DIVORCE WITH MINOR CHILDREN (UNCONTESTED)

HELPFUL HINTS:

"Plaintiff": The first and last name of the person who is filing this action

"Defendant": The other party's first and last name

"Case Number": Leave this field blank if you are preparing to file a new case

OPTIONAL FORM:

If you are unable to afford the filing fees, you may ask the Court to waive the fees by completing the <u>Affidavit of Indigence and Eligibility to Proceed in Forma Pauperis (Pauper's Packet)</u> and submitting it along with your other completed forms to the Clerk of Superior Court.

General Civil and Domestic Relations Case Filing Information Form

■ Superior or □ State Court of GWINNETT County For Clerk Use Only Date Filed _ Case Number MM-DD-YYYY Plaintiff(s) Defendant(s) Last First Middle I. Suffix Middle I. Prefix Last First Suffix **Prefix** First Middle I. Last Suffix Prefix Last First Middle I. Suffix Prefix Middle I. First Suffix Prefix Last First Middle I. Suffix **Prefix** Last Suffix First Middle I. Middle I. Last Suffix Prefix Last First **Prefix** Bar Number ____ Plaintiff's Attorney Self-Represented □ **Check One Case Type in One Box General Civil Cases Domestic Relations Cases Automobile Tort** Adoption Dissolution/Divorce/Separate Civil Appeal Contract Maintenance **Family Violence Petition** Garnishment П **General Tort** Paternity/Legitimation Support – IV-D **Habeas Corpus** Injunction/Mandamus/Other Writ Support – Private (non-IV-D) **Other Domestic Relations** Landlord/Tenant **Medical Malpractice Tort Product Liability Tort Post-Judgment – Check One Case Type Real Property** Contempt **Restraining Petition** Non-payment of child support, Other General Civil medical support, or alimony Modification Other/Administrative Check if the action is related to another action(s) pending or previously pending in this court involving some or all of the same parties, subject matter, or factual issues. If so, provide a case number for each. **Case Number Case Number** I hereby certify that the documents in this filing, including attachments and exhibits, satisfy the requirements for redaction of personal or confidential information in O.C.G.A. § 9-11-7.1. Is an interpreter needed in this case? If so, provide the language(s) required. Language(s) Required Do you or your client need any disability accommodations? If so, please describe the accommodation request.

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

	Civil Action No.
Plaintiff	
V.	
Defendant	_
	<u>SUMMONS</u>
TO THE ABOVE NAMED DEFEN	DANT:
You are hereby required to fil plaintiff's attorney, whose name, add	le with the Clerk of said Court and serve upon the plaintiff or lress and email address are:
30 days after service of this summons to answer, the court will issue a defaul	hereby served on you. You must make your answer within supon you. This time excludes the day of service. If you fail it judgment against you for the relief sought in the complaint.
before the scheduled hearing date att	
This day of	
	Tiana P. Garner Clerk of Superior Court
	By Deputy Clerk

[Attach addendum sheet for additional parties, if needed. You must make a notation on this sheet if used.]

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plainti	ff/Petitioner	Civil Action No
Defen	dant/Respondent	
	MUTUAL REST	RAINING ORDER
	rder binds the parties in the above-styled ac as acting in concert with such parties.	tion, their agents, servants, employees and all other
1.		ned from unilaterally causing or permitting the minor the jurisdiction of this Court and the State of Georgia.
2.	Each party is hereby enjoined and restrained	d from doing, or attempting to do, or threatening to do,
	any act that injures, maltreats, vilifies, intim	idates, molests, or harasses the adverse party or the
3.	child(ren) of the parties. Each party is hereby enjoined and restrained or otherwise disposing or removing from the to the parties except in the ordinary course of	from selling, encumbering, trading, contracting to sell, jurisdiction of the Court, any of the property belonging of business.
4.	Each party is hereby enjoined and restrain insurance for the parties, or the parties' child	ned from canceling or changing auto, health, or life fren, currently in place.
5.		from disconnecting or having disconnected the home , gas, water, and telephone. Further, each party shall e children's mail.
order of by sub	or action by the judges of this Court. The term sequent order of any judge of this Court or an	nis Court and shall be the standing order until further is and conditions hereof may be modified or amended by judge sitting in the Court in any individual case.
so o	RDERED this 2 day of Januar	<u>y</u> 2025.
	RHie	Warrand
	R. TIMOTHY HAMIL, Chief Judge	WARREN DAVIS, Judge
	Good And Aram (Dec 4, 2024 1553 EST)	Jacan Brann
	GEORGE F. HUTCHINSON, III, Judge	TRACEY D. MASON, Judge
	Osici of cason	9-0
	TRACIE H. CASON, Judge	TADÍA WHITNER, Judge
	Q,AX	about & Flight
	ANGELA D. DUNCAN, Judge	DEBORAH R. FLUKER, Judge
	Samla d. askins	Bales
	TAMELA L. ADKINS, Judge	Kimberly Gallarit (Dec 9, 2014 0e59 EST) KIMBERLY A. GALLANT, Judge

Turrada Rub Williams

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plaintiff/Petitioner	Oidi Adiaa Na
v.	Civil Action No
Defendant/Respondent	•
NAVIGATING FAMILY CH	ANGE PARENTING SEMINAR
	ng a child or children under 18 years of age where the ternity action, change of custody, visitation, legitimation, omestic violence and contempt actions.
ORDERED that:	
All parties successfully complete a parenti Office of the Courts.	ing workshop sponsored by the circuit's Administrative
The program shall be successfully comple upon the original defendant.	eted within 31 days of service of the original complaint
Appropriate action, including but not limite successfully complete the workshop pursuant.	ed to contempt, may be taken upon a party's failure to ant to this Order.
For good cause shown, the requirement of cases.	completion of this workshop may be waived in individual
RHanil	assauloW
R. TIMOTHY HAMIL, Chief Judge	WARREN DAVIS, Judge
George Witchinson (Dec 4, 2024 15:53 EST)	Jany Man-
GEORGE F. HUTCHINSON, III, Judge	TRACEY D. MASON, Judge
Oracie of Cason	9 0
TRACIE H. CASON, Judge	TADIA WHITNER, Judge
Angele Duncan (Dec 4, 2024 15:38 EST)	Deborah Fluker (Dilc 4, 2014 15-37 FST)
ANGELA D. DUNCAN, Judge	DEBORAH R. FLUKER, Judge
Janua & adkino	Kimberly Gallant (Dec 9, 2024 08:59 EST)
TAMELA L. ADKINS, Judge	KIMBERLY A. GALLANT, Judge
T 1. 0 Culture	

TUWANDA RUSH WILLIAMS, Judge

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plaintiff/Petitioner		
v.	Civil Action No	
Defendant/Respondent		

STANDING ORDER: CHILD SUPPORT AND PERMANENT PARENTING PLANS

This Order applies to all domestic actions involving child support and/or custody of a minor child or minor children. These domestic actions include, but are not limited to: divorce, modification of child support, modification of custody, separate maintenance cases that involve children, legitimations and paternity cases.

