above, and
knows of no other proceeding	concerning the minor children	in this or any oth	ner state.
No person other than the parti	es to this action has physical c	ustody of the min	or children
or any claim to custody or visitation with the minor children.			
□ b) The minor chil	dren have been involved in the	following action	S:
County/State/Court Type or	f Custody Action	Date Filed Sta	<u>atus</u>

County/State/Court Type of Custod		<u>tion</u>	Date Filed	<u>Status</u>
		7.		
Other	s with a Custody/Vi	sitation Clain	n (Choose a or l	o)
⊐ a) I know	of no other person, r	not a party to t	his proceeding,	who has physical
custody of the childre	n or claims to have co	ustody or visit	ation rights with	respect to the
minor children.				
□ b) The fo	llowing persons who	are not a party	to this proceed	ing have custody
or visitation rights wit	th the minor children:			
<u>Name</u>		<u>Claim</u>		
Affiant/Plaintiff				
Sworn to and subscrib	oed before me this	day of		, 20
Notary Public				

IN THE SUPERIOR COU		COUNTY
STA	TE OF GEORGI	A
Plaintiff, v.))) Civ	vil Action No.
Defendant.)	
ELECTION OF		, A MINOR CHILD
This Affidavit is given by duly sworn before an officer authoriz the following:	ed in the State of C	who, after being Georgia to administer oaths, states
	1.	
My name isa daughter ofa	and nd am currently	, and I am the \square son or \square I I
	2.	
my (state name) on a permanent and full-	the Court that I water relationship),time basis. I undetionship) may ask t	he Court to be made my custodial
	3.	
☐ I wish myreasonable visitation rights.	[non-custodial parent(s)] to have

4.

☐ I hereby affirm that I have given this Affidavit u contained herein are true and accurate.	under oath and that the statements	
5.		
☐ I have made this election voluntarily and not be because of any problems made known to me by either of	2 1	
	Affiant	
Sworn to and subscribed before me this day of _		
Notary Public My Commission Expires:		

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

,	
Plaintiff,) V.)	Civil Action No
Defendant.)	
CUSTODY AGR	EEMENT
This is an agreement by and between referred to as "Plaintiff"),, here	, (hereinafter, (hereinafter, (hereinafter referred to as "Father"), inafter referred to as "Mother."
WHEREAS, the parties desire to settle be regarding child custody, visitation, child support arising out of their former marital relationship:	
NOW, THEREFORE, in consideration of contained, the parties agree as follows:	f the mutual covenants hereinafter
1.	
Non-interference with par	ental relationships
The parties agree that the welfare of the cand each agrees to foster and encourage a feeling child(ren). Neither party shall do anything to har children's love and respect for the other party.	g of affection between themselves and the
2.	
Legal and physical custod	y (Check a, b, or c)
□ a) The □Plaintiff/ □ Father/ □Mother and permanent legal and physical custody of the	r (choose one) shall have the temporary minor child(ren).
□ b) The □Plaintiff and □ Father/ □Mo minor child (ren). The parties shall share decision	ther shall share joint legal custody of the on-making concerning the children;

however, the □ Plaintiff / □ Father / □ Mother shall have the right to make the final
decision in the event the parties cannot agree. □ Primary physical custody of the minor child (ren) shall be with the □ Plaintiff/ □
Father/ Mother as follows:
Tather as follows.
☐ Secondary physical custody shall be with the ☐ Plaintiff/ ☐ Father/ ☐ Mother as follows:
□ c) The □ Plaintiff and □ Father/□ Mother shall share joint legal custody and joint physical custody of the minor child (ren). Physical custody shall be shared by the parties as follows:
\Box The parties shall share decision making concerning the child (ren); however, in the event the parties cannot decide, the \Box Plaintiff/ \Box Father/ \Box Mother shall have the final decision concerning
3.
Visitation Schedule (Choose a or b)
\Box a) The \Box Father/ \Box Mother shall have the right of visitation with the minor children as follows:

