PATERNITY PACKET

What does "paternity" mean?

Paternity is a legal word for "fatherhood". When you establish paternity, this means that you have gone through a legal process to identify a man as the biological father of a child.

How may the paternity of a child be established?

Paternity of child can be established in the following ways:

- (1) The mother and father can sign a voluntary acknowledgment of paternity. This acknowledgment form is recorded in the putative father registry maintained by the Department of Human Resources. For more information about the Georgia Paternity Acknowledgement Program, call 1-866-296-8262.
- (2) The mother or the father or any other person allowed by law to start a paternity action may file a petition in the Superior Court or the State Court to establish paternity.
- (3) If the Department of Human Resources seeks to establish paternity of a child, the Office of State Administrative Hearings has the authority to decide the issue of paternity. However, the man who has been identified as the putative father can deny that he is the father of the child and demand a trial in the Superior Court.

Who can start an action to establish paternity?

An legal action to establish paternity of a minor can be brought by the child, the mother of the child, a person who is alleged to be the father, any relative taking care of the child, and, in certain circumstances, the Department of Human Resources (in the name of and for the benefit of the child).

Where can an action to establish paternity be filed?

If the father is a Georgia resident, the suit may be brought in the state or superior court of the county in which the father resides. If the father is a nonresident, the suit may be brought in the state or superior court where the child resides.

Does the mother of the child have to be a party to the legal action and does she have to be notified?

If the mother is subject to the jurisdiction of the court where the petition for paternity has been filed, she must be a party to the law suit. If she is not subject to the court's jurisdiction, she must at least be given notice of the petition for paternity and she must be given an opportunity to be heard in the court.

After paternity is established, does the father have any rights to the child?

Under Georgia law, the birth mother is the only person entitled to custody of a child born out of wedlock, unless the father has gone through the process of legitimating the child. In a paternity action if the court finds that a man is the father of a child, the court can also order that the man have visitation rights with the child (if the court finds that visitation would be in the best interests of the child).

If the father's name is on the birth certificate, does he have any rights to the child?

Under Georgia law, the birth mother is the only person entitled to custody of a child born out of wedlock, unless the father has gone through the process of legitimating the child. This is the case even if the father's name is on the birth certificate. The father must go through legitimation to have rights to a child born out of wedlock.

Does it matter if the father's name or social security number is on the child's birth certificate?

If a man's name or social security number is on the child's birth certificate and someone files a petition to establish paternity, the burden of proof is on the man to prove that he is not the father.

If the birth certificate of the child does not contain any information about the father, the person or agency that filed the paternity action must prove that the man is the father.

Can DNA testing be used to prove or disprove paternity?

Any party to the action may make a motion for the court to order DNA testing. The court must grant the motion unless someone shows that there is good cause not to order DNA testing. The person who requests the testing is responsible for any costs of the testing.

What is the result of a finding that the man is the father of the child in a paternity case?

If the court finds that a man is the father of a child, the father has a duty to support the child financially. This means that the man must pay child support. The court's order may also provide that the father has the right to visit with the child (visitation privileges) if the court finds that visitation would be in the best interests of the child.

What happens if a paternity action is brought before the child is born?

In this situation, all legal proceedings will be stayed until after the birth **except** service of process, discovery, and the taking of depositions.

	IN	THE SUPERIOR COURT	OF COUNTY
		STATE O	F GEORGIA
		Plaintiff,)))
V.		Defendant) Civil Action File No
		COMPLAINT FOR DETER	RMINATION OF PATERNITY
abov resp	COMES ve styled ectfully s	NOW, action, and files this Complain shows the Court the following:	, Plaintiff in the at pursuant to O.C.G.A. § 19-7-40 et seq., and
		Venue (Check or	ly one: a, b, c, or d)
	a)	,	County, Georgia, and has
ackr	nowledge	ed service of the Complaint and	I Summons and has waived further service of
proc	ess.		
	b)	Defendant is a resident of	County,
(Sta	te) and h	as signed an ACKNOWLED	GEMENT OF SERVICE AFFIDAVIT OF
WA	IVER O	F VENUE AND PERSONAL	L JURISDICTION.
	c)	Defendant is a resident of _	County, Georgia and
may	be serve	ed at □ his/ □ her □ residence/	work address of:
	d)	The Defendant was formerly	a resident of the State of Georgia and
pres	ently is a	resident of the State of	Defendant may be
serv	ed by a s	second original pursuant to the	Long Arm Statute, O.C.G.A. § 9-10-91(5).