CHILD SUPPORT COMPUTATION REQUIREMENTS AND PROCEDURES:

- 1. As of January 1, 2007, Child Support Computation REQUIRES the use of the internet and/or the use of an electronic worksheet downloaded to a computer.
- Parties and/or their lawyers should go to https://csc.georgiacourts.gov to find the proper electronic worksheet. Parents should use The Guided Electronic Worksheet. Lawyers, Mediators, and other Professionals should use The Practitioner's Electronic Worksheet. Anyone can use The Downloadable Electronic Worksheet. Alternatively, go to https://gwinnett.tiny.us/23cnde8z to find your proper electronic worksheet.
- 3. Uniform Superior Court Rule 24 has been amended and compliance therewith is required. See https://gwinnett.tiny.us/3erufvky
- 4. Completion of the form CHILD SUPPORT ADDENDUM, available from the Clerk of Court, is REQUIRED anytime a child support Order is requested. https://gwinnett.tinv.us/sedi6ak
- 5. All final judgments involving child support and agreements furnished to the Court for approval and/or entry must comply with the drafting mandates of O.C.G.A. §19-5-12 & 19-6-15. A completed child support worksheet shall also be filed with the Clerk of Court, or submitted to the Court in accordance with the provisions of O.C.G.A. § 19-6-15(m)(1) to be attached and/or incorporated into any final judgment or order. The following form is available from the Clerk of Court for use: FINAL JUDGMENT AND DECREE OF DIVORCE https://gwinnett.tiny.us/w7mw3mbh
- 6. Pursuant to O.C.G.A. § 19-6-31, 32, & 33, the recipient of child support has the express right, without notice to the other party, at the time any child support order is entered or at any time thereafter, to submit a separate Income Deduction Order for Award of Child Support to the Court for immediate entry.

PERMANENT PARENTING PLANS

7. Pursuant to O.C.G.A. § 19-9-1, and U.S.C.R 24.10, in all cases in which the custody of any child is at issue between the parents, each parent shall prepare a parenting plan or the parties may jointly submit a parenting plan. The final decree in any legal action involving the custody of a child, including modification actions, shall incorporate a permanent parenting plan or written settlement agreement containing such permanent parenting plan. This requirement may also be satisfied by completion of the form PERMANENT PARENTING PLAN, available from the Clerk of Court. See, https://gwinnett.tiny.us/p69rze

The terms and conditions hereof may be modified or amended by subsequent order of any judge of this Court or any judge sitting by designation in this Court in any individual case.

Court or any judge sitting by designation in this Coul	
so ORDERED this 2 day of January	, 2025.
)
DAI.	111.6
CX Stril	asandan
R. TIMOTHY HAMIL, Chief Judge	WARREN DAVIS, Judge
George Mitchinson (Dec 4, 2024 15:53 EST)	Joseph John
	TDACEV D. MACON, ludge
GEORGE F. HUTCHINSON, III, Judge	TRACEY D. MASON, Judge
Drie of Cason	A
TRACIE H. CASON, Judge	TADIA WHITNER, Judge
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Angela Duncan (Dec 4, 2024 15:38 EST)	Deborah Fluker (Dec 4, 2024 15:37 EST)
ANGELA D. DUNCAN, Judge	DEBORAH R. FLUKER, Judge
Jamela & adkins	Ballor
	Kimberly Gallant (Dec 9, 2024 08:59 EST)
TAMELA L. ADKINS, Judge	KIMBERLY A. GALLANT, Judge
Tuvanda Rush Williams	

TUWANDA RUSH WILLIAMS, Judge

SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

V.	Pl	aintiff,	Civil Action File No.:
	De	efendant.	
	COMP	LAINT FOR DIVORO	CE WITH MINOR CHILDREN
-	name is	ng myself in this divorce act	ion. In support of my case, I state as follows:
1.		ct Matter Jurisdiction: I a nly one of the following, either (a	m the Plaintiff in this action and: a) or (b).]
	□ (a)	I have been a resident of the months immediately prior	he State of Georgia for more than six (6) to filing this action.
	□ (b)		State of Georgia, but my spouse has been a orgia for at least six (6) months immediately ction.
2.		e: My spouse is the named I Check only one of the following,	
	□ (a)	The Defendant is a resider jurisdiction of this Court.	nt of Gwinnett County and is subject to the
	□ (b)	Georgia. The Defendant a time we separated. I still i	er a Gwinnett County resident, but still lives in and I lived together in Gwinnett County at the reside in Gwinnett County, and the Defendant on Gwinnett County within the past six months ag this action.
	□ (c)	The Defendant is a Georg	ia resident but does not live in Gwinnett

	service Court.	of process and consented to the jurisdiction and venue of this
□ (d)	resident	fendant is not a resident of the State of Georgia, but I am a of Gwinnett County, Georgia, and: nly one of the following, either (1), (2), or (3).]
	□ (1)	The Defendant lives in the state of and the Defendant was formerly a resident of the State of Georgia and is subject to the personal jurisdiction of the Court under Georgia's Long Arm Statute, OCGA § 9-10-91(5).
	□ (2)	The Defendant lives in the state of and the Defendant has never resided in the State of Georgia.
	□ (3)	The Defendant has acknowledged service of process and consented to the jurisdiction and venue of this Court.
□ (e)	are unkr	esident of Gwinnett County and the Defendant's whereabouts nown to me. I am filing my <i>Affidavit of Due Diligence</i> with this <i>int</i> , and incorporate it here by reference.
11 - 4, in	the follow	ss: The Defendant shall be served as provided under OCGA § 9-wing manner: the following, either (a), (b), or (c).]
□ (a)	Acknow	fendant has acknowledged service of process. I am filing the <i>ledgment of Service</i> (which has been signed by the Defendant) is <i>Complaint</i> .
□ (b)		Fendant may be served by the Sheriff's Department at the ant's residence/work address, which is:
	Defenda	[Check only if the Defendant lives outside Gwinnett County.] The ant resides outside of Gwinnett County, and shall therefore be by second original, as provided under OCGA § 9-10-72. Service

