# INSTRUCTIONS FOR FILING A COMPLAINT FOR DIVORCE WITH MINOR CHILDREN

# **GENERAL COMMENTS**

This packet contains forms for people who want to file their own divorce in Cobb County, and who have minor children together with their spouse. If you and your spouse do not have minor children together, you should not use this form packet. Instead, use the shorter and simpler version of this document packet called "Complaint for Divorce without Minor Children."

Please read these instructions and each individual form very carefully. Missing or misreading a word could cause you to make serious errors in your case, putting your rights and the direction of your divorce case in jeopardy.

#### INTRODUCTION

In the State of Georgia, if you want to end your marriage, you must file a *Complaint for Divorce* in the Superior Court. There are two options available to you for filing a divorce case: (1) you can hire a lawyer who will prepare your paperwork and represent you in court, or (2) you can use the forms included in this packet and represent yourself in court. After a court grants your divorce and issues a *Final Judgment and Decree of Divorce*, you will be legally able to remarry.

It is advisable to speak with a lawyer before filing any action with the Court; this divorce is no exception to that rule. There are often more issues involved in a divorce than you might realize if you fail to get legal advice. However, you may want to review the forms and instructions in this packet before you talk to a lawyer, so that you will be able to make the best use of your time with the lawyer.

Dissolution of a marriage can be a very complicated process. If documents are not completed, signed, notarized and filed as prescribed by law, the divorce pleadings are not in compliance with the law, a judge cannot grant your request for divorce, and may dismiss your case.

If you want a court to grant your divorce, <u>you must follow the law</u> and <u>you must complete each and every</u> <u>paragraph that applies to your case</u> (but not any paragraph that does not apply to your case).

Please read and complete the steps listed in this packet in order to finalize, file, and serve your *Complaint for Divorce*.

State law, **O.C.G.A.** § **15-19-51**, prohibits court personnel (including staff attorneys, law clerks, calendar clerks, Clerk's Office staff, and Sheriff's Department staff) from giving legal advice or answering legal questions. This rule also applies to the Cobb County Law Library.

# YOU MAY ESPECIALLY NEED AN ATTORNEY IF:

- The case is contested OR an attorney represents your spouse.
- You or your children are victims of family violence against you by your spouse.
- You want a custody or visitation arrangement that does not exactly fit these forms.
- You are unable to locate your spouse for purposes of having him/her served with this action.
- You and your spouse have a house, pension, or large amount of property or income to be divided.
- You think you may have difficulty getting financial information from your spouse.

Whether your case is contested or uncontested, you should speak with a lawyer before signing a *Settlement Agreement* or filing any other documents with the Court.

# FORMS NEEDED TO **START** YOUR DIVORCE:

If this divorce action **may be contested** (meaning that you do not have a signed *Settlement Agreement*), you must file the following documents along with the *Complaint*:

- (a) Complaint for Divorce
- (b) Verification
- (c) Summons
- (d) Domestic Relations Financial Affidavit
- (e) Seminar brochure: "Children Cope With Divorce"
- (f) Domestic Relations Case Filing Information Form
- (g) Sheriff's Entry of Service

#### OR

Acknowledgment of Service

#### OR

All of the following publication paperwork:

- (1) Affidavit of Diligent Search
- (2) Notice of Publication, and
- (3) Order of Publication, Return of Service, Order Perfecting Service
- (h) *Notice of Lis Pendens* (if applicable)

**Note:** We suggest that you consult an attorney if you think you need this form.

- (i) Rule Nisi (only if you want a hearing on temporary issues)
- (j) Affidavit of Poverty and Order on Affidavit of Poverty (only if applicable)

<u>Note:</u> Only use this form if you are indigent and cannot afford to pay the filing and service fees. See the list of fees enclosed with this packet.

All of these forms are included in this packet or are available from the Cobb County Law Library, except for the *Sheriff's Entry of Service* and the *Domestic Relations Case Filing Information Form*, which are available at the Superior Court Clerk's Office.

If this action is **uncontested** (meaning you have a signed *Settlement Agreement*), you must file the following documents with the *Complaint*:

- (a) Complaint for Divorce
- (b) Verification
- (c) Summons
- (d) Domestic Relations Financial Affidavit
- (e) Seminar brochure: "Children Cope With Divorce"
- (f) Domestic Relations Case Filing Information Form
- (g) Acknowledgment of Service, Consent to Jurisdiction and Venue, and Consent to Present Case (original signed by Defendant and notary public)

Acknowledgment of Service (original signed Defendant and notary public)

(h) *Notice of Lis Pendens* (only if applicable)

<u>Note:</u> It is unlikely that you will need this document if you have a signed *Settlement Agreement* (see instructions for Paragraph 9 of the Complaint). We suggest that you consult an attorney if you think you need this form.

(i) Rule Nisi (only if you want a hearing on temporary issues)

**Note:** It is unlikely that you will need this document if you have a signed *Settlement Agreement*.

(j) Affidavit of Poverty and Order on Affidavit of Poverty (only if applicable)

**Note:** Only use this form if you are indigent and cannot afford to pay the filing and service fees. See the list of fees enclosed with this packet.

(k) Settlement Agreement (signed before notaries by both parties)

All of these forms are included in this packet or are available from the Cobb County Law Library, except for the Domestic Relations Case Filing Information Form.

# FORMS NEEDED AT THE FINAL HEARING TO FINISH YOUR DIVORCE:

If you do not have a signed *Settlement Agreement*, you will need the following forms when you go to the final hearing in your divorce:

- (a) Final Judgment and Decree of Divorce With Minor Children (Without Settlement Agreement)
- (b) Domestic Relations Case Disposition Form (Pick up in Clerk's Office)

If you <u>have</u> a signed *Settlement Agreement*, you will need the following forms when you go to the final hearing your divorce:

- (a) Final Judgment and Decree of Divorce Incorporating Settlement Agreement
- (b) Domestic Relations Case Disposition Form

The following are detailed instructions on how to complete and file this *Complaint for Divorce with Minor Children*, as well as some of the related documents. (Read these instructions carefully and more than once, if necessary).

## STEP 1: PETITION FOR DIVORCE

#### • Caption (Heading):

Fill in your name as the Petitioner and your spouse's full name as the Respondent. Leave the Civil Action Case Number blank. The clerk will assign a number to your case when you file your *Petition* in the Clerk's Office. After completing the heading, write your full name again in the space provided just before Paragraph 1.

# • Paragraph 1: Subject Matter Jurisdiction

Check only one (1) box.

- (a) Check box **a** if you have been a resident of the State of Georgia for at least six (6) months immediately before filing your *Petition for Divorce*. (It is not good enough if you used to live in Georgia in the past, moved away, and have returned more recently than six months ago.)
- (b) Check box **b** if you are not a resident of the State of Georgia, but your spouse has been living in Georgia for at least the past six (6) months. (It is not good enough if your spouse used to live in Georgia in the past, moved away, and has returned more recently than six months ago.)

**Note:** If you live in Georgia, but not lived here for a full six months, but your spouse has been living here for at least the past six months, you may still use this *Complaint* and file in Georgia. If this is the case, you should check box **b** and cross out the first eleven words ("I am not a resident of the State of Georgia, but…"), so that the sentence is accurate.

#### • Paragraph 2: Venue

The issue of venue in a divorce action is very complicated. It is also very important since the divorce may be defective if venue is not addressed properly. Read these instructions very carefully. If your situation does not seem to fit any of the choices exactly, you should talk to a lawyer. You may not be able to file your case in Cobb County or you may need to make particular changes to this form.

Check only one (1) box.

- (a) Check box a if the Respondent currently resides in Cobb County.
- (b) Check box **b** if all of the following are true:
  - (1) The Respondent is not a resident of Cobb County, but resides in Georgia;
  - (2) The two of you lived together in Cobb County at the time you separated;
  - (3) You still live in Cobb County; and
  - (4) The Respondent has moved out of Cobb County only within the past six (6) months prior to you filing this *Complaint for Divorce*.
- (c) Check box **c** if the Respondent does not live in Cobb County and did not live with you in Cobb County at your time of separation, but currently resides in Georgia.
- (d) Check box **d** if you live in Cobb County and the Respondent does not live in Georgia. Then check number (1), (2), or (3) in the same paragraph.

Check only one (1) box. (If both 1 and 3, or 2 and 3 apply, check only 3.)