Defendant may be served at the following address:	
2.	·
Child born or unborn (Choose a or b)	
□ a) The □ Plaintiff/ □ Defendant,	,
is the father of the minor child known as	
who was born on the day of	, 20
\Box b) The \Box Plaintiff/ \Box Defendant, is the father of the child which the \Box Plaintiff/ \Box Defendant is now can	rrying and is due to
be born on or around the day of	, 20
3.	
Plaintiff's identity	
a) The Plaintiff is the mother of the minor child known as	S
, who was born	on the day of
, 20 OR who is expected to be	e born on the day
of, 20 The Plaintiff resides at	
b) The Plaintiff is a relative of the child in whose care the placed, more specifically	<u> </u>
The Plaintiff resides at the following address:	
c) The Plaintiff is one who is alleged to be the father, more	re specifically
The Plaintiff resides at the following address:	·
d) The Plaintiff is the child, The Plaintiff resides at the following address:	
4.	
Child's residence	
☐ The said minor child resides at the following address:	

5.

Child custody

	Cima castoay
☐ The Plaintiff is entitled to	the custody of said Child.
	6.
	Right to child support
☐ That Plaintiff is entitled t education, and maintenance of sa	o child support from Defendant for the support, aid minor Child.
	7.
	Guardian ad litem
☐ A guardian ad litem shou deems it necessary, to represent	ld be appointed, if in the Court's discretion the Court the interests of the child.
	8.
	Child named as party
☐ If the Court deems necess	sary, the child should be made a party to this action.
	9.
Fees of A	Attorney and Guardian ad litem
and is entitled to reasonable atto payable by Defendant. Defendan said attorney as the Court deems	attorney to represent \square him/ \square her in bringing this action orney's fees and other expenses of this proceeding at should be required to pay reasonable counsel fees for appropriate. Furthermore, Defendant should be required the em if the Court sees fit to appoint such a Guardian.
	10.
	Paternity testing
	Defendant disputes paternity of the child, the Court d and/or genetic tests as soon as possible to establish

Costs of Litigation

□ Plaintiff asks that Defendant be required to bear the costs of this action.

12.

Child Support Amount

Please go to http://www.georgiacourts.org/csc/ to complete and print out the Child Support Worksheet. Your papers will NOT be accepted for filing without these worksheets and schedules.

□ The	□ Plaintiff/ □ Defendant asks that the □ Plaintiff/ □ Defendant		
	be required to pay to the \square Plaintiff/ \square		
Defendant, a	as support of the minor child(ren), the sum of		
the age of ei school (not to The child su			
*This amount Exhibit 1.	was derived from line 13 of the Child Support Worksheet, which is attached hereto as 13.		
	13.		
	Child Support Method of Payment (Check a, b or c)		
□ a) the Plaintiff	Plaintiff asks that all payments of child support shall be paid directly to at the following address:		
□ b) the Plaintiff address is:	Plaintiff asks that all payments of child support shall be paid directly to by the Defendant's employer via an income deduction order. The Plaintiff's		
□ c)	Plaintiff asks that all payments of child support shall be paid to Georgia		
Child Suppo	ort Enforcement pursuant to an Income Deduction Order.		

14.

