LEGITIMATION PACKET

FAQ

Why should children be legitimated?

The law encourages the fathers of children to legally recognize them. The legitimization process is a way for them to do this. It gives the father and the child certain rights. Legitimization means that a child may inherit from the father and the father may inherit from the child.

How may a child born out of wedlock be legitimated?

There are three ways to legitimate a child. The first way is for the mother and the reputed father to marry and for the father to then recognize the child as his.

The second way is for the mother and father to sign a voluntary acknowledgement of paternity. According to O.C.G.A. § 19-7-22(g)(2), "In any voluntary acknowledgment of paternity which has been made and has not been rescinded pursuant to Code Section 19-7-46.1, when both the mother and father freely agree and consent, the child may be legitimated by the inclusion of a statement indicating a voluntary acknowledgment of legitimation.." For more information on how to sign a voluntary acknowledgement of paternity or call the Georgia Paternity Acknowledgement program at 1-866-296-8262.

The third way to legitimate a child is for the father to file a legitimization petition in Superior Court.

How do I get a certified copy of my child's signed voluntary acknowledgement of paternity?

Write to the Georgia Department of Vital Records at 2600 Skyland Dr. NE, Atlanta, GA 30319. The following items must be included with your request:

- 1. Full name of person shown on the birth certificate (last name at birth if female)
- 2. Date of Birth (month, day, year)
- 3. Place of Birth (city, county),
- 4. Current age
- 5. Sex
- 6. Race (optional)
- 7. Full name of mother (include mother's maiden last name)
- 8. Full name of father

- 9. Relationship to the person named on the birth certificate requested
- 10. The number of certified copies requested
- 11. A copy of the birth certificate
- 12. A photocopy of the requestor's driver's license
- 13. A money order in the amount of \$10 per certified copy requested.

How does a man go about filing for legitimization in the superior or state court?

The first step is for the father to file a petition in "the county of the residence of the child's mother or other party having legal custody or guardianship of the child; provided, however, that if the mother or other party having legal custody or guardianship of the child resides outside the state or cannot, after due diligence, be found within the state, the petition may be filed in the county of the father's residence or the county of the child's residence. If a petition for the adoption of the child is pending, the father shall file the petition for legitimation in the county in which the adoption petition is filed." (OCGA 19-7-22). The mother of the child must be named as a party, served with a copy of the petition, and given an opportunity to be heard.

The father has no absolute right to legitimate a child. The Court will consider the best interest of the minor in determining whether the legitimization should be awarded. Sometimes a Court will deny a legitimization petition if the Court believes that it has been filed to harass or interfere with the life of the mother.

What effect does a legitimization have?

The Court will pass an order declaring the child legitimate and capable of inheriting from the father just as if the child had been born during a marriage.

At the time of the legitimization, the Judge will determine the duty of the father to support the child. Additionally, the Court may order visitation and/or custody based on the best interests of the child. The Court may also change the child's name to that of the father but the Court has wide discretion as to whether or not it will do so.

When the father files for legitimization, may he also ask for custody?

Until July 1, 2005, the father could only get custody in a legitimization action if the mother consented. The Georgia Legislature changed O.C.G.A. § 19-7-22 effective July 1, 2005 to allow a father to ask for custody in a legitimization suit.

What if paternity has been established—isn't that enough for legitimization?

No, a finding in a paternity action that a person is the father of a child is not a legitimization. Paternity establishes the identity of the biological father and it establishes the father's duty to support the child. After July 1, 2005, it can also establish custody.

O.C.G.A. § 19-7-22 provides that the petition for legitimization may be brought in "the county of the residence of the child's mother or other party having legal custody or guardianship of the child; provided, however, that if the mother or other party having legal custody or guardianship of the child resides outside the state or cannot, after due diligence, be found within the state, the petition may be filed in the county of the father's residence or the county of the child's residence. If a petition for the adoption of the child is pending, the father shall file the petition for legitimation in the county in which the adoption petition is filed."

O.C.G.A. § 19-7-40(a) gives the superior and state courts concurrent jurisdiction in all proceedings for the determination of paternity of children who are Georgia residents.