- (1) Check box **1** if the Respondent <u>was a resident</u> of Cobb County, but currently resides in another state (enter the name of the state in the space provided), and the Respondent is subject to the personal jurisdiction of the Court under Georgia's Long Arm Statute (see O.C.G.A. § 9-10-91[5]).
- (2) Check box **2** if the Respondent has <u>never resided</u> in the State of Georgia and currently resides in another state. Enter the name of the state in the space provided.
- (3) Check box 3 if the Respondent does not live in Georgia, but has <u>acknowledged</u> service of process <u>and has consented</u> to the jurisdiction of the Court. If you check this box, you must file the original signed and notarized form entitled *Acknowledgment of Service, Consent to Jurisdiction and Venue, and Consent to Present Case* (this is one form) with this *Complaint*.
- (e) Check box **e** if you reside in Cobb County, but you <u>do not know where the Respondent lives</u>. You must prove to the Court that you have tried to locate the Respondent and cannot find him or her. You must also file the original signed and notarized *Affidavit of Due Diligence* with this *Complaint*. In that *Affidavit*, you will explain to the Court about the steps you took to try to find the Respondent.

**Note:** In this situation, you will have to serve the Respondent by publication (see Paragraph 3-c below). That means you will not be able to get certain kinds of relief as part of the divorce, such as child support and alimony. However, if the Respondent later acknowledges service, gets served by the Sheriff, or files an *Answer* to the divorce, then your case will not be limited by the restrictions that apply to publication cases.

# • Paragraph 3: Service of Process

Check only one (1) box.

(a) Check box **a** if the Respondent has acknowledged Service of Process. If you check this box, you must also file the original signed and notarized *Acknowledgment of Service*.

- (b) Check box **b** if you want the Sheriff's Department to serve the Respondent with this *Complaint* and the other court papers. You must fill in the address where the Respondent should be served and circle whether this is a home or work address.
  - (1) Check box **b-1** if the Respondent lives outside of Cobb County and you want the Sheriff's Department to serve him or her. If you check this box, <u>you must inform the Clerk's Office</u> (when you file the case) that the other party must be served by "second original." The clerk will stamp the service copy of your papers as a "second original."
- (c) Check box **c** if you do not know where the Respondent lives and you are serving him or her by publication. Write the Respondent's last known address on the lines provided. You must also file the original signed and notarized *Affidavit* of *Due Diligence* with this *Complaint*. In that *Affidavit*, you will explain to the Court about the steps you took to try to find the Respondent.

To find more information about Service of Process, read **Step 6** of these instructions.

# • Paragraph 4: Date of Marriage

Check only one (1) box.

- (a) Check box **a** if you and the Respondent were married with a license and a ceremony, such as one by a clergyman or by a judge at the courthouse. Write the date of the marriage in the space provided.
- (b) Check box **b** if you and the Respondent did not have a marriage license and a ceremony, but you believe you have established a common law marriage. Under Georgia law, this generally means that you and the Respondent lived together and held yourselves out as spouse 1 and spouse 2 <u>before</u> January 1, 1997. Write the date you began your common law marriage in the space provided.

#### • Paragraph 5: Date of Separation

In the space provided, write the last date that you and the Respondent separated and remained separated up to the present time. Provide only one date. If you and the Respondent have separated, gotten back together, and then separated again, use the date of the most recent separation.

# • Paragraph 6: Settlement Agreement

Check this box <u>only if</u> you and the Respondent have signed a *Settlement Agreement* telling the Court the arrangements concerning your minor children (such as custody, visitation, child support, medical expenses, or insurance), how you will divide your joint and marital property and debts, and how you will resolve any other issues between the two of you. The parties must agree voluntarily and this document must be signed by both parties in front of a notary public.

# • Paragraph 7: Minor Children

Check only one (1) box.

(a) Check box **a** if you and the Respondent do not have any minor children together (by birth or adoption).

**Note:** If you and the Respondent do not have minor children together, you should use a <u>different</u> <u>Complaint form</u>, entitled <u>Complaint for Divorce Without Minor Children</u>. It is much shorter and simpler.

(b) Check box **b** if you and the Respondent <u>have</u> minor children together. On the space provided, write the number of minor children that you have together. In the additional spaces, list the name of each child, the sex, date of birth and the parent (or other person) with whom the child lives now. If you have more than five (5) minor children together, you should list the information for the additional children on a separate piece of paper and attach that paper to this *Complaint* (between pages 3 and 4).

#### • Paragraph 8: Children's Current Residence

In the spaces provided, you must give the Court the address and county where the children live now, and the names of the people living with them. On the last space, tell the Court how long they have been at that address. However, if the children live in a shelter for victims of family violence, do not list the address of the shelter. Instead, on the space for the address, list only the name of the shelter and the state where it is located. Do not even fill in the name of the county.

# • Paragraph 9: Children's Past Residences

You must tell the Court where the children have lived within the past five (5) years. In the spaces provided, tell the Court the dates the children lived at each address, and then list the address next to the correspondent date. However, if the children lived at a shelter for victims of family violence, <u>do not list the address of the shelter</u>. Instead, on the space for the address, list only the name of the shelter and the state where it is located.

# • Paragraph 10: People With Whom the Children Have Lived

In the spaces provided, list the name of each person with whom the children have lived during the past five (5) years, and then list that person's <u>current</u> address. However, if <u>any person</u> on the list is living in a shelter for victims of family violence, <u>do not list the address of the shelter</u>. Instead, on the space for the address, list only the name of the shelter and the state where it is located.

## • Paragraph 11: Other Court Cases About the Children

Check only one (1) box.

- (a) Check box **a** if you have <u>never</u> participated in litigation other than this case (such as filing a case, being served with court papers, testifying as a witness), concerning the custody of or visitation with the children, in this state or any other state.
- (b) Check box **b** if <u>you have</u> participated in litigation other than this case (such as filing a case, being served with court papers, testifying as a witness), concerning the custody of or visitation with the children, in this state or any other state. In the spaces provided, list the court, the case number and the date of any order concerning custody or visitation.

# • Paragraph 12: Other Cases that Could Affect Custody or Visitation in this Case

Check only one (1) box.

- (a) Check box **a** if you do not have any information about any other case (past or present, in Georgia or another state) that could affect custody or visitation in this case. Examples include other divorces, contempt actions, family violence cases, protective orders, termination of parental rights, legitimations, and adoptions.
- (b) Check box **b** if you <u>do</u> have information about <u>any other</u> case (past or present, in Georgia or another state) that could affect custody or visitation in this case. Examples include other divorces, contempt actions, family violence cases, protective orders, termination of parental rights, legitimations, and adoptions. In the spaces provided, you must tell the Court the name of the court involved, the case number, and the type of case. If you need more space for this answer, use additional paper and attach it to this *Complaint* between pages 5 and 6.

# • Paragraph 13: Others Claiming Custody or Visitation

Check only one (1) box.

(a) Check box a if you do not know of any person (other than the Respondent) who has physical custody of the children or who claims to have custody or visitation rights to the children.

(b) Check box **b** if you do know of someone (other than the Respondent) that has physical custody of the children or claims to have custody or visitation rights to the children. In the spaces provided, list the name and present address of each person involved.

# • Paragraph 14: Child Custody

Note:

There are many ways to arrange custody of children. This *Complaint* form does not try to deal with all of them, but only the two most common ones. If you want the Court to order a different custody arrangement other than (a) or (b) below, you should talk to a lawyer. If you want more information about what it means to have full custody or joint legal custody, you may want to read O.C.G.A. § 19-9-6 and also talk to a lawyer. Under Georgia law, the Court must order custody in a way that fits the "best interests of the children."

Check only one (1) box.

- (a) Check box **a** if you believe it would be in the children's best interest for the Court to grant full custody (also referred to as "sole custody") of the children to one person (rather than sharing joint custody). If you believe you should have full custody <u>yourself</u>, then write "Petitioner" in the space provided. If you believe <u>your spouse</u> should have full custody, then write "Respondent" in the space provided. If you believe <u>some other person</u> (such as a grandparent or other relative) should have custody instead of either you or your spouse, you may still be able to use this *Complaint*, but you will need to get advice from a lawyer about how to do it.
- (b) Check box **b** if you believe it would be in the children's best interest for the Court to grant joint legal custody between you and the Respondent, with one person to have primary physical custody. If you believe you should have primary physical custody <u>yourself</u>, then write "Petitioner" in the space provided. If you believe <u>your spouse</u> should have primary physical custody, then write "Respondent" in the space provided.
- (c) Check box **c** if you want some other custody arrangement. Talk to a lawyer to figure out the best way to explain what you believe is best for the children on the lines provided here.

#### • Paragraph 15: Child Visitation

Note:

There are many ways to arrange visitation for children. This *Complaint* form does not try to deal with all of them, but only the two most common ones. If you want the Court to order a different visitation agreement other than (a) or (b) below, you should talk to a lawyer. As with custody, the law requires that the Court must order visitation in a way that fits the "best interests of the children."

Check only one (1) box.