Health Insurance

☐ The Plaintiff asks that	be required to maintain
a policy of medical, dental, and hospitalization insurar	nce for the benefit of the minor
child(ren) for so long as the child support obligation so	
asks that costs not covered under the insurance policy	
1 7	
The Plaintiff asks that	shall provide □ him / □ her
with an insurance identification card or such other acc	eptable proof of insurance coverage
and shall cooperate with the Plaintiff in submitting cla	ims under the policy.
WHEREFORE, Plaintiff prays the following:	
[Check all items of relief that you want from the	e Judge.]
= (a) That process issue and Defendant he served a	with a convert Plaintff's Symmons
☐ (a) That process issue and Defendant be served v	with a copy of Plaintiff's Summons
and Complaint to Establish Paternity;	
□ (b) that paternity of	be established, declaring
	ne father of said minor child;
\Box (c) that Plaintiff be awarded custody of said min	
\Box (d) that Plaintiff be awarded child support from \Box	Defendant for the support,
education, and maintenance of said minor child;	
☐ (e) that Plaintiff be awarded reasonable attorney	's fees and litigation expenses
associated with this proceeding, pursuant to O.C.G.A	section 19-7-50;
☐ (f) that the minor child be made a party to this ac	
appointed to represent the child, pursuant to O.C.G.A.	
required to pay any fees associated with the appointment	
\Box (g) that blood tests be required as provided by \underline{O}	
\Box (h) That any hearing or trial in this matter be hel	
admittance of any person other than those necessary to	
to <u>O.C.G.A.</u> section 19-7-53, to protect the privacy of	
	the filliof child and the parties,
☐ (i) that the Plaintiff have a trial by jury;	
\Box (j) that the Judge issue an order changing the sur	rname of the child to
☐ (k) that the Judge issue an order directing the Ge	eorgia Department of Vital Records
to issue a new birth certificate;	corgia Department of vital receords
☐ (1) That a rule nisi issue requiring Defendant to s	show cause if any Defendant can
on a day certain why the prayers of this Complaint sho	
• • • • •	<u> </u>
\Box (m) That the Court award such additional relief a	as the Court may deem proper
under O.C.G.A. § 19-7-40 et seq.	
Plaintiff pro se	<u> </u>
· · · · ·	
Address: Telephone Number(s):	
Email:	
Elliali.	

IN THE SUPERIOR COURT	T OF COUNTY
	OF GEORGIA
Plaintiff, v. Defendant)))))) Civil Action File No))
VERI	FICATION
Personally appeared before the und	dersigned officer, duly authorized to administer
oaths in the state of Georgia,	, who after being duly sworn, deposes
and states that she is the Plaintiff in the abo	ove-styled action and verifies that the facts
contained in the within and foregoing Petit	tion to Establish Paternity are true and correct
to the best of her information, knowledge,	and belief.
This day of	
	Plaintiff pro se
Sworn and subscribed before me	
This day of	, 20
Notary Public, State of Georgia	
My Commission Expires	

IN THE SUPERIOR COURT OF _	COUNTY
STATE OF G	
Plaintiff,) v.) Defendant)	Civil Action File No.
ACKNOWLEDGEMENT OF S	ERVICE AND SUMMONS
The undersigned Defendant hereby acknowledge	nowledges service of the above Summons
and Complaint for Determination of Paternity a	nd states that (s)he has received a copy of
said Complaint, and Defendant hereby waives a	ny further service of process.
This the day of	, 20
	Defendant pro se
Sworn to and subscribed before me	
This day of	, 20
Notary Public, State of Georgia	,
My Commission Expires	

IN THE SUPERIOR COUR	Г ОГ	COUNTY
	OF GEORGIA	
Plaintiff, v. Defendant)	tion File No.
DEFENDANT'S ACKNO' AFFIDAVIT OF WAIVER OF VE		
I,, the n	amed Defendan	t in the above-styled case, after
being duly sworn do hereby depose and sa	y that I am a res	sident of
County, (state), and that t	he Plaintiff in th	he above-styled case is a
resident of Cou	nty, Georgia. I	affirm that I have received a
copy of said Petition/Complaint, and I her		
and issuance of process.		
After being duly informed that I ha	ve a constitutio	nal right to a trial by judge or
jury on the above matter in the county of i		
hereby expressly waive my right to venue		_
venue and personal jurisdiction in the cour	•	
venue and personal jurisdiction in the cod.	ity of this super	ior court.
This day of		20
	_	Affiant
Notary Public		
Sworn to and subscribed before me this	day of	. 20
		,,,

II	N THE SUPER	IOR COURT OF		COUNTY
		STATE OF G	EORGIA	
V.	Plaintiff, Defendant) ,))) ,)	Civil Action File No)
		RULE I	NISI	
let the same putative fathe	be filed and let er of said child ef demanded in	appear before this	Paternity having been Court on the o'clock,m., to should not be granted.	
		Complaint and this (Order as provided by I	
This	day of		, 20	_·
Presented by	·:	JUDGE, Supe	erior Courts Judicial Circuit	
Plaintiff pro	se			