IN THE SUPERIOR COURT OF CHATHAM COUNTY **STATE OF GEORGIA** Plaintiff, V. Civil Action File No. Defendant PETITION FOR LEGITIMATION, CUSTODY, AND/OR VISITATION Plaintiff files this Petition and shows the following: 1. Plaintiff's Residence Plaintiff is a resident of _____ County, Georgia. 2. Information about child(ren) Plaintiff is the father of the following child(ren): Name **Date of Birth** Place of Birth 3. Jurisdiction and Venue (Choose only one: a, b, c, or d) The mother of said child(ren) is _____ a)

Court.

b)

, who now resides in County, Georgia, and is subject to the jurisdiction of this

The child(ren)'s (relationship),

whose name is

has □ custody/

□ guardianship of the child(ren). □ He/ □ She lives in County, Georgia.
□ c) The mother or other party having custody or guardianship,
(state name and relationship to the child) resides outside the state of Georgia and cannot, after due diligence, be found within the state. □ d) A petition for adoption for the child(ren) is pending in
County, Georgia. Therefore, venue is proper in that
county.
4.
Service of Process (Choose a, b or c)
a) The mother or other legal custodian or guardian has signed an Acknowledgment of Service form.
□ b) The mother or other legal custodian or guardian has signed the
Defendant's Acknowledgment of Service, Affidavit of Waiver of Venue and Personal Jurisdiction.
□ c) The mother or other legal custodian or guardian may be personally served at his/her work/residence address of
d) While the mother or other legal custodian or guardian resides in Georgia, his or whereabouts of the mother are unknown and s/he must be served by publication as provided by O.C.G.A. § 9-11-4(f)(1)(A).
e) The mother or other legal custodian or guardian reside outside the state of Georgia. However, his or her whereabouts are unknown and s/he must be served by
publication as provided by O.C.G.A. § 9-11-4(f)(1)(A).
5.
Mother's Consent (Choose a, b, c, d, or e)
□ a) The mother of said child(ren) has consented in writing to the legitimation of said child (ren) and to the □ legal and/or □ physical custody being awarded to the Plaintiff. Her consent is attached hereto as Exhibit ""
□ b) The mother of said child(ren) has consented in writing to the legitimation of said child(ren) and to visitation by the Plaintiff
c) The mother of said child(ren) is deceased, having died on
A copy of her death certificate is attached hereto as Exhibit "" □ d) There is no other legal parent of the child(ren), and the child(ren) have no
legal guardian. □ e) The mother of said child(ren) is opposing the legitimation of said
child(ren).

Plaintiff's desire to legitimate child(ren) and change surname(s)

This Petition is brought pursuant to O.C.G.A. § 19-7-22 to legition child(ren) and to change his/her/their surname(s) from	
to	
7.	
Current Custody Arrangement (Choose a or b)	
□ a) The Defendant,	, presently has
□ a) The Defendant,	ce (date).
□ b) The □ legal custodian/ □ legal guardian of the minor child (name), who is related to the ch	d(ren) is
The legal custodian,, has to of legal custody or guardianship:	he following type
or legar custody or guardiansimp.	
(temporary guardianship, permanent guardianship, permanent custody, e had this legal custody or guardianship since	etc.). S/he has (date).
8.	
Future Custody Arrangement	
☐ It is in the best interest(s) of the child(ren) for the custody to be a	as follows:
9.	
Visitation (Choose a or b)	
\Box a) It is in the best interest(s) of the child(ren) that the follow schedule be established:	ing visitation

b) It is in the best interest(s) of the child(ren) that the visitation schedule in
the forms packet on page thirty (30) be adopted.
WHIEDERODE DI : CCC I I d. C II
WHEREFORE, Plaintiff demands the following:
(a) That the name of said child be changed from to
(b) That said child be legitimized by (his) (her) new name as the legitimate (son)
(daughter) of petitioner;
(c) That the petitioner be granted visitation rights;
(d) That the petitioner be awarded custody as follows:
(a) That the perioder of an area of sold as to lie in a
(c) If necessary, rule nisi issue directing the said to appear before the
Court to show cause why the relief demanded by this petition should not be granted.
β
Plaintiff pro se
Address:
Telephone:

IN THE SUPERIOR COURT OF CHATHAM COUNTY **STATE OF GEORGIA** Plaintiff, V.) Civil Action File No. Defendant **VERIFICATION** Personally appeared before the undersigned officer, duly authorized to administer oaths in the state of Georgia, ______, who after being duly sworn, deposes and states that s/he is the Plaintiff in the above-styled action and verifies that the facts contained in the within and foregoing Petition for Legitimization are true and correct to the best of her information, knowledge, and belief. This ______, 20_____. Plaintiff pro se Sworn and subscribed before me This _____ day of _______, 20____.