	b)	The visitation schedule is attached hereto and incorporated herein. 4.
		Cooperation and consultation
each Child respe	dy of toother so (ren). ct the son and v	Agreement cannot provide for every possible detail with respect to the the Child(ren). In that regard, the parties agree to cooperate and consult with so as to carry out visitation in a manner conducive to the best interests of the No party shall attempt to influence any of the Child(ren) not to love and parents or the Plaintiff. Each party agrees to keep the other informed as to the whereabouts of the Child(ren) while having custody of or visitation with the
	(-)-	5.
		Change of residence
his or intent him of numb	stody her re to cha or her to	ne event of any change of residence on the part of any party herein so long as and visitation provisions of this Agreement are in effect, said party changing esidence shall notify the other parties at least one month in advance of the ange residence and of the location of the new residence and shall furnish to the complete new address and, as soon as determined, the new telephone he new residence. Said notification shall be in writing with a copy of said fined by the other
		CHILD SUPPORT
Pl	ease g	o to http://www.georgiacourts.org/csc/ and complete the Child Support Worksheet.
		6.
		Child support amount
mont there child	h, start after u is enro	shall pay to the Plaintiff, of the minor child(ren), the sum of \$* per \to week/ \to bi-weekly/ \to ting on, and continuing per \to week/ \to bi-weekly/ \to month ntil each respective child reaches the age of eighteen (18), or so long as the olled in and attending secondary school (not to exceed age twenty (20)), es, or becomes otherwise emancipated. The child support obligation shall 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.

7.

Child support method of payment (Check a or b)

□ a) All payments of child support shall be paid directly to the Plaintiff at the following address:		
No Income Deduction Order will be entered into at this time. However, whenever, in violation of the terms of this Agreement, there shall have been a failure to make the support payments due hereunder so that the amount unpaid is equal to or greater than the amount payable for one (1) month, the payments required to be made may be collected by the process of continuing garnishment for support. In the event \Box Father/ \Box Mother fails to pay any child support obligation in this Agreement on a timely fashion on any three (3) occasions in any twelve (12) month period, the parties agree that an income deduction order shall then be entered. \[\begin{array}{c} b \end{array} \] All payments of child support shall be paid directly to the Plaintiff by the employer(s) of the parent(s) pursuant to income deduction order(s). \[\begin{array}{c} c \end{array} \] All payments of child support shall be paid to Georgia Child Support Enforcement pursuant to an Income Deduction Order.		
8.		
Health insurance		
☐ The ☐Plaintiff/ ☐ Father/ ☐ Mother shall 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. Costs not covered under the insurance policy shall be divided between Father and Mother as follows:		
The \square Plaintiff/ \square Father/ \square Mother shall provide the \square Plaintiff/ \square Father/ \square Mother with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the \square Plaintiff/ \square Father/ \square Mother in submitting claims under the policy.		
BINDING AGREEMENT		
9.		
Voluntary agreement		
☐ The parties acknowledge that they have entered into this Agreement freely and voluntarily and that it is not the result of any duress or any undue influence.		

Entire agreement

	ntire understanding of the parties. There are no r undertaking other than those expressly set forth		
	Plaintiff pro se		
Sworn to and subscribed before me this day of	, 20		
Notary Public, State of Georgia My Commission Expires:			
Sworn to and subscribed before me this day of			
Notary Public, State of Georgia My Commission Expires:			
	Father pro se		
Sworn to and subscribed before me this day of	, 20		
Notary Public, State of Georgia My Commission Expires:			

Exhibit	"	"