- (a) Check box **a** if you believe that one of you should have reasonable visitation with the children. If you believe the Respondent should have reasonable visitation, then write the word "Respondent" on the space provided. If you believe that you should have reasonable visitation, then write the world "Petitioner" on the space provided.
- (b) Check box **b** if you believe that the Respondent's visitation should be restricted in some way to protect the children. Examples include: not allowing the parent to drink alcohol when the children are with her or him, not allowing the parent to drive with the children, or requiring supervision of visitation by another person. On the lines provided, explain to the Court about the restrictions that you believe are necessary and the reasons for them.

## • Paragraph 16: Child Support

Note:

The Court is required to follow specific guidelines when setting child support. These guidelines, found in O.C.G.A. § 19-6-15, explain what counts as income for setting child support and list specific percentages of gross income to be used as the starting point for setting child support, based on the number of children involved. The guidelines also have a long set of factors that the Court can use to vary the amount of support up or down from the amount that would be set under the listed percentages. You should read the child support guidelines in O.C.G.A. § 19-6-15, which may be found on the Internet at www.ganet/org/services/ocode/ocgsearch.htm or in the Cobb County Law Library.

Check only one (1) box.

- (a) Check box **a** if you are asking the Court to order the Respondent to pay child support. In the first space provided, list the Respondent's gross monthly income (<u>before</u> taxes and any other deductions). Then, in the other two spaces, list the lowest and highest amounts you believe the Respondent should pay each month, based on the percentages and special factors listed in the Georgia child support guidelines. (See note above.) If you do not know the amount of the Respondent's income, write the word "unknown" in all three spaces.
- (b) Check box **b** if you believe that you should pay child support to the Respondent. In the first space provided, list your gross monthly income (<u>before</u> taxes and other deductions). Then, in the other two spaces, list the lowest and highest amounts you believe you should pay each month, based on the percentages and special factors listed in the Georgia Child Support Guidelines. (See note above.)
- (c) Check box **c** if the Court cannot decide this issue in this divorce action because the Court cannot get personal jurisdiction over the Respondent. Generally, this will be because you are serving the Respondent by publication or because the Respondent has never lived in the State of Georgia. (For more information on this, see the note above about service by publication in the instructions above for Paragraph 2-e.)

# • Paragraph 17: Health Insurance for Children

Check only one (1) box.

- (a) Check box a if you want the Court to order the Respondent to maintain medical, dental, and hospitalization insurance for the children.
- (b) Check box **b** if you already provide health insurance for the children, and you want the Respondent to be required to reimburse you for a share of the cost each month.
- (c) Check box **c** if you are not asking the Court to decide this issue.
- (d) Check box **d** if this issue cannot be decided by the Court in this divorce action because the Court cannot get personal jurisdiction over the Respondent. (See the instructions above for Paragraph 16-c.)

# • Paragraph 18: Other Medical Expenses for Children

Check only one (1) box.

- (a) Check box **a** if you want the Respondent to be responsible for all expenses incurred for the children's medical, dental, and hospital care that are not covered by insurance.
- (b) Check box **b** if you believe that you and the Respondent should share the expenses incurred for the children's medical, dental, and hospital care that are not covered by insurance.
- (c) Check box **c** if you are not asking the Court to decide this issue.
- (d) Check box **d** if this issue cannot be decided by the Court in this divorce action because the Court cannot get personal jurisdiction over the Respondent. (See the instructions above for Paragraph 16-c.)

## • Paragraph 19: Life Insurance to Support Children

Check only one (1) box.

- (a) Check box **a** if the children depend on the Respondent for support, and you believe the Respondent should maintain a life insurance policy on himself/herself for the support of the minor children. In the space provided, write the amount of insurance you believe the Respondent should maintain for the children's benefit.
- (b) Check box **b** if you are not asking the Court to decide this issue.
- (c) Check box **c** if this issue cannot be decided by the Court in this divorce action because the Court cannot get personal jurisdiction over the Respondent. (See the instructions above for Paragraph 16-c.)

# • Paragraph 20: Alimony

Note:

If you want alimony, but do not have proof of the Respondent's income, you should see a lawyer. There are procedures called "discovery" that may be used to try to determine the income. The key issue in deciding alimony is the income of both parties.

Check only one (1) box.

- (a) Check box **a** if you are financially dependent on the Respondent and want the Court to order the Respondent to pay alimony for your support.
- (b) Check box **b** if you are <u>not</u> asking the Court to order alimony payments for your support.
- (c) Check box **c** if this issue cannot be decided by the Court in this divorce action because the Court cannot get personal jurisdiction over the Respondent. (See the instructions above for Paragraph 16-c.)

#### • Paragraph 21: Marital Property

**Notes:** 

- o <u>All</u> property that was acquired by either party during the marriage is considered marital property (no matter whose name is on the title), except for gifts and inherited property.
- o If the marital home or other real estate is titled in the Respondent's name alone (or you are not sure whose name is on the property deed), you must file a separate document called a *Notice of Lis Pendens*. If you do not file a *Lis Pendens*, and the property is sold before the divorce becomes final, you will not be able to get the home (or a share of it) as part of the divorce because it will be gone. See a lawyer if this may apply to your case.
- If the marital home belonged to one of the parties before the marriage, it still may be claimed as
  marital property if its value has increased (or the mortgage has decreased) during the marriage.
   See a lawyer if this may apply to your case.
- o If you or the Respondent have rights to a pension that have built up during the marriage, the pension may be considered marital property. Figuring out the value of a pension (and writing the proper QDRO order if it is distributed in the divorce) is very complicated. See a lawyer if this may apply to your case.
- o If you think the Respondent may have acquired assets during the marriage that are unknown to you, the law has procedures to use (called "discovery") to try to find out about those assets. If it is important to you to try to learn more about the Respondent's assets, you should see a lawyer.

Check only one (1) box.

- (a) Check box **a** if you and the Respondent have <u>already</u> divided your marital property and you are both satisfied with the division.
- (b) Check box **b** if you and the Respondent <u>did not</u> acquire any property during your marriage (or if the property is already all gone).
- (c) Check box **c** if you and the Respondent <u>did</u> acquire property during your marriage and you are asking for a fair division of that property.

Note:

If you check this box, you must provide the Court with information about the property that you and the Respondent have acquired at any time during the marriage. Use the spaces provided under box  $\mathbf{c}$  to describe the property and check each box that applies. Use additional paper if necessary, and attach the paper to this *Complaint*, between pages 8 and 9. Carefully read the "Notes about Marital Property" section at the beginning of the instructions for Paragraph 21.

(d) Check box **d** if this issue cannot be decided by the Court in this divorce action because the Court cannot get personal jurisdiction over the Respondent. (See the instructions above for Paragraph 16-c.)

# • Paragraph 22: Joint or Marital Debts

Note:

Creditors are not parties in your divorce cases. Consequently, the Court cannot take away creditors' rights in the divorce. This means that the Court cannot prevent creditors from trying to collect from any person who is liable to a particular debt. However, the Court can enter an order in the divorce case that says one party or the other must pay a particular marital debt. If the responsible party does not pay as ordered, s/he may be held in contempt.

Check only one (1) box.

- (a) Check box **a** if you and the Respondent do not have any joint or marital debts.
- (b) Check box **b** if you and the Respondent <u>have</u> joint or marital debts. In the spaces provided, list each creditors (for example, Visa, MasterCard, etc.), the balance owed, and who you believe should pay each debt. Use additional paper if necessary, and attach it to the *Complaint* between pages 9 and 10.
- (c) Check box **c** if this issue cannot be decided by the Court in this divorce action because the Court cannot get personal jurisdiction over the Respondent. (See the instructions above for Paragraph 16-c.)

# • Paragraph 23: Restraining Order Where Violence Has Occurred

<u>Do not</u> check this box if there has not been any history of violent acts against you by the Respondent.

Check this box <u>only if</u> there has been a history of violence by the Respondent toward you, and you are afraid that the Respondent will continue the violent acts or harassment against you.

The restraining order in a divorce is <u>not</u> enforceable by warrantless arrest. It can only be enforced by a *Motion for Contempt*.

Note:

If there has been recent violence (or past violence plus a recent threat to renew that violence), you should consider filing a Temporary Protective Order (TPO) <u>immediately</u>. A TPO provides *much* stronger and faster protect than a restraining order in a divorce case. There is no charge for filing a TPO petition, and free help is available for filing one. Contact the Women's Resource Center at 404-688-9436 to get more information about TPOs.

#### • Paragraph 24: Restore Former Name

Check this box <u>only if</u> you want the Court to restore your former or maiden name. On the space provided, write the name you want to have restored.

**Note:** This is not a name change action and cannot be used for anyone except spouse 1 or spouse 2 in this divorce action.

# • Paragraph 25: Grounds for Divorce

Check only the boxes that you can prove in court if your case goes to trial.