Notary Public, State of Georgia

My Commission Expires ______.

	,	
Plaintiff,)	
V.)	Civil Action No.
)) ,	
Defendant.)	
PLAINTIFF'	S AFFIDAVIT REQUI	RED BY <u>O.C.G.A. § 19-7-43(d)</u>
State of Georgia County of		
		thorized to administer oaths appeared, who, being duly sworn, does state on
oath the following:		
	1.	
		ve- styled action to legitimate the and to:
Name	Date of Birth	Place of Birth
	2.	
The present address	s of the Plaintiff is	·
	3.	
The pregent address	s of the Defendant is	

4.

I attest that the defendant and I had sexual intercours child(ren)'s conception, which would have been approxi	mately the following dates:
;;;;;	;··
5.	
I attest that I was the sole sexual partner of the Defer	ndant at the time her child(ren),, was/were conceived.
6.	
I attest that based upon my knowledge and belief, as statements to me that I was the defendant's sole sexual p	
7.	
I attest that the Defendant has admitted to me that he	er child(ren),
is /are my biological child(ren), and the product of our serelationship.	exual intercourse during our
8.	
I attest that our child(ren),	
currently reside(s) at	(address)
9.	(
I attest that the minor child(ren),	
is/are my biological child(ren).	
Affiant/Plaintiff/Father	
Sworn to and subscribed before me this day of	, 20
Notary Public	

IN THE SUPERIOR COURT OF CHATHAM COUNTY STATE OF GEORGIA Plaintiff, V.) Civil Action File No. Defendant ACKNOWLEDGMENT OF SERVICE AND CONSENT TO LEGITIMATION 1. **Acknowledgement of Service** _____, the natural mother of , hereby acknowledges that she has received a copy of the foregoing Petition to Legitimate the said _____ and to change his/her name from , and she hereby waives any and all further service or notice of any nature in this proceeding. 2. Consent to legitimation and change of name The mother hereby consents to the judicial legitimization of

Non-interference with affection toward either parent

and the change of his/her/their surname(s) from

3.

☐ The parties agree that the welfare of the child(ren) is of paramount importance and each agrees to foster and encourage a feeling of affection between themselves and the child(ren). Neither party shall do anything to hamper the natural development of the children's love and respect for the other party.

4.

Custody (Check a, b, or c)

\Box a) The \Box Father/ \Box Mother shall have the temporary and permanent legal and physical custody of the minor child (ren).
□ b) The Father and Mother shall share joint legal custody of the minor child(ren). The parties shall share decision-making concerning the children; however, the □ 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 □ Father/ □Mother as follows:
Secondary physical custody shall be with the Father/ Mother as follows:
c) The Father and 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:
The parties shall share decision making concerning the child (ren); however, in the event the parties cannot decide, the \square Father/ \square Mother shall have the final decision concerning
5.
Visitation (Choose a or b)
□ a) The □ Father/□ Mother shall have the right of visitation with the minor children as follows:

	[OR]
□ b) The	e visitation schedule is attached hereto and incorporated herein.
	Child Support
Go to https:	//csconlinecalc.georgiacourts.gov/frontend/web/index.php and complete the Child Support Worksheet.
	6.
minor child(ren), t on respective child re attending secondar	her/ Mother shall pay to the Father/ Mother, as support of the he sum of her month thereafter until each aches the age of eighteen (18), or so long as the child is enrolled in and ry school (not to exceed age twenty (20)), marries, dies, or becomes bated. The child support obligation shall be reduced as follows as each ancipated:
*This amount was det Exhibit 1.	rived from line 13 of the Child Support Worksheet, which is attached hereto as
	7.
N	Manner of Payment of Child Support (Check a or b)
□ a) All Mother at the follow	payments of child support shall be paid directly to the Father/ wing address:
violation of the ter support payments	tion Order will be entered into at this time. However, when ever, in rms of this Agreement, there shall have been a failure to make the due hereunder so that the amount unpaid is equal to or greater than the or 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.

□ b) All payments of child support shall be paid to Georgia Child Support Enforcement pursuant to an Income Deduction Order.

8.

