PETITION FOR WRIT OF HABEAS CORPUS AND EMERGENCY RETURN OF CHILD PACKET

Facts and Questions

When is a writ of habeas corpus appropriate? It is used when a child is being wrongfully detained. The court will decide based on the best interests of the child who should have custody. However, a writ of habeas corpus cannot be brought to *modify* custody. The petition for writ of habeas corpus in Georgia is governed by O.C.G.A. § 9-14-2.

Who can bring a petition for writ of habeas corpus? A person who has legal right to custody of the child or children may bring a petition for writ of habeas corpus. However, the court may grant custody to one other than the legal custodian if the legal custodian is proved to be unfit by clear and satisfactory evidence.

What court has jurisdiction to hear a motion for writ of habeas corpus? A superior court has jurisdiction unless a juvenile court order is in effect. The fact that a child is in a foreign jurisdiction at the time the petition is filed does not deprive the court of jurisdiction.

What other laws relate to the wrongful detention of a child? The Georgia Uniform Child Custody Jurisdiction Enforcement Act, which can be found at O.C.G.A. § 19-9-40 *et. seq.*

Are the wishes of a minor over age 14 controlling in this situation? No, although the child's wishes will be considered.

IN THE SUPERIOR COURT OF	COUNTY
STATE OF GEO	ORGIA
Plaintiff,) Plaintiff,)	Civil Action No.
,) ,)	
Defendant.)	
PETITION FOR WRIT OF F AND EMERGENCY MOTION FO	
The Petitioner,	
1.	
The Respondent is subject to the jurisdiction of copy of this Petition and Writ at	
2.	
The Petitioner is the legal custodian of the min	or child(ren),
decree of entered by the S	, by virtue of a final uperior Court of
County, Civil Action No	·
3.	
The Respondent is illegally detaining and with from the Petitioner at the following address:	•

The Respondent has no cause or justification for withholding the minor child(ren) from the custody and control of the Petitioner.

THEREFORE, Petitioner demands:

(a)That a writ of habeas corpus issue requiring the Respondent to appear and produce the minor child(ren) before this Court and to otherwise show cause why custody should not be restored to the Petitioner.

Respectfully submitted,

Petitioner pro se	_
Address	
Telephone number	
Email:	
Email:	

IN THE SUPERIOR COURT O	OF	COUNTY
STATE OF GEORGIA		
Plaintiff, v. Defendant.))) Civil Action)))	on No
VER	RIFICATION	
Personally appeared before me, the under State of Georgia to administer oaths,		•
who after being duly sworn, deposes and		
action and that the facts contained in his		
Corpus and Emergency Motion for Ro		
her knowledge, information and belief.	cturn or omit are nuc	and correct to the best of
	Plaintiff pro se	
Sworn to and subscribed before me this day of		
Notary Public, State of Georgia		
My Commission Expires:		

IN THE SUPERIOR COURT OF	COUNTY
STATE OF GEORGIA	
Plaintiff, v.))) Civil Action No
Defendant.)))
SUI	MMONS
· · · · · · · · · · · · · · · · · · ·	ed to file with the clerk of said court and serve, plaintiff', whose
	, an answer
	upon you, within 30 days after service of this of service. If you fail to do so, judgment by lief demanded in the complaint.
	Clark of Court
	Clerk of Court

IN THE SUPERIOR COURT OF COUNTY STATE OF GEORGIA	
Plaintiff, v.))) Civil Action No)
Defendant.)
WRIT OF H	IABEAS CORPUS
To: [Respondent]	
You are hereby commanded to prod	luce the minor child(ren),
division of this Court on	and appear before the appropriate nonjury
This day of	, 20
	GE, Superior Courts Judicial Circuit