County. I live in Gwinnett County and the Defendant has acknowledged

3.

		shall be made by the sheriff's department of the county where the Defendant resides.
	□ (c)	The Defendant's whereabouts are unknown to me. I am filing my <i>Affidavit of Diligent Search</i> with this <i>Complaint</i> . The Defendant shall be served by publication as provided under OCGA § 9-11-4(e)(1) for those who cannot be found within the State of Georgia. To the best of my knowledge, the Defendant's last known address is:
4.		Marriage: nd complete only one of the following, either (a) or (b).]
	□ (a)	The Defendant and I were lawfully married on
	□ (b)	The Defendant and I are married by common law because we lived together and held ourselves out as husband and wife before January 1, 1997, beginning on
5.		f Separation: The Defendant and I last separated on have remained in a true state of separation since that date.
□ 6.		ent Agreement: ly if there is a signed agreement.]
	want to b Settlemen	endant and I have entered into a <i>Settlement Agreement</i> , which we both be incorporated into the <i>Final Judgment and Decree for Divorce</i> . The <i>nt Agreement</i> has been signed by each of us in front of a notary public, filing the <i>Settlement Agreement</i> with the Court, together with this <i>nt</i> .
7.		Children: [Check all that apply. If there are no minor you may use a different form, which is much shorter.] The □Plaintiff □Defendant is pregnant. The baby is due on

adopted) the minor child during the marriage:	d(ren) listec	l below who	was/were born before or
Name of child	Sex	Year of Birth	Lives with (Plaintiff, Defendant, other)
☐ (c) The ☐ Plaintiff ☐ Defendent Child(ren) listed below when	o was/were	born during	the marriage:
Name of child	Year of Birth	Name of b	piological Parent
	J		
8. Children's Current Residence:			
Child(ren's current address:			
City, State ZIP			
County:			
The child(ren) has/have lived at approximately (month and year):		since	

 \square (b) The \square Plaintiff \square Defendant is the biological parent of (or has legally

9.	Children's Past Resident During the past five years	ces: , the child(ren) has/have lived at the following addr	esses:
	Dates at Address	Address	
10.	People With Whom Chi During the past five years	Idren Have Lived: , the children have lived with the following people:	
	Name of Person	Current Address	
-			
-			
-			
-			
-			
11.	Other Court Cases Abo [Check only one of the followi		
	• 7	ipated as a party or a witness or in any other capacit concerning the custody of or visitation with the many other state.	•
	children in Georgi	in other litigation concerning the custody of the min or another state. The court, case number and date any custody or visitation under the other litigation are	of

Proceedings That Could Affect Custody or Visitation in This Case: only one of the following, either (a) or (b).] I do not have any information of any proceeding that could affect this case including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state. I have information about a proceeding that could affect this case, including
only one of the following, either (a) or (b).] I do not have any information of any proceeding that could affect this case including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state.
only one of the following, either (a) or (b).] I do not have any information of any proceeding that could affect this case including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state.
only one of the following, either (a) or (b).] I do not have any information of any proceeding that could affect this case including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state.
only one of the following, either (a) or (b).] I do not have any information of any proceeding that could affect this case including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state.
I do not have any information of any proceeding that could affect this case including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state.
including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state.
I have information about a proceeding that could affect this case, including
proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, or adoptions in this or another state. The court, the case number and the nature of the proceeding are as follows:
s Claiming Custody or Visitation: [Check only one of these, either (a) or (b).]
I do not know of any person who is not a party to this case, who has physical custody of the children or who claims to have custody or visitation rights with respect to the children.
I know of someone who is not a party to this case, who has physical custody of the children or who claims to have custody or visitation rights with respect to the children. The names and current addresses of the person(s) are as follows:

the follo	Custody and Visitation: I am a fit and capable parent, and I believe that owing custody arrangement is in the best interests of the children: only one of the following, either (a), (b), or (c) or (d).]
□ (a) I	I should have legal and physical custody.
	The Defendant and I should share joint legal custody but I should have primary physical custody and the Defendant should have visitation.
	The Defendant and I should share joint legal custody but the Defendant should have primary physical custody and I should have visitation.
\Box (d)	Other custody arrangement:
_	
_	
. ,	The □Plaintiff □Defendant is not the biological or adoptive parent of the children listed in Paragraph 7(c) and his legal rights to these children should be terminated.
	Permanent Parenting Plan. I understand I am required to prepare a arenting Plan which:
	☐ I am filing a Parenting Plan with this <i>Complaint</i>.☐ I will file a Parenting Plan before the first hearing in this case.
Child S	upport: [Check only one of these, either (a), (b) or (c).]
□ (a)	The Defendant has income or is capable of earning sufficient money to support the minor children.
□ (b)	I have income or am capable of earning sufficient money to support the minor children.

	□ (c)	The issue of child support cannot be decided in this action because the Court does not have personal jurisdiction over the Defendant.
16.	Health I	nsurance for Children: [Check only one of these, either (a), (b), (c) or (d).]
	□ (a)	The Defendant should be ordered to maintain a policy for medical, dental and hospitalization insurance for the minor children.
	□ (b)	I already provide health insurance for the children, and the Defendant should be required to reimburse me for a fair share of the cost each month.
	□ (c)	I am not asking the Court to address this issue in this case.
	□ (d)	The issue of health insurance cannot be decided in this action because the Court does not have personal jurisdiction over the Defendant.
17.	Other M	edical Expenses for Children: [Check only one of these: (a), (b), (c) or (d).]
	□ (a)	The Defendant should be responsible for all expenses incurred for the children's medical, dental and hospital care, that are not covered by insurance.
	□ (b)	The Defendant and I should share the cost of expenses incurred for the children's medical, dental and hospital care, that are not covered by insurance.
	□ (c)	I am not asking the Court to address this issue in this case.
	□ (d)	The issue of health care expenses for the children cannot be decided in this action because the Court does not have personal jurisdiction over the Defendant.
18.	Life Insura	ance to Support Children: [Check only one of these, either (a), (b) or (c).]
	□ (a)	The children depend on the Defendant for support, and therefore the Defendant should maintain a policy of insurance on the Defendant's life, for the benefit of the minor children. The Defendant should maintain the policy for so long as at least one of the children is a minor or is otherwise entitled to child support.
	□ (b)	I am not asking the Court to address this issue in this case.