Health Insurance

☐ The ☐ Father/ ☐ Mother shall maintain a policy hospitalization insurance for the benefit of the minor c support obligation set forth herein exists. Costs not co shall be divided between Father and Mother as follows	child(ren) for so long as the child overed under the insurance policy
The \square Father/ \square Mother shall provide the \square Husband/identification card or such other acceptable proof of in cooperate with the \square Husband/ \square Wife in submitting cooperate.	surance coverage and shall
This day of	-
MOTHER	
Notary Public	
My commission expires:	
FATHER	
Notary Public	
My commission expires:	

Plaintiff,)))	
v. Defendant) Civil Action File No	
	OWLEDGEMENT OF SERVICE AND LEGITIMATION	
STATE OF GEORGIA COUNTY OF Personally appeared before the undersig	and officer authorized to administer oaths,	
mother of	who states under oath that she is the natural a child born out of	
wedlock on State of The natural father	who states under oath that she is the natural, a child born out of, 20, in,	County
who is the petitioner named in the Petition t	o Legitimate the said	-
·	and Consent to Legitimation was voluntarily	
Affiant Mother		
Notary Public		
Sworn to and subscribed before me		
this day of	, 20	

V.	Plaintiff, Defendant.		Civil Action No).	
	CEI	RTIFICATE O	OF SERVICE		
	I hereby certify that I have imation upon the following ering [or causing to be delived] [Name and address of co	g counsel for [p vered] by hand a	party] [or party if no a copy of same as fo	counsel of recor llows:	
			1		
This _	day of			20	
Plaint	iff pro se				
Addre	ess				_
Talani	hana Numbar				

V.	Plaintiff, Defendant) ,) ,) ,) ,) ,) , Civil Acc. ,)))	tion File No	
		RULE NISI		
if any she Let th Petition a	bove Petition to Legitin and considered, let the al mother of said child a have, why the relief de he said nd this Order as provide day of	ppear before this Cou , 20, at emanded in said Petitic ed by law.	rt on the o'clock, _ on should not be be served wit	_ day of m., to show cause, e granted. h a copy of said
		JUDGE, Supe Eastern Judici		
Presented	by:			
Petitioner	pro se			

	,)		
Plaintiff,)		
v.) Civi	il Action No.	
Defendan	t.))		
	FENDANT'S ACKNOW FOF WAIVER OF VENU		ENT OF SERVICE RSONAL JURISDICTION	
Ι,	, the nar	ned Defenda	nt in the above-styled case, af	fter
being duly sworn	do hereby depose and say	that I am a r	esident of	_
County,	(state), and that the	e Plaintiff in	the above-styled case is a	
resident of	Coun	ty, Georgia.	I affirm that I have received a	ı
			and all further notice, service	
and issuance of p	rocess.			
After bein	ng duly informed that I hav	e a constituti	onal right to a trial by Judge o	or
	matter in the county of my			
			of my residence, and consent t	to
	nal jurisdiction in the count	-	-	
This day o	of			
				Affian
Notary Public			_	
Sworn to and sub	oscribed before me this	day of	, 20) .

Plaintiff pro se

Telephone Number

Address

V.	Plaintiff,))))	
	Defendant) Civil Action File No	
A	FFIDAVITSERVICE BY	PUBLICATION—O.C.G.A. §9-11-4(e	e)
Person That th address is		, who, after being duly swor he State of Georgia, and his/her last know	n, states: wn
		or	
		m the State of Georgia or cannot after du Defendant's last known address is	ie
		or	
		endant was outside the State of Georgia on	
to the best		oregoing address, nor within the State of the present address or whereabouts of the	
		or—	
The aff	fiant has made a diligent effor	t to locate defendant by:	
A 1	46.116.1.4.21.4		
	nnot find defendant within th himself by:	is state for the reason that defendant has	

Affiant has no knowledge as to the present residence or whereabouts of the defendant
The affiant has made the following efforts to find the Defendant (check all that apply
□ Checking with the Defendant's friends and relatives Names, addresses, and telephone numbers of everyone plaintiff contacted:
□ Contacting the Defendant's former landlord Name, address, & telephone number of former landlord:
□ Checking telephone information and directories List which directories you checked:
□ Attempting to have Defendant served at his/her last known address, which is listed above
□ Other:
Plaintiff pro se
Sworn to and subscribed before me this day of, 20
Notary Public