	IN THE SUPERIOR	COURT OF	COUNTY
		TATE OF GEORGIA	
V.	Plaintiff, Defendant)	File No.
	CERT	CIFICATE OF SERVICE	${\mathfrak T}$
Paternity delivering	upon the following \square cogor causing to be delivered	r served the foregoing Corunsel for party OR □ party ed by hand a copy of same sel of record, or of parties	y (if no counsel of record) by as follows:
This	_ day of)
Plaintiff p	ro se		
Address _			
Telephone	e Number		<u> </u>
Email:			

	IN THE SUPERIOR C	OURT OF	COUNTY
		ATE OF GEORGIA	
V.	Plaintiff,		
٧.	Defendant) Civil Action F,))))	ile No
	DOMESTIC RELATION	S FINANCIAL AFFIDAVI	Γ OF PLAINTIFF
1	AFFIANT'S NAME:		\ge
	Spouse's Name:		Age
	Date of Marriage:	Date of Sep	aration
<u>acti</u>	Names and birth dates of childron:	en for whom support is to	be determined in this
	Name	Date of Birth	Resides with
	Names and birth dates of affian	t's other children:	
	Name	Date of Birth	Resides with
2.	SUMMARY OF AFFIANT'S INC	OME AND NEEDS	
	(a) Gross monthly income (from	n item 3A)	\$
	(b) Net monthly income (from ite	em 3C)	\$

(c) Average monthly expenses (item 5A)	\$
Monthly payments to creditors	+
Total monthly expenses and payments to creditors (item 5C)	
(subsections (d) & (e) deleted)	
3. A. AFFIANT'S GROSS MONTHLY INCOME (complete this section or Support Schedule A) (All income must be entered based on monthly average regardless of data	
Salary or Wages 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	\$
Bonuses	\$
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	\$

Gitts (cash or other gitts 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 <u>and state the amount and the basis: premarital, gift, inheritance, source of funds, etc.).</u>

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:	\$						 	
Real Estate:								
home:	\$							
debt owed:								
other:	\$						 	
<u>debt owed:</u> Automobiles/Vehicles:								
Vehicle 1:	\$						 	
debt owed: Vehicle 2:	\$ \$						 	
debt owed:	\$							
Life Insurance (net cash value):	\$							
Furniture/furnishings:	\$						 	
Jewelry:	\$						 	
Collectibles:	\$							
Other Assets:								
	\$							
	\$							
	\$							
Total Assets:	\$						 	
5. A. AVERAGE MON	THLY E	XPENSES						
HOUSEHOLD Mortgage or rent paym	nents	\$	c	able TV		\$_	 -	
Property taxes		\$		lisc. house	hold and	•		
				rocery ems		\$ _	 -	

Homeowner/Renter Insurance	e \$ Meals		outside the home	\$	_	
Electricity	\$ C		Other		\$	
Water			_	MOBILE ine and oil	\$	_
Garbage and Sewer	\$		- Repai	rs	\$	
Telephone: residential line:	\$			ags and license	\$	
cellular telephone:	\$		_ Insura	nce	\$	_
Gas	\$		(boats	R VEHICLES s, trailers, RVs, etc. ine and oil) \$	
Repairs and maintenance:	\$		Repair		\$	_
Lawn Care	\$		_			_
Pest Control	\$		_	and license	\$	_
			<u>Insura</u>	<u>nce</u>	\$	_
CHILDREN'S EXPENSES				AFFIANT'S OTHE	R EXPENSES	
Child care (total monthly cost)		\$		Dry cleaning/laund	ry	\$
School tuition		\$		Clothing		\$
Tutoring		\$		Medical, dental, pro (out of pocket/uncover		\$
Private lessons (e.g., music, da	ance)	\$		Affiant's gifts (spec	ial holidays)	\$
School supplies/expenses		\$		Entertainment		\$
Lunch Money		\$		Recreational Experifitness)	nses (e.g.,	\$
Other Educational Expenses (I	ist)			Vacations		\$
		\$		Travel Expenses for	or Visitation	\$
		\$		Publications		\$
Allowance		\$		Dues, clubs		\$
Clothing		\$		Religious and char	ities	\$
Diapers		\$		Pet expenses		\$