	□ (c)	The issue of life insurance for the children cannot be decided in this action because the Court does not have personal jurisdiction over the Defendant.	
19.	Alimony:	[Check only one of the following, either (a), (b), or (c).]	
	□ (a)	I am financially dependent on the Defendant and need the Court to order the Defendant to pay alimony for my support.	
	□ (b)	I am not asking for alimony.	
	□ (c)	The issue of alimony cannot be decided in this action because the Court does not have personal jurisdiction over the Defendant.	
20.		operty: [Check only one of the following, either (a), (b), (c) or (d). Do not include ccount numbers.]	
	□ (a)	The Defendant and I have already divided our marital property, and we are both satisfied with the division.	
☐ All of our property is listed on our <i>Settlement Agreement</i> .			
☐ (b) The Defendant and I have not obtained a marriage.		The Defendant and I have not obtained any property during our marriage.	
· /		The Defendant and I have obtained the following property during our marriage, and I am asking for a fair division of this property:	
Complaint		☐ All of our property is listed on a separate sheet attached to this <i>Complaint</i> .	
☐ All of our property is listed below:			
		Description	
☐ House (address):			
	·		
☐ Other Real Estate (address):			

	Mobile Home (year, model):			
	Pension(s):	Mine worth:		Defendant's worth:
	Motor Vehicles	Year	Make	Model
	Bank Accounts	Name of Institution,	type of accoun	ı.t
	Other property _			
□ (d)	because none of th	vision of marital pro e property is in Geo on over the Defenda	rgia and the Co	e decided in this case ourt does not have
	or Marital Debts: [o		ollowing, either (a), (b), or (c). Do not
	(a) The Defendant	and I do not have ar	ny outstanding	joint or marital debts.
		and I have the folloonsibility for paying		
Creditor		Balance	Who	Should Pay

		-	ate paper attached to this sned <i>Settlement Agreeme</i>	-	
] (c)		ng joint and marital debt ourt does not have perso	s cannot be decided in this onal jurisdiction over the	
	•	g Order Where Victions carefully and chec	plence Has Occurred: kk only if applicable.]		
afr	aid tha	t the Defendant will	~ ~	ant toward me, and I am f violence or harassment rmanent restraining order.	
			ame: [Check only if applica ore my former or maiden	_	
		or Divorce: [Check to	the ones that you can prove a the Defendant are:	t trial.]	
] (a)			he Defendant and I can no at we will get back together.	
] (b)	Cruel treatment - treatment toward n		ed the following acts of cruel	
	-				_
	(c)	else during our ma	rriage. efendant has intentionall	ntercourse with someone y and continually deserted	

	\Box (e)	Other grounds from list in OCGA § 19-5-3, as explained here:		
\Box (f)		Other grounds from list in OCGA § 19-5-3, as explained here:		
	-			
FOR THI	ESE RE	ASONS, I REQUEST THE FOLLOWING RELIEF: [Check all that apply.]		
(a)	That p	rocess and summons issue as provided by law;		
(b)	That D	efendant be served with a copy of this Complaint;		
□ (c)	That I	be granted a total divorce from the Defendant;		
□ (d)		e Settlement Agreement signed by the parties be incorporated into the Judgment and Decree of Divorce.		
□ (e)	That th Paragra	ne custody and visitation for the children be ordered according to aph 14;		
□ (f)		nild support, health insurance, medical expenses and life insurance for port of the children be ordered according to Paragraphs 15, 16 and 17;		
□ (g)	That th	e Defendant be ordered to pay me alimony for my support;		
□ (h)	That or	ar marital property be divided according to Paragraph 20;		
□ (i)	That or	ar joint or marital debts be divided according to Paragraph 21;		
□ (j)		te Defendant be temporarily and permanently restrained from harassing r committing any acts of violence toward me;		
□ (k)	That m	y former or maiden name be restored according to Paragraph 23;		
□ (l)	That a request	Rule Nisi be scheduled by the Court, to decide on the relief I have red;		

□ (m)	That the Court order the partie matter; and	es to participate in mediation, to try to resolve this
□ (n)	That the Court order any and a	all other relief that the Court finds appropriate.
Dated: _		
		Plaintiff Pro se [signature]
	Name:	
	Address:	
		City, State ZIP
	Phone:	
	Email:	

SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plaintiff, v.	Civil Action File No.:
Defendant.	
VERIF	ICATION
I am the Plaintiff filing this action. I	swear or affirm that I have read the
Complaint for Divorce with Minor Children	and that the facts contained within my
Complaint are true and correct.	
	Plaintiff [signature]
SWORN AND AFFIRMED before me this	
day of20	<u></u> .
NOTARY PUBLIC	

SELECT AND COMPLETE A PARENTING PLAN

The parenting plan includes required language and provisions which are required by Georgia law.

Options:

1. Blank parenting plan

Select your own provisions based on your family's special circumstances.

2. Standard parenting plan

Includes provisions such as joint legal custody, alternating weekends, alternating holidays and two weeks of summer vacation. You may customize provisions as necessary.

3. Long distance parenting plan

Includes provisions for situations where the non-custodial parent lives out of state.

4. Sole custody to petitioner

This plan is intended for the following situations:

- > The non-custodial parent cannot be located
- > The non-custodial parent is incarcerated
- ➤ One of the parties is not the biological father of a child(ren) born during the marriage.
 - o If your spouse is the biological/adoptive parent of any of the other children, you will need to select a 2nd Parenting Plan from the options above.
- 5. **Joint legal and joint physical (50/50) custody.** Attorney consultation is recommended before selecting this plan.

Visit the Parenting Plan page located at:

http://gwinnettflc.atlantalegalaid.org/child-custody/parenting-plans/

COMPLETE FINANCIAL AFFIDAVIT

Domestic Relations Financial Affidavit

It is possible you do not need to complete the Financial Affidavit, if:

- ➤ You and your spouse have a signed Settlement Agreement and have agreed to the amount of child support; or
- ➤ Your spouse was never a Georgia resident and you cannot ask for child support or alimony; or
- > You are already receiving child support or alimony and you are not asking the court to address these issues.

<u>Complete the Domestic Relations Financial Affidavit if you do NOT have a Settlement Agreement and:</u>

- > Your spouse is a Gwinnett County resident and you are asking for child support or alimony; or
- > Your spouse is a former Georgia resident who lives out of state and you are asking for child support and/or alimony; or
- > You are asking the Court to make a fair division of marital property; or
- > You are asking the Court to make a fair division of marital debt; or
- > You receive a notice from the Judge directing you to complete the form.