VISITATION SCHEDULE

The non-custodial parent is	
The 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
 - 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 THE SUPERIOR CO	OURT OF	COUNTY
\mathbf{S}^{\prime}	TATE OF GEO	ORGIA
	,	
D1 : 4:66)	
Plaintiff,)	
***)	Civil Action No.
V.)	CIVII ACTIOII NO.
)	
)	
-		
Defendant.)	
	,	
MOTION FO	OR CUSTODY	INVESTIGATION
COMES NOW the Plaintiff		and respectfully
requests the Court pursuant to O C	GA 8 19-9-4	, and respectfully to issue an order referring the case for a
custody investigation:	2. G.H. 3 17 7 1	to issue an order referring the case for a
	1.	
	1.	
There has been actual ab	ouse. neglect. a	and/or □ other overt acts which have
adversely affected the health and v		
WHEREFORE, Plaintiff requests:		
		y and children services agency or any
		e and home environment of each of the
		be useful in determining placement or
custody of the child(ren).		2.1
This day of		, 20
Plaintiff pro se		
. 11		
Address: Telephone number(s):		
Email Address:		

IN THE SUPERIOR COURT OF	COUNTY
	GEORGIA
Plaintiff, v.))) Civil Action No.
Defendant.)))))))
CERTIFICAT	E OF SERVICE
I hereby certify that I have this day served the Investigation upon the following □ counsel causing to be delivered by hand a copy of satisfactors.	for party OR □ party by delivering or
Name and address of counsel of record, or	of parties if no counsel of record.]
and upon the following \Box counsel for party of deposited a copy of same in the United State thereon addressed as follows:	OR party by depositing or causing to be as mail in an envelope with sufficient postage
Name and address of counsel of record, or	of parties if no counsel of record.]
This day of	, 20
Plaintiff <i>pro se</i> Address:	
Email Address:	

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA Plaintiff, Civil Action No. V. Defendant. ORDER FOR CUSTODY INVESTIGATION Upon the foregoing Complaint to Change Custody of Minor Children, it is HEREBY ORDERED that investigate the matters concerning custody of furnish its report to this Court with regard to the issue of custody as soon as reasonably possible. The parties are directed and ordered to cooperate with said investigation. Each party shall furnish to the names of witnesses which are requested to be interviewed, providing also a copy of such witness list to opposing counsel. SO ORDERED, this _____ day of ______, 20____. JUDGE, Superior Courts

Judicial Circuit

IN THE SUPERIOR COURT OF		COUNTY
STATE OF C	GEORGIA	-
Plaintiff,		
)		
v.)	Civil Action No.	
) ,		
Defendant.		
CERTIFICATE	OF SERVICE	
I hereby certify that I have this day served the Custody upon the following □ counsel for par be delivered by hand a copy of same as follow	ty $OR \square$ party by delive	
Name and address of counsel of record, or of	parties if no counsel of	record.]
and upon the following \Box counsel for party OR deposited a copy of same in the United States thereon addressed as follows:		
[Name and address of counsel of record, or of	parties if no counsel of	record.]
This day of	, 20	
Plaintiff <i>pro se</i>		
Address:		
T 1 1 1 ()		
Email Address:		

IN THE SUPERIOR COURT OF _____ COUNTY **STATE OF GEORGIA** Plaintiff, Civil Action No. V. Defendant. ACKNOWLEDGMENT OF SERVICE AND SUMMONS The undersigned Defendant hereby acknowledges service of the above Summons and Complaint for Custody by a Third Party and states that he/she has received a copy of said Complaint, and Defendant hereby waives any further service of process. This the day of , 20 . Defendant pro se Sworn to and subscribed before me this _____ day of ______, 200____. Notary Public, State of Georgia

My Commission Expires:

IN THE SUPERIOR COURT	OF	COUNTY
	TE OF GEORGIA	
Plaintiff, v.)	No.
)	
Defendant.))	
DEFENDANT'S ACK AFFIDAVIT OF WAIVER OF	NOWLEDGEMENT OF EVENUE AND PERSONA	
I,, t	the named Defendant in the	above-styled case, after
being duly sworn do hereby depose as	nd say that I am a resident o	f
County, (state), and	that the Plaintiff in the above	e-styled case is a
resident of	County, Georgia. I affirm to	that I have received a
copy of said Petition/Complaint, and	I hereby waive any and all f	urther notice, service,
and issuance of process.		
After being duly informed tha	t I have a constitutional righ	t to a trial by Judge or
jury on the above matter in the county	of my residence, and with	that knowledge, I
hereby expressly waive my right to ve	enue in the county of my res	idence, and consent to
venue and personal jurisdiction in the	County of this Superior Co	urt.
This day of	, 20	
		Affian
Notary Public		
Sworn to and subscribed before me this day of	, 20	