Medical, dental, prescription (out of pocket/uncovered expenses)	\$	Alimony paid to former spouse	\$
Grooming, hygiene	\$	Child support paid <u>for other</u> <u>children</u>	\$
Gifts from children to others	\$	Date of initial order:	
Entertainment	\$	Other (attach sheet)	\$
Activities (including extra-curricular, school, religious, cultural, etc.)	\$		
Summer Camps	\$		
OTHER INSURANCE Health	\$ \$ \$ \$	\$ \$ \$	
Other(specify):	\$TOTAL A	BOVE EXPENSES \$	_

B. PAYMENTS TO CREDITORS

(please check one)

To Whom:	Palance Due	Monthly	Joint	Plaintiff	
10 whom:	Balance Due	Payment	Joint	Plaintin	Defendant

TOTAL MONTHLY PAYMENTS TO CREDITORS: \$							
C. TOTAL MONTHLY EXP	ENSES:			\$			
This day of			, 20				
Affiant							
Notary Public							

IN THE SUPERIOR COU	RT OF	ECOUNT	ГҮ
STAT	E OF	GEORGIA	
Plaintiff,	,) ,))		
Defendant) ,))	Civil Action File No.	
MOTION F	OR G	ENETIC TESTS	
COMES NOWand files this Motion for Genetic Tests.	, and sh		, Plaintiff,
	1.		
□ Plaintiff has filed a Con	nplaint	for Determination of Paternity	<i>I</i> .
	2.		
□ Plaintiff moves the Cou	rt for a	n Order requiring	
to undergo genetic tests, including Red Red Cell Enzyme, and Serum Protein Feests, in accordance with O.C.G.A. §19 Petitioner's paternity of said child.	Electrop	phoresis and Deoxyribonucleic	c Acid (DNA)
	3.		
□ Plaintiff has volunteered and through counsel, Defendant has reschild to genetic tests voluntarily, neces Tests.	fused to		and the minor
	4.		
☐ In the event said genetic child, Defendant should no longer be re	-	prove that Plaintiff is not fathe ible for child support.	r of the minor

WHEREFORE, Plaintiff prays for the following relief:

- (a) that the Court enter an Order requiring that the genetic tests include Red Cell Antigen, Human Leukocyte Antigen (HLA), Red Cell Enzyme, and Serum Protein Electrophoresis and Deoxyribonucleic Acid (DNA) tests, in accordance with O.C.G.A. §19-7-45;
- (b) that the Court enter an Order requiring that the results of said tests be made known to all parties to this action as soon as the results are available;
- (c) that the Court grant Plaintiff any further relief as is just and proper.

Petitioner <i>Pro Se</i>	
Address:	
Telephone number(s):	
Email Address:	

IN THE SUPERIOR	COURT OFCOUNTY
S	STATE OF GEORGIA
Plaintiff,))))) Civil Action File No.
Defendant) Civil Action File No
	GENETIC TESTS ORDER
	for Genetic Test having been read and considered, are deal Plaintiff's Brief in Support of Motion for Genetic
IT IS HEREBY C	ORDERED as follows:
	1.
Plaintiff,	, Defendant, ("Defendant"), and the (born on or about the shall submit to genetic
minor child, day of tests within thirty (30) day	(born on or about some shall submit to genetic softhe date of this Order.
	2.
The tests shall be p Laboratory, at the following	ng address and phone number,
and shall be administered qualified immunologist, or	by a duly qualified licensed practicing physician, dur r other qualified person.
	3.
•	be performed on the Plaintiff, Defendant and minor

child, shall include Red Cell Antigen, Human Leukocyte Antigen (HLA), Red Cell Enzyme, Serum Protein Electrophoresis and Deoxyribonucleic Acid (DNA) tests, in accordance with O.C.G.A. § 19-7-45.

4.