- (a) Check box **a** if there is no hope that you and the Respondent can save this marriage. This is the language for grounds in most cases, and may be the only grounds you choose. It is the basis for granting a divorce when fault is not proven. It can and should also be used as a "back-up," if you check other grounds based on some kind of fault.
- (b) Check box **b** if the Respondent has committed acts of cruelty against you. On the spaces provided, you must tell the Court what cruel acts the Respondent did to you.
- (c) Check box **c** if the Respondent had sexual relations with someone else while you have been married to each other.
- (d) Check box **d** if the Respondent left you intentionally and has not come back for at least a year.
- (e) Check box **e** if you can prove and want to state other grounds for divorce. You <u>must</u> research the law under O.C.G.A. § 19-5-3, and tell the Court what other grounds for divorce you are asserting. Use the space provided or attach additional paper between pages 10 and 11.

#### • Final Paragraph: Request for Relief

Check only the boxes that apply.

- (a) Check box **a** if you want the Court to grant you a total divorce from the Respondent. Make sure you have also completed Paragraph 25.
- (b) Check box **b** if you want the *Settlement Agreement* signed by you and the Respondent to be incorporated in the *Final Judgment and Decree of Divorce*. Make sure you have also completed Paragraph 6 and that both parties have signed the *Settlement Agreement* in front of a notary public.
- (c) Check box **c** if you want the Court to order custody and visitation according to Paragraphs 14 and 15. Make sure you have completed those paragraphs.
- (d) Check box **d** if you want the Court to order child support, health insurance, medical expenses, and life insurance according to Paragraphs 16, 17, 18, and 19. Make sure you have completed those paragraphs.
- (e) Check box **e** if you want the Court to order the Respondent to pay alimony for your support. Make sure you have completed Paragraph 20.
- (f) Check box **f** if you want the Court to divide the marital property as described in Paragraph 21. Make sure you have correctly and completely filled out Paragraph 21, after carefully reading the notes at the beginning of the instructions for that paragraph.
- (g) Check box **g** if you want the Court to assign responsibility for payments of joint or marital debts as described in Paragraph 22. Make sure you have correctly and completely filled out Paragraph 22, after carefully reading the notes at the beginning of the instructions for that paragraph.

- (h) Check box **h** if you want the Court to temporarily and permanently restrain the Respondent from harassing you or committing any further acts of violence toward you. Make sure you have completed Paragraph 23.
- (i) Check box i if you want the Court to restore your former or maiden name according to Paragraph 24. Make sure you have completed that paragraph.
- (j) Check box **j** if you want the Court to schedule a *Rule Nisi* (hearing on temporary issues). Complete a *Rule Nisi* form for the Court to complete and sign. See additional information about this in Step 7 below.
- (k) Check box **k** as a "back-up" to allow for any other relief the Court finds appropriate in your case.

#### • Signature and Date

To finish the *Complaint* form, add the date on which you are signing it, sign your name in the space provided on the last page, write your address and a daytime telephone number where the Court staff could reach you if necessary. However, if you are living in a shelter for victims of family violence, <u>do not list the address of the shelter</u>. Instead, you should write another address where you can be sure that you will receive any information that is mailed to you by the Court or the Respondent.

#### STEP 2: VERIFICATION FORM

The *Verification* form <u>must</u> be filled out with the *Complaint for Divorce*. In the caption, insert your name as the Petitioner and your spouse's name as the Respondent. <u>Do not</u> fill in the Civil Action Case Number. The clerk will assign a number to your case when you file your case in the Clerk's office. Insert your name in the space underneath the word "Verification," which is the title of this document. In the next space, insert the title of the document you are verifying as true, which is "*Complaint for Divorce With Minor Children*."

Before you sign this *Verification*, remember that you will be swearing under oath that the information you have provided in the *Complaint for Divorce* is true. You should re-read the *Complaint* one more time, from start to finish, to make sure it is all true. Then take the *Complaint* and this *Verification* to a notary public. (See pages 2 and 3 above to find out the other forms you will need to have notarized.) Sign your name <u>in front of the notary public</u> in the space provided, and check the box to indicate that you are the Petitioner. The notary must complete the rest of the *Verification* form after you sign it under oath. The staff at the Cobb County Superior Court Clerk's Office can notarize this document for free, but you must have proper identification.

#### STEP 3: OTHER DOCUMENTS & COPIES

To start your divorce case, you must complete and file several other forms in addition to the *Complaint* and *Verification*. Some of these forms need to be signed in front of a notary public. (The forms you will need are listed on pages 2 and 3 of these instructions.)

After you have finished filling out all of the required papers to start your case, and all have been signed (in front of a notary public where required), <u>make two (2) complete sets of copies</u> of all papers that you are going to file. Then, separate the copies into three packets: (1) all of the originals for the court, (2) one set of copies for your spouse (called the "service copy"), and (3) one set of copies for you to keep for your own records.

#### STEP 4: FEES

The court <u>filing fee</u> for a divorce action may be obtained from the Superior Court Clerk's Office. You should contact someone in that office to determine what forms of payment are acceptable. The phone number to the Superior Court Clerk's Office is 770-528-1300.

In addition, there is a <u>service fee</u> of \$50.00, if the Cobb County Sheriff's Department is going to serve this action.

**Note:** If you have a low income and feel that you cannot afford to pay these fees, you can ask the Court to waive the court filing fee and service fee. To do this, you should file the *Poverty Affidavit* and *Order on Poverty Affidavit* forms along with your other forms that you have taken to the Clerk's Office. A judge must sign

the *Order* approving the *Poverty Affidavit*, before the filing of your case can be completed by the Clerk's Office staff. If the judge signs the order of approval, both the filing fee and the service fee are waived. If the judge does not approve your *Poverty Affidavit*, you must pay all fees before you case will proceed.

If you are serving the Respondent by publication (because you do not know where she or he can be found for service), there is a <u>publication fee</u> charged by the newspaper that publishes the notice. This fee will have to be paid separately from the Clerk's Office fees. Even if the judge approves your *Poverty Affidavit*, you will have to pay this fee of \$80.00 (subject to change) to *The Marietta Daily Journal*.

#### STEP 5: FILING

After you have completed, signed (in front of a notary, where applicable), copied, and sorted all of your paper work, you are ready to file your case. Take all three (3) sets of forms (with the Court's set on top), along with your case or money orders to pay the fees, to the Cobb County Superior Court Clerk's Office. Give all three sets of documents to the clerk.

Tell the clerk if there have ever been cases about you in this court so that the case can be assigned to the proper judge. If your paperwork is complete, the clerk will keep the originals for the Court's file. Once your fees have been paid or a *Poverty Affidavit* has been approved by the judge, the clerk will write the case number on the top of the set of your copies, stamp them, and return them to you. Keep these copies for your records. Your divorce case has now been filed, but you still need to arrange for service (unless you have filed an *Acknowledgment of Service*). You should use the third set of copies for service.

#### STEP 6: SERVICE

Service is the required formal process of notifying the Respondent that the divorce action has been filed. There are three ways for service to be completed: (1) the Respondent signs an *Acknowledgment of Service*, (2) service by the Sheriff's Department or other approved process server, or (3) by publication.

#### • Service by Acknowledgement of Service

This is the easiest and least expensive method, <u>but only if</u> the Respondent is cooperative and willing to sign an *Acknowledgment of Service* form in front of a notary public. You cannot sign the for the Respondent, and you cannot sign as the notary witnessing the Respondent's signature, nor is it good enough for the Respondent to sign without the signature being witnessed by a notary public.

There are two different Acknowledgment of Service forms available from the Cobb County Law Library:

- (1) The Acknowledgement of Service, Consent to Jurisdiction and Venue, and Consent to Present Case is appropriate if you and the Respondent have reached an agreement and will be signing a Settlement Agreement. This form is best because it includes the consent to the present case in the same form with the acknowledgement, so you are saved a step later.
- (2) The plain *Acknowledgment of Service* form is appropriate if you and the Respondent have not reached a complete agreement yet, but the Respondent is willing to acknowledge service. This saves the Respondent the possible embarrassment or inconvenience of being served by the deputy sheriff, but does not give up the Respondent's right to file an *Answer* and have a trial if an agreement is not reached.

To use this method of service, you need to complete the appropriate form and have the Respondent sign it in front of a notary public. You should then file it with your other papers, as explained in Steps 3, 4, and 5 above.

#### • Service by Sheriff's Department

This is the usual way for service to be completed. It is sometimes called "Personal Service," which means that the deputy sheriff or other court-approved process server hands the papers to the Respondent in person. The forms provided by the Superior Court of Cobb County do not include the special motion and order required to have a special process server appointed. Therefore, if the Respondent will not sign an acknowledgement, and you know an

address where the Respondent can be served, you should make arrangements for the Sheriff's Department to serve the papers.