IN THE SUPERIOR COU	RT OF	- CO	UNTY
	TE OF GEORGIA		
Plaintiff, v. Defendant		on File No.	
NOTICE OF CU	USTODY DETER	MINATION	
To:			
You are hereby notified that on the filed a You are further notified that you as _	e day of suit to determine cu	ustody of	, 20,
You are further notified that you as		.5.04) 01	 [parent,
You are further notified that you as _ person with physical custody of child Should you wish to respond to thi	, etc.] have the oppo	ortunity to be hear	rd in this suit.
case for the day of			
County.			
This the day of		, 20	
Plaintiff pro se			
Address			
Phone number(s)			
Email Address:			

IN THE SUPERIOR COURT OF STATE OF C	GEORGIA COUNTY
IN THE SUPERIOR COURT OF	Civil Action No.
Defendant.	
RULE	NISI
The within and foregoing Complaint havin allowed and ordered filed. Let the Defendant be served with a copy of the Defendant show cause before the Honorab o'clockM., on the day of heard, why the prayers of the Plaintiff's Complaint day of	f this Complaint and Order thereon and let le, at, 20, then and there to be laint should not be granted.
JUI	DGE, Superior Courts Judicial Circuit

	In the Superior Court of	County, Geor	gia
	, Plaintiff))	
VS.		Civil Action No	
	, Defendant)))	
	DOMESTIC RELATIONS FINAN	CIAL AFFIDAVIT OF PLA	INTIFF
1.	AFFIANT'S NAME:		Age
	Spouse's Name:		Age
	Date of Marriage:	Date of Separation	
ac	Names and birth dates of children <u>for wh</u> <u>ion</u> :	om support is to be determ	ined in this
	<u>Name</u> <u>D</u>	ate of Birth	Resides with
	Names and birth dates of affiant's other	children:	
	<u>Name</u> <u>D</u>	ate of Birth	Resides with
2		ID NICEDS	
2.	SUMMARY OF AFFIANT'S INCOME AN		•
	(a) Gross monthly income (from item 3A	.)	\$
	(b) Net monthly income (from item 3C)		\$
	(c) Average monthly expenses (item 5A)		\$
	Monthly payments to creditors	3	+
	Total monthly expenses and p	payments	

to creditors (item 5C)	\$
(subsections (d) & (e) deleted)	
3. A. AFFIANT'S GROSS MONTHLY INCOME (complete this section or a Support Schedule A) (All income must be entered based on monthly average regardless of dat	
Salary <u>or Wage</u> ATTACH COPIES OF 2 MOST RECENT WAGE STATEMENTS	\$
Commissions, Fees, Tips	\$
Income from self-employment, partnership, close corporations, and independent contracts (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Rental Income (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
<u>Bonuses</u>	\$
Overtime Payments	\$
Severance Pay	\$
Recurring Income from Pensions or Retirement Plans	\$
Interest and Dividends	\$
Trust Income	\$
Income from Annuities	\$
Capital Gains	\$
Social Security Disability or Retirement Benefits	\$
Workers' Compensation Benefits	\$
Unemployment Benefits	\$
Judgments from Personal Injury or Other Civil Cases	\$
Gifts (cash or other gifts that can be converted to cash)	\$
Prizes/Lottery Winnings	\$

Alimony and maintenance from persons not in this case

Assets which are used for support of family	\$
Fringe Benefits (if significantly reduce living expenses)	\$
Any other income (do NOT include means-tested Public assistance, such as TANF or food stamps)	\$
GROSS MONTHLY INCOME	\$
(prior section B deleted) B. Affiant's Net Monthly Income from employment (deducting only state and federal taxes and FICA)	\$
Affiant's pay period (i.e., weekly, monthly, etc.)	
Number of exemptions claimed	

4. ASSETS

(If you claim or agree that all or part of an asset is non-marital, indicate the non-marital portion under the appropriate spouse's column and state the amount and the basis: premarital, gift, inheritance, source of funds, etc.).