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

		•	
V.	Plaintiff,	: Civil Action	ı File No.:
	efendant.	: : : :	
	CHILD SUPP	ORT ADDENDU	<u> </u>
and re	Pursuant to O.C.G.A. § 19-6-15(c) quired findings:	(2), the Court mak	es the following applicable
1.	This addendum is issued as:		
	\square a final; \square a temporary; \square an initial action; \square a m		
2.	The Gross Income of the Father is 19-6-15(c)(2)(C).	\$	per month. O.C.G.A. §
	The Gross Income of the Mother is 19-6-15(c)(2)(C).	s \$	per month. O.C.G.A.
	(SEE CHILD SUPPORT WORKSH☐DATED/☐FILEDREFERENCE HEREIN.) O.C.G.A.		
3.	Is health insurance for the child(rerreasonable cost to either parent?	•	ably available at a
	If <i>YES</i> , then ☐ (a) father, OR ☐ provide accident and sickness insusupport continues. O.C.G.A. § 19-	rance for the child	

4.	Mother shall pay% and Father shall pay% of all expenses incurred for the children's health care (including medical, dental, mental health,
	hospital and vision care) that are not covered by insurance. The party who incurs such expense shall provide documentation thereof to the other party within fourteen days of said expenditure with a short note explaining the details, the reasons, et cetera, of said expenditure. The other party shall reimburse the incurring party (or pay the health care provider directly) for the appropriate percentage of the expense, within fourteen days after receiving the verification of a particular health care expense. O.C.G.A. § 19-6-15(c)(2)(G).
5.	Pursuant to the visitation schedule, the noncustodial parent's parenting time is percent annually. (Standard Visitation with alternating weekends, holidays plus 2 weeks during the summer represents 20.8% parenting time for the noncustodial parent. With three weeks of summer vacation, the noncustodial parent's parenting time is 22.8% and with four weeks of summer vacation, the noncustodial parent's parenting time is 24.7%.). O.C.G.A. § 19-6-15(c)(2)(F).
6.	The presumptive amount of child support as indicated by the <i>Child Support Worksheet</i> (#9 on Page 1 thereon) is \$ per month for Mother and \$ per month for Father. O.C.G.A. § 19-6-15(c)(2)(A) and (B).
7.	Deviation(s)
	a. \square No Deviation. (If NO deviation, please skip the remaining items in item 7 and continue to item 8 to complete this form.)
	b. Deviation. If DEVIATION, you MUST complete EITHER item 7(b)(i) OR item 7(b)(ii)
	ii.

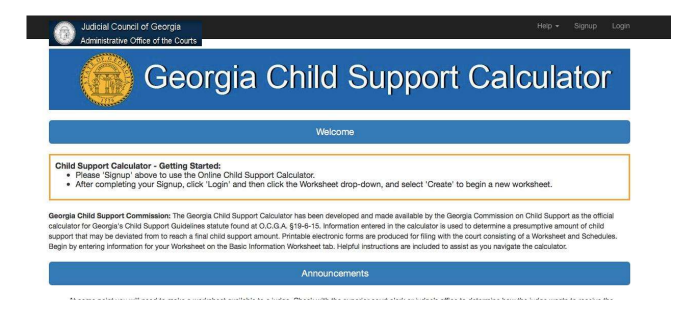
OR

support is being determined? Explain		The reasons for deviation are:			
Explain Would deviation serve the best interests of the children for who support is being determined? Explain Would deviation seriously impair the ability of the CUSTODIAL NON-CUSTODIAL PARENT to maintain adequate housing, food an clothing for the children being supported by the order and to provide					
Explain ☐ Would deviation serve the best interests of the children for who support is being determined? Explain ☐ Would deviation seriously impair the ability of the CUSTODIAL NON-CUSTODIAL PARENT to maintain adequate housing, food an clothing for the children being supported by the order and to provide					
 □ Would deviation serve the best interests of the children for who support is being determined? Explain □ Would deviation seriously impair the ability of the CUSTODIAL NON-CUSTODIAL PARENT to maintain adequate housing, food an clothing for the children being supported by the order and to provide 		Would the presumption amount be unjust or inappropriate?			
 □ Would deviation serve the best interests of the children for who support is being determined? Explain	Ехр	lain			
support is being determined? Explain					
support is being determined? Explain					
□ Would deviation seriously impair the ability of the CUSTODIAL NON-CUSTODIAL PARENT to maintain adequate housing, food an clothing for the children being supported by the order and to provide		Would deviation serve the best interests of the children for whor			
☐ Would deviation seriously impair the ability of the CUSTODIAL NON-CUSTODIAL PARENT to maintain adequate housing, food an clothing for the children being supported by the order and to provide	sup	port is being determined? Explain			
☐ Would deviation seriously impair the ability of the CUSTODIAL NON-CUSTODIAL PARENT to maintain adequate housing, food an clothing for the children being supported by the order and to provide					
☐ Would deviation seriously impair the ability of the CUSTODIAL NON-CUSTODIAL PARENT to maintain adequate housing, food an clothing for the children being supported by the order and to provide					
clothing for the children being supported by the order and to provide		Would deviation seriously impair the ability of the CUSTODIAL of			
	NO	N-CUSTODIAL PARENT to maintain adequate housing, food and			
other basic necessities. Explain	clot	hing for the children being supported by the order and to provide			
	othe	er basic necessities. Explain			

•	the applicable data from the <i>Child Support</i> support which \square Mother / \square Father shall pay to
_	port of the child(ren) is \$dollars pe
	ayable \square monthly \square weekly \square bi-weekly \square
\$beginning	period: in the amount of on, and payable hly \square weekly \square bi-weekly \square semi-monthly
OR (c) other period:	until the child becomes 18 years
becomes 18 years of age while full-time basis, then such support	ise becomes emancipated, except that if the child enrolled in and attending secondary school on a ort shall continue until the child completes such support shall not be required after the child .A. § 19-6-15(c)(2)(A) and (B).
So found, this day of	, 20 <u> </u> .
	Judge, Superior Court Gwinnett Judicial Circui [] by designation.
Consented to by:	
 Plaintiff	 Defendant
i idiridir	Dolondant
Date	 Date

Child Support Worksheet

Create an account and create your child support worksheet by visiting: https://csconlinecalc.georgiacourts.gov/frontend/web/index.php



For additional help, please review the Child Support Worksheet slideshow at: http://gwinnettflc.atlantalegalaid.org/wp-content/uploads/2015/12/Child-Support-Slideshow.pdf