V.	Plaintiff,	,) ,)	Civil Action	File No.	
	Defendant	,))	Civii Action		
	ORDER F	OR SERVIC	E BY PUBLICA	TION	
defendant and it appear such motion defendant m ORDER as provided	ring to the Court fro that defendant is a ay be served by put ED, that service upon	in the above the verifie nonresident a colication pursuon	ve-styled action by d Complaint and A and that the action want to O.C.G.A.	be made by put	nmons, of h a
			JUDGE, Supe Eastern Judici		
Presented by	y:				
Plaintiff pro	se				

TO:	, Defendant Named Above:
TO:You are hereby notified that the abo	ve-styled action seeking
	[state the relief sought]
[state the relief sought] was filed against you in said Court on	
and that by reason of an order for service	ee of summons by publication entered
by the Court on	. 20 you are hereby commanded and
required to file with the clerk of said Co whose address is	ourt and serve upon, plaintif
1 2	
Witness the Honorable	, Judge of said Court
This the day of	, 20
	Clerk of Court

In the Superior Court of Chatham County, Georgia

	, Plaintiff)	
VS	· ·) Civil Action No	
	, Defendant))	
	DOMESTIC RELATIONS FINANCE	′ 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 for who tion:	om support is to be determ	nined in this
	Name Da	ate of Birth	Resides with
	Names and birth dates of affiant's other of	<u>hildren</u> :	
	Name Da	ate of Birth	Resides with
2.	SUMMARY OF AFFIANT'S INCOME AN	D NEEDS	
	(a) Gross monthly income (from item 3A))	\$
	(b) Net monthly income (from item 3C)		\$
	(c) Average monthly expenses (item 5A)		\$
	Monthly payments to creditors	;	+

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 date	
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	\$
<u>Trust Income</u>	\$
Income from Annuities	\$
<u>Capital Gains</u>	\$
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	\$

Total monthly expenses and payments

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

<u>owed you</u> :	\$				 	
Real Estate:						
home:	\$		 		 	
debt owed:	\$					
other:	\$		 		 	
<u>debt owed:</u> Automobiles/Vehicles: <u>Vehicle 1:</u>	_					
debt owed: Vehicle 2:	\$					
debt owed:	\$					
Life Insurance (net cash value):	\$		 		 	
Furniture/furnishings:	\$		 			
Jewelry:	\$		 			
Collectibles:						
Other Assets:						
	_					
	\$		 		 	
	\$		 		 	
Total Assets:	\$		 		 	
5. A. AVERAGE MON	THLY EX	(PENSES				
HOUSEHOLD Mortgage or rent paym	nents	\$	Cable TV		\$	
Property taxes		\$	 Misc. housel grocery Items	nold and	\$ 	
Homeowner/Renter Ins	surance	\$	 Meals outsid	e the home	\$ 	
Electricity		\$	Other		\$	

Water	\$		_	MOBILE	Φ.	
Garbage and Sewer	\$		_	ine and oil	\$	_
Telephone:			Repai	rs	\$	
	\$		_ Auto ta	ags and license	\$	_
cellular telephone:	\$		Insura	nce	\$	_
Gas	\$		(boats	R VEHICLES s, trailers, RVs, etc.) ine and oil	¢	
Repairs and maintenance:	\$		_		\$	
Lawn Care	\$		Repai		\$	_
Pest Control	\$		Tags a	and license	\$	_
			Insura	nce	\$	_
CHILDREN'S EXPENSES				AFFIANT'S OTHER	EXPENSES	
Child care (total monthly cost)		\$		Dry cleaning/laundry		\$
School tuition		\$		Clothing		\$
Tutoring		\$		Medical, dental, <u>prescription</u> (out of pocket/uncovered expenses)		\$
Private lessons (e.g., music, dal	nce)	\$		Affiant's gifts (specia	,	\$
School supplies/expenses		\$		Entertainment	• •	\$
Lunch Money		\$		Recreational Expension	<u>ses (e.g.,</u>	\$
Other Educational Expenses (lis	<u>st)</u>			Vacations		\$
	_	\$		Travel Expenses for	· Visitation	\$
	_	\$		Publications		\$
Allowance		\$		Dues, clubs		\$
Clothing		\$		Religious and charit	ies	\$
Diapers		\$		Pet expenses		\$
Medical, dental, prescription	\	•		Alimony paid to form	ner spouse	\$
(out of pocket/uncovered expen	ses)	\$		Child support paid for	or other	

Grooming, hygiene	\$	<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	\$		
Child(ren)'s portion:	_	\$	
<u>Dental</u>	\$	•	
Child(ren)'s portion:	Ф	\$	
Vision Child(ron)'s portion:	\$	\$	
Child(ren)'s portion: Life	\$	Φ	
Relationship of Beneficiary:	Ψ		
Disability	\$		
Other(specify):	\$TOTAL AE	BOVE EXPENSES \$	_

B. PAYMENTS TO CREDITORS

(please check one)

To Whom:	Plaintiff	Defendant			
10 WHOIII.	Balance Due	Payment	Joint	Pidilitiii	Defendant

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

Exhibit	"	,,

VISITATION SCHEDULE

The non-custodial parent i	S		
	-		
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.