Description	Value	Separate Asset of the Husband	Separate Asset of the Wife	Basis of the Claim
Cash	\$			
Stocks, bonds	\$			
CD's/Money Market Accounts				
Bank Accounts (list each account):				
	\$			
Retirement Pensions, 401K, IRA, or Profit Sharing	\$			
Money owed you:	\$			
Tax Refund owed you:	\$			

Water		\$		AUTOMOBI	LE			
Electricity		\$		Other		\$_	· · · · · · · · · · · · · · · · · · ·	
Homeowner/Renter Ins	surance	\$		Meals outsid	le the home	\$_		
Property taxes		\$						
		-		•	bold on d	Ψ_		
HOUSEHOLD Mortgage or rent paym	ents	\$		Cable TV		\$		
5. A. AVERAGE MONT	THLY EX	(PENSES						
Total Assets:	\$							
	\$							
	\$			·····				
Other Assets:								
Collectibles:	_							
·								
Jewelry:								
Furniture/furnishings:								
Life Insurance (net cash value):	\$							
<u>debt owed</u> :	\$							
Vehicle 2:	\$							
debt owed:	\$							
Vehicle 1:	\$							
<u>debt owed:</u> Automobiles/Vehicles:	\$							
other:	\$							
debt owed:	\$							
home:	\$	 						
Real Estate:								

Φ.		Gasol	ine and oil	\$	_
Ψ		_ Repai	rs	\$	_
\$		_ Auto t	ags and license	\$	_
\$		_ Insura	nce	\$	
\$		(boats	s, trailers, RVs, etc.)		
\$		_			_
\$		_			_
\$		_			_
		<u>Insura</u>	nce	\$	_
			AFFIANT'S OTHER	REXPENSES	
)	\$		Dry cleaning/laundr	y	\$
	\$		Clothing		\$
	\$				Φ
dance)	\$				\$
			Affiant's gifts (specia	al holidays)	\$
	\$		Entertainment		\$
	\$		Recreational Expenses (e.g., fitness)		\$
(list)			Vacations		\$
	\$		Travel Expenses for	r Visitation	\$
	\$		Publications		\$
	\$		Dues, clubs		\$
	\$		Religious and charit	ies	\$
	\$		Pet expenses		\$
enses)	\$		• •	-	\$
	\$		Child support paid <u>for children</u>	or other	\$
	\$ \$ \$	\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$	\$ Auto to see	Repairs \$	\$ Repairs \$ Auto tags and license \$ S Insurance \$ S

Gifts from children to others	\$	_ <u>D</u>	ate of initial order:	
Entertainment	\$	Other (attach	sheet)	\$
Activities (including extra-curricular, school, religious, cultural, etc.)	\$	-		
Summer Camps	\$	-		
OTHER INSURANCE Health	\$\$ \$\$ \$\$	\$ - \$ - \$	- - -	
	TOTAL A	ABOVE EXPENS	- ,	_
B. PAYMENTS TO CREDITORS			Plaintiff/Defendar (please check one	
To Whom:		Balance Due	Monthly Payment	Joint
TOTAL MONTHLY PAYMENTS TO	CREDITORS:	\$		

C. TOTAL MONTHLY EXPENSES:		\$
This day of	, 20	
Affiant		
Notary Public		

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

v.	Plaintiff,))) Civil Action No)		
	Defendant.))		
		NT AND DECREE ON OF CUSTODY		
	The custody of the minor children is mo	dified as follows:		
	Legal Custody is awarded to:			
	Physical Custody is awarded to:			
	On the grounds that:			
	The Court incorporates the custody agree	ement, signed by the parties, into this order.		
	Visitation is awarded as follows:			
, , , , , ,				
				