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plaintiff,	, Civil Action File No.:
v.	
	ND DECREE OF DIVORCE
matrimonii, to Plaintiff and Defendant. The Court orders and between Plaintiff and Defendant, from and after this date, be	rinciples, the Court grants a total divorce, a divorce a vinculo d decrees that the marriage contract heretofore entered into e set aside and dissolved as if no such contract had ever been husband and wife, in the future shall be held and considered as ny nuptial union or civil contract whatsoever.
The prior name of the wife,	, is restored to her.
The Agreement between the parties \square filed \square dated part of this <i>Final Judgment and Decree</i> . Each party is ORD	is incorporated herein by reference and made a ERED to comply with the terms and provisions therein.
	ORT WORKSHEET of \square Mother \square Father \square Court, \square filed \square by reference and made a part of this <i>Final Judgment & Decree</i> .
	is incorporated herein by reference rty is ORDERED to comply with the terms and conditions therein.
The drafting mandates of O.C.G.A. § 19-9-1, regarding a Pe ☐ The Agreement, referenced herein above; OR	ermanent Parenting Plan have been satisfied by:
	d is incorporated herein by reference & ty is ORDERED to comply with the terms and provisions therein.
warranted. However, pursuant to O.C.G.A. §§ 19-6-31, 32 onotice to the other party, at the time this <i>Final Judgment and Income Deduction Order for Award of Child Support</i> to the 032 & 33, whenever in violation of the terms of this <i>Final Judg</i> support payments due hereunder so that the amount unpaid	nediate Income Deduction Order for Award of Child Support is not & 33, the recipient of child support has the express right, without d Decree is entered or at any time thereafter, to submit a separate Court for immediate entry. Pursuant to O.C.G.A. §§ 19-6-30, 31, agment and Decree, there shall have been a failure to make the d is equal to or greater than the amount payable for one month, process of continuing garnishment for support and/or by Income
This is to certify that the above is a true and correct copy of the Final Judgment and Decree in the above stated case.	SO ORDERED, this day of
This day of	
Deputy Clerk, Gwinnett Superior Court	Judge, Gwinnett Superior Court ☐ By designation (FJDC–072413 – SUP 10-196)

IMPORTANT NOTE ABOUT THIS FORM

ONLY use this form if you are filing a divorce and the husband is <u>not</u> the biological father of a child born during the marriage and you want to terminate the husband's rights.

For a list of other custody and parenting time arrangements, please visit the <u>Parenting Plan</u> page.

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plaintiff/Petitioner, v.	Civil Action File No.:
Defendant/Respondent.	
· · · · · · · · · · · · · · · · · · ·	ONSENT TO JURISDICTION AND VENUE, FOR PRESENT CASE
I am the Defendant/Respondent in this of Plaintiff/Petitioner provided me a copy of the State Divorce with minor children	<i>fummons</i> and Complaint/Petition for
and the following other documents: Permanent Parenting Plan, Child support Workshee	
Mutual Restraining Order, Standing Order: Child Su	upport/parenting plans
venue as they are stated in the <i>Complaint/Petiti</i> incorporates the <i>Settlement Agreement</i> I have stated in the <i>Complaint/Petiti</i> incorporates the <i>Settlement Agreement</i> I have stated in the <i>Complaint/Petiti</i> incorporates the <i>Settlement Agreement</i> I have stated in the <i>Complaint/Petiti</i> incorporates the <i>Settlement Agreement</i> I have stated in the <i>Complaint/Petiti</i> incorporates the <i>Settlement Agreement</i> I have stated in the <i>Complaint/Petiti</i> incorporates the <i>Settlement Agreement</i> I have stated in the <i>Complaint/Petiti</i> incorporates the <i>Settlement Agreement</i> I have stated in the <i>S</i>	igned, then I waive formal process, further notice, ne armed forces, I also waive my rights under the App. §521. I give my consent for the Court to
Should further notice be required for an following address:	y reason, the notice should be mailed to me at the
Sworn to and subscribed before me on theday of20	Defendant/Respondent, <i>Pro se</i> (Signature)
NOTARY PUBLIC	

SETTLEMENT AGREEMENT: DIVORCE with MINOR CHILDREN INSTRUCTIONS

NOTE: THIS AGREEMENT MUST BE SIGNED BEFORE NOTARY

- Complete this settlement agreement upon reaching a resolution in your Divorce with Minor Children Case.
- You may file this Settlement Agreement as part of your Uncontested Divorce with Minor Children case.
- **DO NOT** include any social security numbers, complete birth dates, account numbers, etc. in your agreement.
- Please read this Settlement Agreement in its entirety **BEFORE** you complete it and/or sign it.
- Unless ordered otherwise, you must comply with the <u>Standing</u>
 Order: Child Support and Permanent Parenting Plans
- If you need additional pages or lines to complete a section, feel free to attach/include them and file everything together. Write neatly, if applicable, and be specific in your description(s).
- If dates or times are part of your agreement or are important to your agreement, make sure to specifically state or identify those dates to ensure compliance.

OPTIONAL FORM(s):

- If you are unable to afford the filing fees, you may ask the Court to waive the fees by completing the <u>Affidavit of Indigence and Eligibility to Proceed in Forma Pauperis</u> (Pauper's Packet) and submit along with your other completed forms to the Clerk of Superior Court.

IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plaintiff, v.	Civil Action File No.:
Defendant.	
	MENT WITH MINOR CHILDREN intiff and Defendant, who are lawfully married:
The parties are married but are current They share minor children together, we Child(ren)'s Name	
-	mselves all questions of custody, visitation, child support, ts and all other rights and obligations arising out of their
THEREFORE, in consideration of the	e mutual promises and declarations in this agreement, the
Plaintiff's Initials	Defendant's Initials

parties agree as follows:

1. **SEPARATION**.

The parties shall continue to live apart and each one shall be free from all interference and control by the other, as fully as if unmarried, and each may reside at such places as he or she may choose.

2. **CUSTODY AND VISITATION**

(Note: The Permanent Parenting Plan <u>must</u> be filed in all cases involving child custody unless waived by the Court.)

This issue has been addressed in the attached *Permanent Parenting Plan* which is hereby made a part of this *Settlement Agreement* as if fully set forth here.

3. CHILD SUPPORT

(Note: The Child Support Addendum must be filed in all cases involving minor children.)

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

4. HEALTH INSURANCE AND OTHER HEALTH CARE EXPENSES FOR THE CHILDREN

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

5. <u>LIFE INSURANCE FOR THE BENEFIT OF THE CHILDREN</u>

[Check and complete either (a), (b) or (c). Do not check more than one.]