Plaintiff, v. Defendant)))))) Civil Action File No)))
	ORDER
	d, it is therefore the judgment of this Court that is hereby declared to be legitimate and to
	, and capable of
inheriting from the father in the same m	nanner as if born in lawful wedlock, and from
henceforth the name by which said child	d shall be known shall be
	. Vital
Records is directed to change the child(ren)'s surnames on their birth certificate(s) to the
last name of their father and to add the	father's name on the birth certificate(s).
FURTHER ORDERED:	
☐ The Court incorporates into this	order the agreement of the parties regarding
custody, visitation, and child support.	
☐ The Court awards custody of the	e minor children as follows:
□ The Court orders visitation as fo	ollows:

	Based on the evidence presented, including the Child Support Worksheet, Schedules "A" $$
through	"E," incorporated by reference, and specifically the Child Support Worksheet and
Schedu	le "E" attached hereto, and where applicable, Special Interrogatories also attached hereto,
the Cou	rt 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			
		. ,					
	Custod	dial Parent shall be					
		(b)	For purposes of Calculating Child Support t	the Court Orders that the			
	Non-cu	ıstodial I	Parent shall be				
		(c)	The Court finds that the amount of the Non-	-custodial Parent's parenting			
	time as	set forth	n in the Order of Visitation is day	S.			
	3.	(a)	The Court finds as set on Schedule "A," the	gross income of the father is			
				\$			
		(b)	The Court finds as set on Schedule "A," the	gross income of the Mother			
			is	\$			
	4.	(a)	The Court finds as set on the "Child Suppor	t Worksheet" and Schedule			
B," the	Non-cu	stodial P	Parent's Adjusted Income is	\$			
	(b)	The Co	ourt finds as set on the "Child Support Works	heet" and Schedule "B," the			
	Custod	ial Parer	nt's Adjusted Income is	\$			
	(c)	The Co	ourt finds as set on the "Child Support Works	heet" and Schedule "B," the			
	Parties	Total A	Adjusted Income	\$			
	5.	The Co	ourt finds as set by the "Child Support Obliga	tion Schedule Table" and as			
	listed o	n the "C	Child Support Worksheet" the Basic Child Su	pport Obligation is			
				\$			
	6.	(a)	The Court finds as set on the "Child Suppor				
	Child S	Support (Obligation for the Custodial Parent is:	\$			
				9/0			

	(b) The Court	finds as set on the "Chil	d Suppor	rt Worksheet," the Basic
Chile	d Support Obligation	or the Non-custodial Par	ent is:	\$
7.	The Court finds th	at health insurance that p	orovides 1	for the health care needs of
	the child \Box is/ \Box is	s not reasonably available	e at a rea	sonable cost. If provided, it
	will be provided b	y		·
8.	(a) The Court	finds as set on the "Chil-	d Suppor	rt Worksheet" and Schedule
	"D," the Presumpt	ive Amount of Child Sup	port for	the Custodial Parent is
				\$
	(b) The Court	finds as set on the "Chil-	d Suppor	rt Worksheet" and Schedule
"D,"	the Presumptive Amo	ount of Child Support due	e to the N	Non-custodial Parent is
				\$
	(c) The Court	finds as set on the "Chil	d Suppor	rt Worksheet" and Schedule
"D,"	the Presumptive Amo	ount of Child Support due	e to the C	Custodial Parent is
				\$
9.	The Court finds th	at the child receives bene	efits unde	er Title II of the Federal
Socia	al Security Act on the	obligor's account and the	e amount	t the child receives on a
mon	thly basis is			\$
10.	The Court has conside	ered the existence of spec	cial circu	mstances and as set forth on
t	he "Child Support Wo	orksheet" and Schedule "	E," has f	found the following special
(circumstances marked	with an ["X"] to be pres	ent in thi	s case.
	"Special Interrogo the reasons for the Presumptive Amon and how the best i determined will be Amount of Child S	er to Schedule "E" and, atories" attached hereto per deviation, how the applant of Child Support wou interest of the child for with served by a deviation froupport.	for an ex ication o ld have b hom sup _l	planation for f the been unjust port is being Presumptive
	_ A. High Income			G. Alimony
	B. Low Income	. 1 . 1		H. Mortgage
	_ C. Other Health-F	Lelated		I. Permanent Plan or Foster
	Insurance			Care Plan
	_ D. Life Insurance	•		J. Extraordinary Expenses
	_ E. Child and Depo			K. Parenting Time
	Care Tax Credi			L. Non-Specific Deviations
	_ F. Travel Expense	es	(Other)