If the Respondent can be served in Cobb County, then the Cobb County Sheriff's Department can serve the papers. You may pay the service fee at the Clerk's Office when you file the case, and leave the service copy of the papers with the clerk. The clerk will forward your payment and legal documents to the Sheriff's Department for service.

**Note:** If you prefer, you may take the fee and service copy of the papers directly to the Sheriff's Department yourself (after you have completed Step 5 above). The Sheriff's Department is not at the jail; it is located in the Superior Court building.

If the Respondent must be served in another county or state, the Cobb County Sheriff's Department cannot serve the papers. You will need to arrange for service directly with the Sheriff's Department of the proper county. You should find out the amount of the fee, and take or send it to the proper Sheriff's Department, along with the service copy of the papers.

Whether you have service completed by the Cobb County Sheriff's Department or some other Sheriff's Department, you should make sure the service copy includes the *Sheriff's Entry of Service* form. After the Sheriff's Department completes service, they will send the white and yellow copies to the Clerk's Office, which will then send the yellow copy to you (if you have properly filled out the form).

# • Service by Publication

This is a method of last resort. If you can find the Respondent, you must use one of the other two previously described methods of service. If you do not know where the Respondent lives or works, and you cannot find that information out, this is your only choice of service method. You must prove to the Court that you have tried to locate the Respondent and cannot find him/her.

Using service by publication places special limitations on your divorce case, because the Court will not have "personal jurisdiction" over the Respondent. You will not be able to get certain kinds of relief, such as child support and alimony, as part of the divorce. However, if the Respondent later acknowledges service, gets served by the sheriff, or files an *Answer* to the divorce, then your case will no longer be limited by the restrictions that apply to publication cases.

To serve by publication, you will need to prepare and file the following three (3) forms:
☐ Affidavit of Diligent Search
☐ Notice of Publication, and
☐ Order of Publication, Return of Service, and Order Perfecting Service

In the *Affidavit of Due Diligence*, you will explain to the Court the steps you took to try to find the Respondent. You must make reasonable effort to find the Respondent before you fill out this form, which is available through the Cobb County Law Library and has its own set of instructions. The other two forms are available through the Clerk's Office.

If you know you must use service by publication when you prepare your *Complaint for Divorce*, then you should prepare all three above listed forms at that time. However, if you have already filed your divorce case, and have tried to complete service by a different method, you can still request the Court's permission to serve by publication.

After you file the forms and if the Court grants permission, the judge will then sign an *Order of Publication*. You will need to pay the cost of publication (\$80.00) at the Clerk's Office. The *Notice of Publication* will then be published in the county's official legal newspaper, called *The Marietta Daily Journal*, four times (usually four weeks in a row). The Respondent will then have 60 days to file an *Answer* if s/he wants to contest the case.

To be on the safe side, you should also mail a set of all the papers, called the "service copy," to the Respondent's last known address. Be sure to put enough postage on it, and be sure to list a return address so that the post office can return it to you if they are unable to deliver it.

After the *Notice of Publication* has been published all four times, you should receive an *Affidavit of Publication* from *The Marietta Daily Journal* stating that publication is complete. You must bring this *Affidavit of Publication* 

with you to your hearing in order to prove that service by publication has been completed. Usually the judge will then sign the *Order Perfecting Service* (part of the three-part form listed above) at the hearing, showing that the Court has reviewed the service and finds that it was done properly.

If you later find out where the Defendant lives or works (before the case is over), you should arrange for the Sheriff's Department to serve the Respondent or for the Respondent to acknowledge service.

#### STEP 7: HEARINGS

After you have filed your case, and the Respondent has been properly served, you are ready for the next step, which is either a temporary hearing (called a *Rule Nisi*) or the final hearing.

# • Temporary Hearing (Rule Nisi)

A temporary hearing is not required. However, if your case will not be ready for a final hearing (because you do not have a signed agreement and do not expect to have one soon), there may be issues that need to be decided on a temporary basis before the final hearing. In that situation, you may ask the Court to schedule a *Rule Nisi* temporary hearing. In a divorce without minor children, temporary issues may include alimony, living arrangements, use of an automobile, or who is responsible for certain payments while the divorce is pending.

To schedule a *Rule Nisi* temporary hearing, you should complete a *Rule Nisi* form which has its own separate instructions. If you know you want a temporary hearing when you are getting ready to file your divorce case, you can copy, sort, and file the *Rule Nisi* form with your other paperwork. (See steps 3, 4, and 5 above). After your case is filed with the Clerk's Office, you should take the original copy of the *Rule Nisi* and at least one copy to the office of the judge assigned to your case. The judge's staff will schedule a date for the *Rule Nisi* and fill out that part of the *Rule Nisi* form.

## • Final Hearing

With a Signed Settlement Agreement

If you <u>have</u> a signed *Settlement Agreement*, you may arrange to have the final hearing take place any time at least 31 days after the Respondent was personally served (or the *Acknowledgment of Service* was filed with the Clerk). Most of the judges and other court personnel call this type of hearing an "uncontested" divorce hearing. The judges schedule them in different ways. You should check with the staff for the judge assigned to your case to find out how that particular judge schedules these hearings.

If the Respondent signed the form called *Acknowledgement of Service, Consent to Jurisdiction and Venue, and Consent to Present Case*, then you are not required to give the Respondent notice of the date and time of the final hearing.

If the Respondent signed the other *Acknowledgement of Service* form (which does not waive the right to notice of the hearing), then you should mail a notice to the Respondent, telling the date, time, and place of the final hearing. Then, you should file a *Certificate of Service* with the Superior Court Clerk's Office (showing that you mailed or delivered proper notice to the Respondent).

Some judges will even finalize a divorce action without any final hearing. This is through a process called "Judgment on the Pleadings." The Cobb County Law Library does not yet have a form motion for this purpose, but you should check with your judge's staff to find out if one is required.

#### Without a Signed Settlement Agreement

If you do not have a signed Settlement Agreement, then your final hearing may take place any time at least 46 days after the Respondent was personally served (or the Acknowledgment of Service was filed with the Clerk). If the service was by publication, the hearing may take place any time after 61 days from the date of the first publication. The judges schedule these final hearings in different ways. You should check with the staff for the judge assigned to your case, and make sure you make it clear to them that there is not a signed settlement agreement.

Sometimes the judge's staff will mail notice of the hearing date to both parties. However, to be on the safe side, you should also mail a copy of the hearing notice to the Respondent. Then, you should file a *Certificate of Service* with the Superior Court Clerk's Office (showing that you mailed or delivered proper notice to the Respondent.

# Before Hearing Dates

Whether temporary or final, you must prepare your case to be presented to the Court before your hearing dates. You are your main witness. You must also gather other evidence (such as documents and photographs), and you must arrange for any other witnesses that you want to have testify at the hearing. You must also prepare the proper documents to be provided to the judge at (or soon after) the hearing.

For a <u>temporary hearing</u>, you may use *Affidavits* from witnesses, so that they do not have to testify in person. However, there are special procedures for this. See *Uniform Superior Court Rule 24.5*.

At the <u>final hearing</u>, *Affidavits* are not proper evidence. Your witnesses (if any) must testify in person at the hearing.

If you have a Final Divorce Hearing set on a case involving minor children, be sure to bring one of the following to the hearing:

- (a) Settlement Agreement completed, signed, and notarized by both parties. Be sure that the Settlement Agreement includes the attached Parenting Plan, which is consistent with the provisions for visitation contained in your Settlement Agreement. (Exhibit A Visitation Schedule).
- (b) *Final Judgment* and *Decree of Divorce With Minor Children* completed for the judge to review. Be sure to attach a *Parenting Plan* with your *Final Judgment*, which is consistent with the provisions for visitation included in your *Final Judgment and Decree*. (Exhibit A Visitation Schedule).

The Cobb County Law Library has materials to help you prepare for the hearings. You should also talk to a lawyer about the hearing to learn more about how to present your case.

# IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

and		Civil Action File No.:
		COMPLAINT FOR DIVORCE WITH MINOR CHILDREN
	My nan	is, and I am representing myself in this divorce action. In
suppor		, I state as follows:
1.	Subject	Matter Jurisdiction: I am the Petitioner in this action, and:
		[Check only one (1) box.]
		a) I have been a resident of the State of Georgia for more than six (6) months immediately prior to filing this action.
		b) I am not a resident of the State of Georgia, but my spouse has been a resident of the State of Georgia for at least six (6) months immediately prior to my filing of this action.
		for at least six (o) months infinediately prior to my fining of this action.
2.	Venue:	My spouse's name is, and s/he is the Respondent in this
	action.	
		[Check only one (1) box.]
		a) The Respondent is a resident of Cobb County and is subject to the jurisdiction of this Court.
		b) The Respondent is a resident of Georgia in County, but the Respondent and
		I lived together in Cobb County, and the Respondent has only moved away from Cobb County within
		the past six months before the date of my filing this action.
		c) The Respondent is a resident of Georgia in County, and I live in Cobb
		County. The Respondent has acknowledged service of process and consented to the jurisdiction and
		venue of this Court.
		d) The Respondent is not a resident of the State of Georgia, but I am a resident of Cobb County, Georgia,
		and:
		[Check only one (1) box.]
		☐ (1) The Respondent was formerly a resident of the State of Georgia and currently
		resides in the State of The Respondent is subject to
		the personal jurisdiction of the Court under Georgia's Long Arm Statute,
		O.C.G.A. § 9-10-91(5).
		☐ (2) The Respondent has never resided in the State of Georgia and currently resides in the State of

		jurisdiction and venue of this Court.
	□ (e)	I am a resident of Cobb County and the Respondent's whereabouts are unknown to me. I am filing my
	<b>—</b> (c)	Affidavit of Due Diligence with this Complaint, and incorporate it herein by reference.
3.	Service of I	<b>Process:</b> The Respondent shall be sued as provided under O.C.G.A. § 9-11-4, in the following manner:
		[Check only one (1) box.]
	□ (a)	The Respondent has acknowledged service of process. I am filing the Acknowledgment of Service
		(which has been signed by the Respondent) with this Complaint.
	□ (b)	The Respondent may be served by the Sheriff's Department at the Respondent's residence/work
		address, which is as follows:
	□ (c)	The Respondent resides outside of Cobb County, and shall therefore be served by second original, as
		provided under O.C.G.A. § 9-10-72. Service shall be made by the sheriff's department of the county
		where the Respondent resides.
	$\Box$ (d)	The Respondent's whereabouts are unknown to me. I am filing my Affidavit of Due Diligence with
		this Complaint. The Respondent shall be served by publication as provided under O.C.G.A. § 9-11-
		4(e)(1) for those who cannot be found within the State of Georgia. To the best of my knowledge, the
		Respondent's last known address is as follows:
4.	Date of Ma	arriage:
		[Check and complete only on (1) box.]
	□ (a)	The Respondent and I were lawfully married on
	□ (b)	The Respondent and I are married by common law because we lived together and held ourselves out as
		spouse 1 and spouse 2 as of which was a date prior to January 1, 1997.
_	D	
5.	_	paration: The Respondent and I last separated on,
	and we have	e remained in a true state of separation since that date.
6.	Settlement	Agreement:
	רו די⊾	[Check only if there is a signed agreement.]  e Respondent and I have entered into a Settlement Agreement, which we both want to incorporate into
		·
	tile	Final Judgment and Decree of Divorce. The Settlement Agreement has been signed by each of us in

front of a notary public, and I am filing the Settlement Agreement with the Court, together with this Complaint. 7. Minor Children: [Check only one (1) box. If there are no minor children, you may use a different form, which is much shorter. See instructions.]  $\Box$  (a) The Respondent and I do not have any minor children together. ☐ (b) The Respondent and I are the parents of \_\_\_\_\_ minor children, listed below: Name of Child **Date of Birth** Lives with (Petitioner, Sex Respondent, Other) 8. Children's Current Residence: The minor children currently live at \_\_\_\_\_ \_\_\_\_\_ in \_\_\_\_\_ County, with the following people: The children have lived at this address since approximately \_\_\_\_\_\_ 9. Children's Past Residences: During the past five years, the children have lived at the following addresses: Name of Person **Person's Current Address** 

"Divorce with Minor Child/ren Packet"
Provided by the Superior Court of Cobb County

		Name of Person	Person's Current Address
Other	Cour	t Cases About Children:	
		[Check on	aly one (1) box.]
	(a)	I have never participated as a party or	a witness or in any other capacity in any other litigation
		concerning the custody or visitation w	with the minor children in this or any other state.
	(b)	I have participated in other litigation of	concerning the custody of the minor children in Georgia or
		another state. The court, case number	, and date of any order concerning custody or visitation under the
		other litigation are as follows:	
Other 1	Proce	eedings That Could Affect Custody o	
	(-)		aly one (1) box.]
Ц	(a)		proceeding that could affect this case, including proceedings for
			to family violence, protective orders, termination of parental
	(1.)	rights, and adoptions in this or any oth	
	(b)	•	g that could affect this case, including proceedings for
			to family violence, protective orders, termination of parental
			other state. The court, the case number, and the nature of the
		proceeding are as follows:	

10. People With Whom Children Have Lived: During the past five years, the children have lived with the following

13. <b>Otl</b>	hers	Clai	ming Custody or Visitation:		
			[Check onl	y one (1) box.]	
		(a)	I do not know of any other person who is not a party to this case, who has physical custody of the		
			children or who claims to have custody o	r visitation rights with respect to the children.	
		(b)	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	s with respect to the children. The names and present	
			addresses of the person(s) are:		
			Name of Person	Person's Current Address	
14. <b>Ch</b>	ild (	Custo	dy: I believe that the following custody a	rrangement is in the best interests of the children:	
	[Check and complete only one (1) box.]			e only one (1) box.]	
		(a)	They should be in the full custody of the		
		(b)	The Petitioner and Respondent should sh	are joint legal custody, with primary physical custody to the	
				•	
		(c)			
15. <b>Ch</b>	ild V	/isita	tion: I believe that the following visitation	on arrangement is in the best interests of the children:	
			[Check and complete	e only one (1) box.]	
		(a)	The	should have reasonable visitation.	
		(b)	Visitation for the Respondent should be l	imited in the following way, for the following reasons:	

16.	Child S	Supp	ort:		
			[Check and com	plete only one (1) box.]	
			(a) The Respondent has income or is	s capable of earning suf	ficient money to support the minor
children. Based on the Respondent's gross income of \$ per month, and				per month, and the	
			Georgia Child Support Guidelines (O	O.C.G.A. § 19-6-15), the	Respondent should pay an amount of
			support between \$	and \$	per month.
			(b) Based on my gross income of \$_	p	er month, and the Georgia Child Support
			Guidelines (O.C.G.A. § 19-6-15), I ca	an pay the Respondent	an amount of child support between
			\$ and \$	per moi	nth.
			(c) The issue of child support cannot	t be decided in this action	on because the Court does not have
			personal jurisdiction over the Respon	dent.	
17.	Health	Insu	rance for Children:		
			[Check or	nly one (1) box.]	
		(a)	The Respondent should be ordered to	maintain a policy for n	nedical, dental, and hospitalization
			insurance for the minor children.		
		(b)	I already provide health insurance for	the children, and the R	despondent should be required to reimburse
			me for a fair share of the cost each me	onth.	
		(c)	I am not asking the Court to address t	this issue in this case.	
		(d)	The issue of health insurance cannot	be decided in this action	n because the Court does not have personal
			jurisdiction over the Respondent.		
18.	Other	Med	ical Expenses for Children:		
			[Check or	nly one (1) box.]	
		(a)	The Respondent should be responsible	le for all expenses incur	rred for the children's medical, dental, and
			hospital care that are not covered by i	insurance.	
		(b)	The Respondent and I should share the	ne cost of expenses incu	arred for the children's medical, dental, and
			hospital care, that are not covered by	insurance.	
		(c)	I am not asking the Court to address t	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 ov	ver the Respondent.	
19.	Life In	sura	nce Support to Children:		
				only one (1) box.]	
		(a)		•	refore the Respondent should maintain a
		` /			ount of \$, for the
					ain a policy for so long as at least one of
			the children is a minor or is otherwise	_	
		(b)	I am not asking the Court to address t		

		(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 Respondent.
20.	Alimon	ıy:	
			[Check only one (1) box.]
		(a)	I am financially dependent on the Respondent and need the Court to order the Respondent 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 Respondent.
21.	Marita	l Pro	perty:
			[Check only one (1) box.]
		(a)	The Respondent and I have already divided our marital property, and we are both satisfied with the
			division.
		(b)	The Respondent and I do not have any property acquired during our marriage.
		(c)	The Respondent and I have acquired the following property during our marriage, and I am asking for a
			fair division of this property:
			[Check and complete all that apply.]
			☐ House located at
			Other real estate, located at
			☐ Mobile home (model:, year:)
			☐ Pension (mine, worth \$; Respondent's, worth).
			☐ Motor vehicles listed here:
			o Model/year:
			o Model/year:
			o Model/year:
			☐ Furniture:
			O Listed here:
			Listed on a separate paper attached to this <i>Complaint</i> .
			☐ Bank account and/or other investments:
			Listed here:
			Listed on a concrete paper attached to this Community
			Listed on a separate paper attached to this <i>Complaint</i> .   Other property:
			☐ Other property:  ○ Listed here:
			O LISTOR HOLE.