The genetic testing will be at the expense of the,
and s/he is ordered to pay \$ to
Laboratory within fourteen (14) days of the date of this order.
5.
This Order is enforceable by contempt. If any party refuses to submit himself or herself or the minor child to genetic testing as set out herein, the Court may dismiss Plaintiff's claim for child support from Defendant, upon motion of the Defendant.
6.
Nothing in this Order shall be construed to constitute a waiver by either party of any claim or defense of any nature in this action. Neither shall this Order be construed to constitute an admission by either party of any fact or claim in controversy. The results of said genetic tests shall be made known to all parties to this action, through counsel, as soon as the results are available.
SO ORDERED this the day of, 20
HIDGE C C
JUDGE, Superior CourtsJudicial Circuit
Presented by:
Plaintiff pro se
Address
Telephone number
Email

IN THE SUPERIOR COU	RT OF COUNTY
STATE	E OF GEORGIA
Plaintiff,)))
V) Civil Action File No
Defendant)))
FINAL JUDG	GMENT AND DECREE
The above matter having been heard	l, it is therefore the judgment of this Court that
	is hereby declared to be the child of
	. Vital Records is directed to change the
child(ren)'s surname(s) on their birth cer	ertificate(s) to the last name of their father; to add
the father's name on the birth certificate	e; and to issue a new birth certificate.
FURTHER ORDERED:	
The Court awards custody of the	e minor children to the Plaintiff mother,
The Court □ does □ does not awa	rard visitation to the Defendant Father pursuant to
	ncluding the Child Support Worksheet, Schedules "A"
*	d specifically the Child Support Worksheet and
	oplicable, Special Interrogatories also attached hereto,
the Court finds as follows:	, p. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
1. Children for whom support is b	peing determined:
Child	Date of Birth

	2.	(a)	For purposes of Calculating Child Support,	the Court Orders that the	
	Custo	odial Par	rent 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 parenting	
	time a	as set fo	rth in the Order of Visitation is day	ys.	
	3.	(a)	The Court finds as set on Schedule "A," the	e gross income of the father is	
				\$	
		(b)	The Court finds as set on Schedule "A," the	e gross income of the Mother is	
				\$	
	4.	(a)	The Court finds as set on the "Child Suppo	rt Worksheet" and Schedule	
B," th	e Non-c	ustodia	Parent's Adjusted Income is	\$	
	(b)	The (Court finds as set on the "Child Support Works	sheet" and Schedule "B," the	
	Custo	dial Par	rent's Adjusted Income is	\$	
	(c)	(c) The Court finds as set on the "Child Support Worksheet" and Schedule "B," the			
	Parties' Total Adjusted Income \$				
	5.	5. The Court finds as set by the "Child Support Obligation Schedule Table" and as			
	listed on the "Child Support Worksheet" the Basic Child Support Obligation is				
				\$	
	6.	(a)	The Court finds as set on the "Child Suppo	rt Worksheet," the Basic	
	Child	Suppor	t Obligation for the Custodial Parent is:	\$	
		(b)	The Court finds as set on the "Child Suppo	rt Worksheet," the Basic	
	Child	Suppor	t Obligation for the Non-custodial Parent is:	\$	
	7.	The (Court finds that health insurance that provides	for the health care needs of	
		the c	the child \square is/ \square is not reasonably available at a reasonable cost. If provided, it		
		will ł	will be provided by		
	8.	(a)	(a) The Court finds as set on the "Child Support Worksheet" and Schedule		
	"D,		the Presumptive Amount of Child Support for the Custodial Parent is		
				\$	
		(b)	The Court finds as set on the "Child Suppo	rt Worksheet" and Schedule	
	"D,"	the Pres	umptive Amount of Child Support due to the N	Non-custodial Parent is	
				\$	