	11.	(a)	The Court	t finds as set on the "Child Suppo	ort Worksheet" the Final
	Amou	nt of Ch	ild Support	for the Custodial Parent is	\$
		(b)	The Court	t finds as set on the "Child Suppo	ort Worksheet" the Final
	Amou	nt of Ch	ild Support	for the Non-custodial Parent is	\$
		(c)	The Court	t finds as set on the "Child Suppo	ort Worksheet" the Final
	Amou	nt of Ch	ild Support	the Non-custodial Parent shall P	ay the Custodial Parent is
					\$
	12.	(a)	The Court	t finds as set on the "Child Suppo	ort Worksheet" that the
	Custo	dial Pare	ent's allocate	ed Uninsured Health Care Expen	ses based on their pro rata
	respon	sibility	is		\$
		(b)	The Court	t finds as set on the "Child Suppo	
			custodial	Parent's allocated Uninsured He	alth Care Expenses based on
			their pro r	rata responsibility is	\$
	The N	on-cust	odial parent,		, shall
pay Chi				minor child(ren) at \$	
total of	\$			_ per month to the Custodial pare	ent, starting
				and continuing until each minor	child reaches the age of
majorit	y, dies,	marries	, becomes e	mancipated, whichever first occu	urs, provided however, the
Court, i	in the e	xercise	of its sound	discretion, directs (or does not di	irect) the Non-custodial Parent
to conti	inue to	pay chil	d support fo	r a Child who has not previously	married or become
emanci	pated, v	who is e	nrolled in ar	nd attending a secondary school,	and who has attained the age
of maio	ority be	fore con	npleting his	or her secondary school education	on, until that child graduates
	gh scho	ool, or u	ntil the child	d attains years of age (not	to exceed 20 years), whichever
_					
_	curs.				
from hi	curs.				

		,)		
	Plaintiff,)		
)		
V.)	Civil Action No	
)		
	Defendant.)		
	Ι	NCOME DEDUCT	ION ORDER	
Tl	he above-styled matter	was heard by the Co	ourt on	, 20 . The
	was pi	operly served and pr	resent and represented	, 20 The by counsel. This Court
having	g entered an order requ	iring the	to pa	ay child support to the
		Deduction Order is en	ntered pursuant to O.C	ay child support to the .G.A. § 19-6-
32(a.1	<u>l)(1)</u> .			
[] Defend	dant shall pay child sup	pport of \$	[] weekly [] bi-we	eekly[] semi-
month	ily [] monthly with the	e next payment due o	on, 20	
Detend	ant snall pay \$	[] weekiy [bi-weekly [] semi-n	nontniy []
The to	tal amount to he withh	ent due on	, 20 [] weekly [] bi-wee	eklv[] semi-
month	nly [] monthly This a	nount shall be made	payable to	and
			payment date. Payment	
cash,	cashier's check, or mor	ney order, personally	or by mailing it to:	
Tl	he maximum amount to	be deducted shall n	ot exceed the amounts	allowed under §
			<u>5 U. S. C. § 1673(b)</u> , a	
			rs and periods of emplo	
			nct regarding the amou	
owed	pursuant to a support	order, the arrearage,	or the identity of the ob	oligor. The obligor
emnlo	nomy me vver or employer's add	ess A convofthis	nin seven (7) days of an order shall be served or	ny change of address,
	1	css. 11 copy of this c	order shall be served or	the obligor and
Other:	1 2			
		ective immediately u	oon signing and shall r	emain in full force
			ed by order of this Cou	
SO	O ORDERED this	day of		, 20
		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.