		<ul> <li>Listed on a separate p</li> </ul>	paper attached to this Comp	plaint.		
		(d) The issue of the division of marital prop	-			
		property is in Georgia and the Court does no	ot have personal jurisdiction	on over the Respondent.		
22.	Joint o	r Marital Debts:				
		[Check and complete	only one (1) box.]			
		(a) The Respondent and I do not have any outst	anding joint or marital del	ots.		
		(b) The Respondent and I have the following or	utstanding joint or marital	debt, and responsibility for		
		paying them should be as listed below:				
		Creditor	Balance	Who Should Pay		
		<ul> <li>Listed on a separ</li> <li>(c) The issue of dividing joint or marital denot have personal jurisdiction over the Resp</li> </ul>		•		
23.	Restrai	ning Order Where Violence Has Occurred:				
	[Read instructions carefully, and check only if applicable.]					
		There is a history of physical violence by the De	fendant toward me, and I	am afraid that the Respondent		
		will engage in further acts of violence or harassn	nent toward me unless the	Court enters a temporary and		
		permanent restraining order.				
24.	Restore	e Former Name:				
		[Check only if ap	plicable.]			
		My former name is		, and I am asking		
		the Court to restore that name to me.				
25.	Ground	ds for Divorce: My grounds for divorce from the	Respondent are:			
		[Check the ones that you	-			
		(a) Our marriage is irretrievably broken	•	an no longer live together and		
		there is no hope that we will get back togeth				

Signed	d this _	day of [day] [month] [year]
	(1)	That the Court order any and all other relief that the Court finds appropriate.
		That the Court issue its <i>Standing Order</i> ;
	37	That a <i>Rule Nisi</i> be scheduled by the Court to decide on the relief I have requested;
_		That my former name be restored according to Paragraph 24;
		acts of violence toward me;
	(h)	That the Respondent be temporarily and permanently restrained from harassing me or committing any
	(g)	That our joint and marital debts be divided according to Paragraph 22;
	(f)	That our marital property be divided according to Paragraph 21;
	(e)	That the Respondent be ordered to pay me alimony for my support;
		children be ordered according to Paragraph 16, 17, 18, and 19;
		That child support, health insurance, medical expenses, and life insurance for the support of the
	(c)	That the custody and visitation for the children be ordered according to Paragraphs 14 and 15;
_	(5)	Decree of Divorce;
		That the Settlement Agreement signed by the parties be incorporated into the Final Judgment and
	1 (a)	That I be granted a total divorce from the Respondent;
FOR THESE R	CEAUI	(Check all that apply.)
EOD THESE D	DEAON	NS, I REQUEST THE FOLLOWING RELIEF:
L	ı	(3) Other grounds from the list in O.C.G.A. § 19-5-3, as explained here:
	=	(d) <b>Desertion.</b> The Respondent has intentionally and continually deserted me for at least a year.
		(c) <b>Adultery.</b> The Respondent has had sexual intercourse with someone else during our marriage.
_	-	
L	_	(b) Cruel Treatment. The Respondent committed the following acts of cruel treatment toward me:

	(Sign your name here before Notary) Petitioner, Self-Represented
	Petitioner's Name (print or type):Petitioner's Address:
	Petitioner's Telephone Number:
Sworn to and affirmed before me, this day of	
NOTARY PUBLIC My commission expires: Notary Seal)	

# IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	
	VERIFICATION
Ι,	, personally appeared before the undersigned Notary Public, and
declare under oath that I am a party in the	e above-styled action and that the facts stated in the foregoing Complaint for Divorce
With Minor Children are true and correct	to the best of my knowledge.
Signed this	_ day of  [month] [year]
	(Sign your name before Notary) □ Petitioner □ Respondent, Self-Represented
	Name (print or type):Address:
	Daytime Telephone Number:
	Dayame Telephone Namooti.
Sworn to and affirmed before me, this day of	
NOTARY PUBLIC My commission expires:(Notary Seal)	

# IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	

# DOMESTIC RELATIONS FINANCIAL AFFIDAVIT

(1) Your Name:		Your Age:	
Spouse's Name:		Spouse's Age:	
Date of Marriage: Date of Separation:			
Names and birth dates of children for whom support is	to be determined in this action:		
Name	Date of Birth	Resides with	
Names and birth dates of your other children:			
ne Date of Birth Res		Resides	with
(2) SUMMARY OF YOUR INCOME AND NEEDS: (fill out this part after you complete pages 2-5)			
(A) Gross Monthly Income (from Item 3A below)			
(B) Net Monthly Income (from Item 3B below)			
(C) Average Monthly Expenses (Item 5A below)			
Monthly Payments to Creditors (Item 5B below)			
Total Monthly Expenses & Payments to Creditors (Item 5C below)			

(3) (A) YOUR GROSS MONTHLY INCOME: (Complete this section or attach Child Support (All income must be entered based on monthly average regardless of date of receipt. Where ap income should be annualized)	
Salary or Wages — ATTACH COPIES OF 2 MOST RECENT WAGE STATEMENTS	\$
Commissions, Fees & Tips	\$
Income from self-employment, partnership, close corporations and independent contracts (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Rental income (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Bonuses	\$
Overtime Payments	\$
Severance Pay	\$
Recurring Income from Pensions or Retirement Plans	\$
Interest and Dividends	\$
Trust income	\$
Income from Annuities	\$
Capital Gains	\$
Social Security Disability or Retirement Benefits	\$
Worker's Compensation Benefits	\$
Unemployment Benefits	\$
Judgments from Personal Injury or Other Civil Cases	\$
Gifts (cash or other gifts that can be converted to cash)	\$
Prizes & Lottery Winnings	\$
Alimony and maintenance from persons not in this case	\$
Assets which are used for support of family	\$
Fringe Benefits (if significantly reduce living expenses)	\$
Any Other Income (Do not include means-tested public assistance, such as TANF or food stamps.)	\$
TOTAL Gross Monthly Income (also write in 2A on page one)	
(3)(B) Net Monthly Income From Employment (deducting only state and federal taxes and FICA) (also write in 2B on page one)	\$

Your Pay Period (i.e., monthly, weekly, etc.):

Number of Exemptions Claimed
by You for Tax Purposes:

# (4) ASSETS

(List all assets here, including both non-marital and marital property. If you claim or agree that all or part of an asset is non-marital, indicate the non-marital portion under the appropriate spouse's column and state the amount and the basis: pre-marital, gift, inheritance, source of funds, etc. The total value of each asset must be listed in the "value" column. "Value" means what you feel the item of property would be worth if it were offered for sale.)

Description	Value	Separate Asset of Petitioner	Separate Asset of Respondent	Basis of the Claim (pre-marital, gift, inheritance, etc.)		
Cash	\$	\$	\$			
Stocks, Bonds	\$	\$	\$			
CD's / Money Market Accounts	\$	\$	\$			
Bank Accounts (list each account below):						
(1)	\$	\$	\$			
(2)	\$	\$	\$			
(3)	\$	\$	\$			
Retirement Pensions, 401(k), IRA or Profit-Sharing	\$	\$	\$			
Money Owed to You (or Spouse)	\$	\$	\$			
Tax Refund Owed to You	\$	\$	\$			
Real Estate (list properties & mortgages):	Real Estate (list properties & mortgages):					
Home	\$	\$	\$			
Debt owed on Home	\$					
Other Real Estate	\$	\$	\$			
Debt owed on Other Real Estate	\$					
Automobiles / Vehicles (list vehicles & a	mounts owed o	n each one):				
(1)	\$	\$	\$			
Debt owed on Vehicle (1)	\$					
(2)	\$	\$	\$			
Debt owed on Vehicle (2)	\$					

(4) ASSETS (continued)  Description	Value	Separate Asset of Petitioner	Separate Asset of Respondent	(pre-n	f the Claim narital, gift, tance, etc.)
Life Insurance (net cash value)	\$	\$	\$		26
Furniture / Furnishings	\$	\$	\$		
Jewelry	\$	\$	\$		
Collectibles	\$	\$	\$		
Other Assets (specify):	\$	\$	\$		
	\$	\$	\$		
	\$	\$	\$		
TOTAL ASSETS	\$	\$	\$		
(5)(A) AVERAGE MONTHLY EXPENSES FOR YOU AND YOUR HOUSEHOLD HOUSEHOLD EXPENSES					
Mortgage or Rent Payments	\$	Gas			\$
Property taxes	\$	Repairs & Maintenance			\$
Homeowner's / Renter's Insurance	\$	Lawn Care		\$	
Electricity	\$	Pest Control			\$
Water	\$	Cable TV / Internet Access \$			\$
Garbage & Sewer	\$	Misc. Household & Grocery Items \$			\$
Telephones		Meals Outside Home \$			\$
Residential Lines	\$	Other (specify) \$			\$
Cellular Telephones	\$				\$
	AUTOM	OTIVE			
Gasoline & Oil	\$	Auto Tags / Registration / License \$			\$
Repairs & Maintenance	\$	Insurance \$			\$
OTHER V	EHICLES (be	oats, trailers, RV	s, etc.)		
Gasoline & Oil	\$	Tags / Registration	on / License		\$
Repairs & Maintenance	\$	Insurance			\$