Based on the evidence presented, including the Child Support Worksheet, Schedules "A" through "E," incorporated by reference, and specifically the Child Support Worksheet and

Schedule "E" attached hereto, and where applicable, Special Interrogatories also attached hereto, the Court finds as follows:

1. Children for whom support is being determined:

	(Child	Date of Birth
		,	
2.	(a)	For purposes of Calculating Child	Support, the Court Orders that the
Custo	odial Par	ent shall be	
	(b)	For purposes of Calculating Child	Support the Court Orders that the
Non-	custodia	l Parent shall be	
	(c)	The Court finds that the amount of	the Non-custodial Parent's parentin
time	as set for	rth in the Order of Visitation is	days.
3.	(a)	The Court finds as set on Schedule	e "A," the gross income of the father
			\$
	(b)	The Court finds as set on Schedule	e "A," the gross income of the Mothe
		is	\$
4.	(a)	The Court finds as set on the "Chi	ld Support Worksheet" and Schedule
"B,"	the		
Non-	custodia	l Parent's Adjusted Income is	\$
(b)	The C	Court finds as set on the "Child Suppo	ort Worksheet" and Schedule "B," th
Custo	odial Par	ent's Adjusted Income is	\$
(c)	The C	Court finds as set on the "Child Suppo	ort Worksheet" and Schedule "B," th
Partie	es' Total	Adjusted Income	\$
5.	The C	Court finds as set by the "Child Suppo	ort Obligation Schedule Table" and a
1 1	on the "	'Child Support Worksheet" the Basic	Child Support Obligation is
listea			Cilia Support Obligation is
listed			\$

Child Support Obligation for the Custodial Parent is:

			%
	(b) Th	e Court finds as set on the "Child	Support Worksheet," the Basic
Child	Support Obli	gation for the Non-custodial Parer	nt is:
			\$
7.	The Court	finds that health insurance that pro	ovides for the health care needs of
	the child	is/ □ is not reasonably available a	at a reasonable cost. If provided, it
	will be pro	vided by	
8.	(a) Th	e Court finds as set on the "Child	Support Worksheet" and Schedule
	"D," the Pr	resumptive Amount of Child Supp	ort for the Custodial Parent is
	(b) Th	e Court finds as set on the "Child	Support Worksheet" and Schedule
"D," t	he Presumpti	ve Amount of Child Support due t	o the Non-custodial Parent is
			\$
	(c) Th	e Court finds as set on the "Child	Support Worksheet" and Schedule
"D," t	he Presumpti	ve Amount of Child Support due t	o the Custodial Parent is
			\$
9.	The Court	finds that the child receives benefi	ts under Title II of the Federal
Social	Security Act	t on the obligor's account and the a	amount the child receives on a
month	nly basis is		\$
10.	The Court has	s considered the existence of speci	al circumstances and as set forth on the
"Chile	d Support Wo	orksheet" and Schedule "E," has fo	ound the following special
circun	nstances marl	ked with an ["X"] to be present in	this case.
	"Special In the reasons Presumptiv and how th determined	te: Refer to Schedule "E" and, waterrogatories" attached hereto for some the deviation, how the applicate Amount of Child Support would be best interest of the child for who will be served by a deviation from Child Support.	r an explanation for ation of the have been unjust m support is being
	A. High Ir	ncome	
	B. Low In	come	
-	C. Other F	Health-Related Insurance	
	D. Life Ins	surance	
	E. Child a	nd Dependent Care Tax Credit	
	F. Travel I	Expenses	