□ (a)	The children depend on the parent listed below for financial support, and agrees to maintain a policy of insurance on his/her life, with a minimum below, for the benefit of the minor children. The policy shall be maintail least one of the children is a minor or is otherwise entitled to support unothis Agreement.	face amount listed ned for so long as at
	Parent responsible for maintaining life insurance on child(ren): Minimum Benefit Amount: \$	
Plaintif	f's Initials	Defendant's Initials

maint benefi	hildren depend on both of the part ain a policy of insurance on his/he it of the minor children. The polic en is a minor or is otherwise entitl	er life, with the minimum face amey shall be maintained for so long	nount listed below, for the as at least one of the
	Minimum benefit amount:	\$	
	arties are not asking the Court to a en in this action.	ddress the issue of life insurance	for the benefit of the
[Chaok	·	ALIMONY.	S) 7
_	and complete only one of these, either (ties agree to alimony as follows:	a) or (b). Do not check both (a) and (b	<i>y.</i>]
Start date	Person paying Alimony	Person receiving alimony	Monthly amount
			_ \$
	continue: [To finish (a), you must chall (1) until the recipient remarries (2) for a period of earty expressly waives the right to	or dies □ months □years	
	7. PROP	ERTY DIVISION.	
_	a and complete only one of these, either (t numbers.]	(a) or (b). Do not check both (a) and (b)). Do not list complete
	arties acknowledge that they have ling any real estate, vehicles, hous	•	
Plaintiff's Initi	als		Defendant's Initials

of the property in the possession of the other party as of the date of signing this agreement.
☐ (b) The parties acknowledge that they did not obtain any property during their marriage.
☐ (c) The parties acknowledge that they possess various items of marital property, which shall be divided as provided in this Agreement. The parties agree to transfer possession and title to their property as follows:
[If you have chosen (c), check and complete only the parts that apply, from (1) through (4) below. Cross out the parts that do not apply.]
\Box (1) Marital Home - The marital home of the parties, located at the following address:
which has the following legal description on the deed to the property:
☐ The legal description is included on the deed which is attached to this Agreement as " <i>Exhibit A</i> "
Person giving up ownership of the property ("Grantor"):
Person obtaining all rights to the property ("Grantee"):
The Grantor conveys the above-referenced property to the Grantee in fee simple. The Grantee shall be responsible for all taxes, assessments and mortgage loan payments on the home after the date of this <i>Agreement</i> is signed by both parties.
Plaintiff's Initials Defendant's Initials

		receding paragraph (1 l (B), but neither one i.), concerning a marital home, you may also s required.]
` '	ne Grantor shall home, the lien shall	_	ne home. Upon the sale or transfer of
P	Amount of Granto	r's lien: \$	
ou no re fo sh	itstanding mortga longer be liable finance the home	ge/mortgages on the on the mortgage lost by the deadline list able price, and all re	naking reasonable efforts to refinance e marital home, so that the Grantor shan(s). If the Grantee is not able to ted below, then the home shall be listed easonable offers to purchase the home
□ (C) O —	ther agreement(s)) concerning the ma	nrital home:
	ome – the partie	s agree to the transf	er of their mobile home as follows:
Grantor Grantor	Grantee	VIN#	Description
The Grantee shall Agreement has be	•	* *	s on the mobile home after the date th
iff's Initials			Defendant's In

Year, Make, Model	Vehicle Identification Number	Goes to
• •	icle shall be responsible for all car loan plants insurance on that vehicle accruing after parties.	•
•	The parties acknowledge that they own e transferred to the party listed below, w both parties.	
<u>To the :</u>		
	ovided in this Agreement, the transfers li	
y shall execute all documents necessary er party to execute and deliver any decorred by this Agreement, this Agreement ument. The county auditor, county recorred	ate this <i>Agreement</i> has been signed by boy to promptly complete the transfer. Upon do or other document necessary to complete the shall constitute and operate as the proporder, Department of Motor Vehicles, an ected to accept this Agreement or a propined for the conveyance or transfer.	on the failure of ete the transfers perly executed and all other public
ntiff's Initials		Defendant's Initi

Except as provided in this Agreement, the parties have divided their marital property, including any real estate, vehicles, household furniture, furnishings, household goods, equipment, bank accounts, pensions and other personal property. Neither party shall claim any of the property in the possession of the other party as of the date of signing this agreement, except as provided in this Agreement.

8. **DEBTS**.

		o. <u>DEDIO</u> .	
_	ck and complete only one of these, ei unt numbers.]	ither (a) or (b). Do not check bo	th (a) and (b). Do not list complete
\Box (a)	The parties acknowledge th	at they have no outstanding	joint or marital debts.
□ (b)	The responsibility for paym	ent of the parties' joint and	marital debts shall be as follows:
Creditor		Amount	Responsible Party
		\$	
		\$	
		\$	
		\$	
		\$	
		<u> </u>	

The responsible party listed above for each debt shall hold the other party harmless for any collections on that debt. If legal action is brought against the other party to recover that debt, the responsible party agrees to indemnify or hold the other party harmless and, in addition, to pay all attorney's fees and costs of collection which the other party may incur as a result of the legal action.

9. TAX AND BANKRUPTCY CONSTRUCTION OF THIS AGREEMENT

The parties acknowledge that the equitable division of marital property and the payment of marital and joint debts, if provided in this Agreement, shall not be deductible nor taxable for income tax purposes. Each party also acknowledges that, but for the payments provided here, the other party's financial independence would be impaired. Therefore, it is the parties' intention that if either party

Plaintiff's Initials

Defendant's Initials

ever seeks bankruptcy protection, the amounts payable under this Agreement shall not be dischargeable in bankruptcy under 11 United States Code Section 523(a)(5), as the payments are in the nature of spousal or child support and maintenance. Alternatively, the payments shall be nondischargeable in bankruptcy under 11 United States Code Section 523(a)(15).

10. **RESTRAINING ORDER**

(Optional — Check this paragraph if applicable.)

Each party shall be permanently restrained and enjoined from assaulting, beating, wounding, threatening, harassing and stalking the other. By consenting to this, each party in no way admits that such acts were ever done in the past, but agrees not to engage in such acts in the future. This provision shall be enforceable by the Court's contempt power.