	(c) The Court finds as set on the "Chil	d Support Worksheet" and Schedule
"D," the	e Presumptive Amount of Child Support due	e to the Custodial Parent is
		\$
9.	The Court finds that the child receives bene	efits under Title II of the Federal
Social S	security Act on the obligor's account and th	e amount the child receives on a
monthly	basis is	\$
10. Th	e Court has considered the existence of spec	cial circumstances and as set forth on
the	"Child Support Worksheet" and Schedule "	E," has found the following special
circ	umstances marked with an ["X"] to be pres	ent in this case.
	Note: Refer to Schedule "E" and, "Special Interrogatories" attached hereto the reasons for the deviation, how the appl. Presumptive Amount of Child Support wou and how the best interest of the child for widetermined will be served by a deviation from Amount of Child Support. A. High Income	for an explanation for ication of the ld have been unjust hom support is being
	B. Low Income	H. Mortgage
	C. Other Health-Related	I. Permanent Plan or Foster
	Insurance	Care Plan
	D. Life Insurance	J. Extraordinary Expenses
	E. Child and Dependent	K. Parenting Time
	Care Tax Credit	L. Non-Specific Deviations
	F. Travel Expenses	(Other)
11.	(a) The Court finds as set on the "Chil	d Support Worksheet" the Final
Amount	of Child Support for the Custodial Parent i	s \$
	(b) The Court finds as set on the "Chil	d Support Worksheet" the Final
Amount	of Child Support for the Non-custodial Par	rent is \$
	(c) The Court finds as set on the "Chil	d Support Worksheet" the Final
Amount	of Child Support the Non-custodial Parent	shall Pay the Custodial Parent is \$
12.	(a) The Court finds as set on the "Chil	
	al Parent's allocated Uninsured Health Care	
respons		\$
2000110		Ψ <u> </u>

The Court finds as se	t on the "Child Sup	pport Worksheet" that the Non-
custodial Parent's allo	ocated Uninsured I	Health Care Expenses based on
their pro rata respons	ibility is	\$
al parent,		, shall
ch of the minor	child(ren) at \$	per month, for a
per month	to the Custodial p	arent, starting
, and continu	uing until each mir	nor child reaches the age of
ecomes emancipated	, whichever first or	ccurs, provided however, the
its sound discretion, o	directs (or does not	direct) the Non-custodial Parent
support for a Child w	ho has not previous	sly married or become
olled in and attending	a secondary school	ol, and who has attained the age
eting his or her secon	ndary school educa	tion, until that child graduates
l the child attains	years of age (n	ot to exceed 20 years), whichever
RED that each party i	is hereby restained	and enjoined form molesting
rty.		
day of		, 20
	·	
i	custodial Parent's alle their pro rata responsial parent,	The Court finds as set on the "Child Supcustodial Parent's allocated Uninsured In their pro rata responsibility is said parent,

VISITATION SCHEDULE

The non-custodial parent is	
The custodial parent is	

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

- A. On every 1st, 3rd, ad 5th Fridays 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 delieated 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
 - 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.

INCOME DEDUCTION ORDER

The above-styled matter was heard by t	the court on	, 20 The
The above-styled matter was heard by to was properly served and pres	sent and represented by counsel. Th	is court
having entered an order requiring the	to pay child support to th	ie
, this Income Deduction Orde	er is entered pursuant to O.C.G.A. §	19-6-
<u>32(a.1)(1)</u> .		
[] Defendant shall pay child support of \$_	[] weekly[] bi-weekl	ly [] semi-
monthly [] monthly with the next payn	nent due on	, 20
monthly [] monthly with the next payn [] Defendant shall pay \$] weekly [] bi-weekly [] semi-mon	thly[]
monthly with the next payment due on	, 20	
monthly with the next payment due on [] The total amount to be withheld is \$	[] weekly [] bi-weekly	y [] semi-
monthly [] monthly. This amount shall	l be made payable to	_ and
forwarded within two (2) business days	s of each payment date. Payments sh	nall be made by
cash, cashier's check, or money order, p		
	ted shall not exceed the amounts allo	
303(b) of the Consumer Credit Protecti		
order applies to current and subsequent	1 1 1	
only be contested on the grounds of mis	2 2	* *
owed pursuant to a support order, the a	· · · · · · · · · · · · · · · · · · ·	_
shall notify the within	seven (7) days of any change of add	dress,
employer or employer's address. A cop	y of this order shall be served on the	e obligor and
the employer.		
[] Other:		
This order shall become effective imme	, , , , ,	ain in full force
and effect until modified, suspended, or	r terminated by order of this Court.	
SO ORDERED this day of		20
so one in any or		, 20
	HIDGE C C .	
	JUDGE, Superior Courts	
	Judicial 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

110. 111001110 2	eduction (Oruci	
DATE:			

Attaced you will find an Income Deduction Order, please read this Order carefully and follow the instructions as written. If you have any questions yu should contact your attorney. Employers are required by law to deduct from income due and payable and 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.