	G	Alimony		
	H. Mortgage			
	I. Permanent Plan or Foster Care Plan			
	J. Extraordinary Expenses			
	K.]	Parenting Time		
	L. 1	Non-Specific Deviations (Other)		
	11. (a)	The Court finds as set on the "Child Sup	port Worksheet" the Final	
	Amount of C	Child Support for the Custodial Parent is	\$	
	(b)	The Court finds as set on the "Child Sup	port Worksheet" the Final	
	Amount of C	Child Support for the Non-custodial Parent is		
			\$	
	(c)	The Court finds as set on the "Child Sup	port Worksheet" the Final	
	Amount of C	Child Support the Non-custodial Parent shall	Pay the Custodial Parent is	
			\$	
	12. (a)	The Court finds as set on the "Child Sup	port Worksheet" that the	
Custodial Parent's allocated Uninsured Health Care Expenses based on their pro rata				
	responsibilit	y is	\$	
			%	
	(b)	The Court finds as set on the "Child Sup	port Worksheet" that the Non-	
		custodial Parent's allocated Uninsured H	lealth Care Expenses based on	
		their pro rata responsibility is	\$	
			%	
	The Non-cu	stodial parent,	, shall	
pay C	hild Support fo	or each of the minor child(ren) at \$	per month, for a	
total c	of \$	per month to the Custodial pa	arent, starting	
		, and continuing until each mine	or child reaches the age of	
major	ity, dies, marri	es, becomes emancipated, whichever first oc	curs, provided however, the	
Court	, in the exercis	e of its sound discretion, directs (or does not	direct) the Non-custodial Parent	
to con	tinue to pay ch	nild support for a Child who has not previous	ly married or become	
emano	cipated, who is	enrolled in and attending a secondary school	l, and who has attained the age	
of ma	jority before co	ompleting his or her secondary school educat	ion, until that child graduates	
from l	nigh school, or	until the child attains years of age (no	ot to exceed 20 years), whichever	
first o	ccurs.			

As each child l	pecomes ineligible for	or child suppor	t, the total amour	nt owed shall be
reduced by \$, which is		<u>%</u> .	
		sl	hall be required to	o maintain a health
insurance policy for the	e benefit of the mino	or children. An	y health-care cos	ts which are not
covered by health insur	rance shall be divide	ed as follows:		
	shall fur	nish to		health
insurance card(s) and t	he parties shall coop	erate in filing l	nealth insurance of	elaims.
Each party is hereby re	estrained and enjoine	ed from molesti	ing or harrassing	the other party.
SO ORDEREI	O, this day or	f		, 20
		JUDGE, Supe	erior Courts	
			Judicial Circuit	

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

	?	
Plaintif	f,))
) C: 'l A (' N
V.) Civil Action No
	·)
Defend	ant.)
	INCOME DEDU	UCTION ORDER
The above	-styled matter was heard by th	ne Court on, 20 The
	was properly served and prese	ent and represented by counsel. This Court
		to pay child support to the
Č,	this Income Deduction Order	is entered pursuant to O.C.G.A. § 19-6-
32(a.1)(1).		
Defendant shal	l pay child support of \$	[] weekly [] bi-weekly [] semidue on, 20 ekly [] bi-weekly [] semi-monthly []
monthly [] mo	onthly with the next payment of	due on , 20 .
[] Defendant shal	l pay \$ [] wee	ekly [] bi-weekly [] semi-monthly []
monthly with	the next payment due on	, 20 [] weekly [] bi-weekly [] semi-
[] The total amou	nt to be withheld is \$	[] weekly [] bi-weekly [] semi-
monthly [] mo	onthly. This amount shall be n	nade payable to and
forwarded wit	hin two (2) business days of ea	ach payment date. Payments shall be made by
cash, cashier's	check, or money order, person	nally or by mailing it to:
The maxin	num amount to be deducted sh	nall not exceed the amounts allowed under §
` /		ct, <u>15 U. S. C. § 1673(b)</u> , as amended. This
* *		loyers and periods of employment, and may
		of fact regarding the amount of support
		age, or the identity of the obligor. The obligor
shall notify the	e within sever	n (7) days of any change of address,
		this order shall be served on the obligor and
• •		
[] Other:		
		ely upon signing and shall remain in full force
and effect unti	I modified, suspended, or tern	ninated by order of this Court.
SO ORDI	CRED this day of	
		JUDGE, Superior Courts
		Judicial Circuit

Date
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: Income Deduction 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.