11. VOLUNTARINESS OF 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. We understand that we do not have to enter into this Agreement, that we have the right to trial before a judge or jury on all issues that could be raised in this action. We also understand that we have the right to certain discovery procedures that may reveal other income or assets of the other party. We have agreed to enter into this Agreement based on our knowledge of the income and assets of the parties and their written statements in this Agreement. After considering all of this, we have decided to enter into this Agreement freely and voluntarily.

12. COMPLETENESS OF AGREEMENT

This Agreement constitutes the entire understanding of the parties. There are no representations or promises other than those expressly included in this Agreement. Each party hereby states under oath that the financial representations in this Agreement are accurate and complete, to the best of that party's information, knowledge and belief.

Plaintiff's Initials

Defendant's Initials

13. **EFFECT OF DIVORCE**

Both parties understand that this Agreement does not require them to continue to live separately or to proceed with an action for divorce. However, if either party brings or maintains an action for divorce, this Agreement shall be presented to the court and incorporated by reference into any judgment concerning the matters covered by the Agreement. Even if it becomes part of a divorce judgment, this Agreement shall survive and can be enforced independently from the judgment of divorce.

(Plaintiff's signature)	(Defendant's signature)				
PERSONALLY APPEARED before me this	PERSONALLY APPEEARED before me this				
day, the Plaintiff, who said under oath that s/he	day, the Defendant, who said under oath that s/he read this agreement, understood it, and was				
read this agreement, understood it, and was					
signing it voluntarily in my presence.	signing it voluntarily in my presence.				
NOTARY PUBLIC	NOTARY PUBLIC				
Date:	Date:				
(seal)	(seal)				

Plaintiff's Initials

Defendant's Initials

STATE OF GEORGIA

Report of Divorce, Annulment or Dissolution of Marriage Type or print all information

1. Civil Action Number	2. Date Decree Granted (mo., day, year)		3. County Decree Granted			
4. Wife's Name (first, middle, last)	. Wife's Name (first, middle, last)		6. Date of Birth (mo., day, year)			
7. County of Residence		8. Number of This Marriage (1 st , 2 nd , etc.)				
9. Husband's Name (first, middle, last, generation)		10. Date of Birth (mo., day, year) 11. County of Residence				
12. Number of This Marriage (1 st , 2 nd , etc.)		13. Date of This Marriage (mo., day, year)				
14. Specify Grounds For Divorce (19-5-3, OCG	A)	15. Number of Children Less Than	18 Affected by This Decree			

This above Report may be reproduced by use of a computer. However, the finished Report must be a close reproduction of the original, and prior review and approval must be obtained from the State Registrar before use. (31-10-7, O.C.G.A.)

31-10-22. Record of divorce, dissolutions, and annulments.

- (a) A record of each divorce, dissolution of marriage, or annulment granted by any court of competent jurisdiction in this state shall be filed by the clerk of the court with the department and shall be registered if it has been completed and filed in accordance with this Code section.

 The record shall be prepared by the petitioner or the petitioner's legal representative on a form prescribed and furnished by the state registrar and shall be presented to the clerk of the court with the petition. In all cases, the completed record shall be a prerequisite to the granting of the final decree.
- (b) The clerk of the superior court shall complete and forward to the department on or before the tenth day of each calendar month the records of each divorce, dissolution of marriage, or annulment decree granted during the preceding calendar month.

General Civil and Domestic Relations Case Disposition Information Form

		☐ Superior o	or ⊔ Stat	e Court	of		County		
	For Clerk Use O	nly							
	Date Disposed				Case Numb	er			_
		MM-DD-Y	YYY	(Case Style ₋				_
Plaintiff	r(s)				Defendar	nt(s)			
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Reporti	ng Party								
Plaintiff	's Attorney				_ Bar I	Number	Se	elf-Repre	sented \square
Defenda	ant's Attorney				Bar l	Number	Se	elf-Repre	esented 🗆
Check O	of Disposition only One								
□ No	nch/Non-Jury 1 n-Trial Disposi Alternative Dis	tion	on						
	Check if any par	ty was self-repr	esented a	at any po	int during th	ne life of the cas	se.		
	Check if the cou	rt ordered an ir	nterpreter	for any p	party, witnes	ss, or other invo	lved individual.		
	Was the case re	ferred/ordered	to a cour	t-annexe	d alternative	e dispute resolu	tion (ADR) proc	ess?	

HOW TO FILE YOUR DOCUMENTS AT THE COURTHOUSE ☐ 1. Download all current administrative court forms at: http://gwinnettflc.atlantalegalaid.org/administrative-court-forms/ ☐ 2. Double-check that you have signed all of your documents. □ 3. Go to the Clerk of Superior Court; they have a computer and scanner available for you to 4. Scan your documents, at the kiosk, one at a time SUPERIOR COURT OF GWINNETT COUNTY Each page with the case heading is a separate STATE OF GEORGIA document. Civil Action Plaintiff, Label the document in a way you will remember, for example: o Initials, Summons Defendant. TITLE OF DOCUMENT o Initials, Complaint o Initials, Financial Affidavit Example of case heading □ 5. Follow the instructions on the computer for filing with Tyler's Odyssey eFileGA. 6. Ask for help if necessary. ☐ 7. Set up an account or enter in your email address. There is no fee to set up an account. 8. Choose "upload documents" and then upload all of the documents you just scanned. \perp 9. After filing, wait 24 to 48 business hours to receive an "acceptance" email. If your filing was not accepted, you will receive an email that explains why (for example, no signature or no date). ☐ 10. The accepted documents will be stamped with a case number, date and time. 11. Print two copies of the stamped, accepted document(s). One copy is for your records. The second copy is for the other party. 12. Serve the other party. Review your options at http://gwinnettflc.atlantalegalaid.org/filing-

and-service-instructions/

INSTRUCTIONS FOR ACKNOWLEDGMENT OF SERVICE

 Efile from the courthouse or from home. For more details, visit: http://gwinnettflc.atlantalegalaid.org/how-to-efile/.
2. Once your case has been accepted, print two copies of all the clerk-stamped forms. Keep one copy for your records.
3. Send the Acknowledgment of Service (completed with your case number) and a copy of all the clerk-stamped papers to the opposing party.
4. Have the other party complete the Acknowledgment of Service with his/her address and signature in front of a notary. The original Acknowledgment of Service form should be returned to you.
5. E-file the scanned Acknowledgment of Service or file at the self-help kiosk at the courthouse.
6. Wait for notice of a court date or any other request from the court or from the other side.

Courthouse Information

Gwinnett Justice and Administration Center ATTN: Clerk of Superior Court 75 Langley Drive Lawrenceville, GA 30046 Tel: (770) 822-8100