Child Care (total monthly cost)	\$	Allowance	\$	
School Tuition	\$	Children's Clothing		
Tutoring	\$	Diapers	\$	
Private lessons (e.g., music, dance)	\$	Medical, Dental, Prescriptions (out-of-pocket uncovered expenses)		
School Supplies / Expenses	\$	Grooming / Hygiene \$		
Lunch Money	\$	Gifts from children to others \$		
Other Educational Expenses (list type & amount):		Entertainment	\$	
	\$	Activities (including extra-curricular, school, religious, cultural, etc.)	\$	
	\$	Summer Camps	\$	
OTHER INSURANCE				
Health Insurance	\$	Life Insurance		
Children's portion:	\$	Relationship of Beneficiary:		
Dental Insurance	\$	Disability Insurance	\$	
Children's portion:	\$	Other Insurance (specify)		
Vision Insurance	\$		\$	
Children's portion:	\$		\$	
YOUR OTHER EXPENSES				
Dry Cleaning & Laundry	\$	Publications	\$	
Clothing	\$	Dues, Clubs	\$	
Medical / Dental / Prescription (out-of- pocket uncovered expenses)	\$	Religious & Charities	\$	
Your Gifts (special holidays)	\$	Pet expenses	\$	
Entertainment	\$	Alimony Paid to Former Spouse	\$	
Recreational Expenses (e.g., fitness)	\$	Child Support Paid for other children	\$	
Vacations	\$	Date of initial CS order:		
Travel Expenses for Visitation	\$	Other (attach sheet to list)	\$	
TOTAL ABOVE MONTHLY EXPEN	NSES (also w	vrite on first line of 2C on page one)	\$	

(5)(B) YOUR PAYMENTS & DEB	TS TO CREDITO	ORS	1			
To Whom		Balance Due	Monthly	(Please check one)		
	Darance Due	Payments	Joint	Petitioner	Respondent	
		\$	\$			
		\$	\$			
		\$	\$			
		\$	\$			
		\$	\$			
		\$	\$			
Total Monthly Payments to Croone)	editors (also write	e this total on line	e 2 of 2C on p	age	\$	l
	Name (print or t	e before Notary)  ype):  one Number:				esented
Sworn to and affirmed before me, this day of	2 a, ame 10 opn					
NOTARY PUBLIC My commission expires: (Notary Seal)						

# NEW CHILD SUPPORT GUIDELINES EFFECTIVE JANUARY 1, 2007 FOR ALL PENDING CASES

Georgia's new child support guidelines require new paperwork in all pending cases involving child support issues. Both parties must file completed Child Support Worksheets and Schedules as a part of their case in addition to the Domestic Relations Financial Affidavit. Uniform Superior Court Rule 24.2 (enclosed) requires that you file a completed worksheet and financial affidavit with your complaint.

## Where can I get help completing the Worksheet and Schedules?

Selecting, interpreting, and filling out forms all constitute legal advice. O.C.G.A. § 15-19-51 states that it is illegal for anyone but a duly licensed attorney to give legal advice; therefore, we cannot help you complete these forms in the Law Library. Below is a list of places that will be able to help you: **Cobb County Bar Association** 

Lawyer Referral Hotline (770) 424-7149 Monday-Friday 9a.m. to 4:30p.m. www.cobbbar.org

Atlanta Legal Aid, Cobb Office 30 South Park Square Marietta, Georgia 30090 (770) 528-2565 www.atlantalegalaid.org **Cobb County Family Law Workshop** (770) 528-8100 www.cobbcounty.org/flw

**Hispanic Outreach Law Project\***Provides Spanish Speaking Attorneys (404) 377-5381

**Georgia Senior Legal Hotline\*** (404) 657-9915

# What if I want to complete the Worksheet & Schedules on my own? Where can I get the documents?

A Guided Electronic Worksheet is available online over the Internet through Child Support Services at https://services.georgia.gov/dhr/cspp/do/public/SupportCalc. Once you are there, you will select the Guided Worksheet option and click the Next button at the bottom of the screen. You will answer a series of questions about the household income and child rearing expenses for both parents. The Electronic Worksheet will automatically figure out the child support obligation of both parents. It will also fill out the Worksheet and Schedules for you. The Worksheet is long and complicated, so you may need to work on it several times. If this is the case, you may save the Worksheet online and work on it later. You will be given a confirmation number that you will enter every time you work on the Worksheet. This confirmation number is very important because it is unique to your specific worksheet. If you lose your confirmation number, you will not have access to your saved worksheet! Once you have completed the Worksheet, you will be given the option to submit the information for access by the Judge. In order to submit the Worksheet to the Judge electronically, you will be asked to input your Civil Action Number. Your Civil Action Number will be assigned when your case is filed.

#### Where can I go to get on the Internet?

Cobb County Public Libraries have free public Internet access. Local Law Libraries have free public Internet access as well, as long as you are doing legal research. Both libraries allow printing for a small fee. See the following page for a list of local libraries in your area where you can access a computer.

# Important Points about Worksheets and Schedules:

- Both parents are required to file a Child Support Worksheet and Schedules.
- There is a difference between filing and electronically submitting the Worksheet and Schedules. The original worksheet and Schedules are filed with the Superior Court Clerk's Office. After you submit electronically, you should check with the Court to see if a hard copy is preferred, and also to make sure that the Judge's office has a copy of your confirmation number. Your confirmation number is unique to your Worksheet and Schedules. If you lose your confirmation number, you will not have access to your saved worksheet! You will have to start over again if you need to print or make changes.
- After the Worksheet is submitted electronically, it cannot be retrieved to print. Remember to print out the original Worksheet before submitting it to the Judge.
- Documents used to complete your Worksheet will need to be brought with you to Court.

<sup>\*</sup> Services of Atlanta Legal Aid

# **Local Libraries with Computer Access**

www.cobbcat.org

**Central Library** 

266 Roswell Street Marietta, GA 30066 (770) 509-2725

**Acworth Library** 

4569 Dallas Street Acworth, GA 30101 (770) 917-5165

Merchant's Walk Library

1315 Johnson Ferry Road Marietta, GA 30068 (770) 509-2730

East Marietta Library

2051 Lower Roswell Road Marietta, GA 30068 (770) 509-2711

**Gritters Library** 

880 Shaw Park Road Marietta, GA 30066 (770) 528-2524

Hattie G. Wilson Library

350 Lemon Street Marietta, GA 30060 (770) 528-2526

Kemp Memorial Library

4029 Due West Road, NW Marietta, GA 30060 (770) 528-2527

**Mountain View Regional Library** 

3320 Sandy Plains Road Marietta, GA 30066 (770) 509-2725

**Powder Springs Library** 

4262 Marietta Street Powder Springs, GA 30127 (770) 439-3600

Sibley Library

1539 South Cobb Drive Marietta, GA 30060 (770) 528-2520

**Stratton Library** 

1100 Powder Springs Road Marietta, GA 30064 (770) 528-2522

#### West Cobb Regional Library

1750 Dennis Kemp Lane Kennesaw, GA 30152 (770) 528-4699

Kennesaw Library

2250 Lewis Street Kennesaw, GA 30144 (770) 528-2529

**Cobb County Law Library** 

12 East Park Square Marietta, GA 30090 (770) 528-1884 www.lawlibrary.cobbcountyga.gov

**Cherokee County Law Library** 

90 North Street Canton, GA 30114 (678) 493-6175

**Fulton County Law Library** 

185 Central Avenue Atlanta, GA 30303 (404) 730-4544 www.fultoncourt.org/lawlibrary

**Gwinnett County Law Library** 

75 Langley Drive Lawrenceville, GA 30045 (770) 822-8575 www.gcll.org/Facility\_hours.htm

**Forsyth County Law Library** 

118 Castleberry Road, Suite 10 Cumming, GA 30040 (770) 205-4610 www.forsythco.com/department.asp?DeptID=118

**Clayton County Law Library** 

Harold R. Banke Justice Center 9151 Tara Boulevard, Suite 3CA01 Jonesboro, GA 30236 (770) 477-3415

# IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	
ACKNOWLE	EDGMENT OF SERVICE
and the following other documents:	nowledge that I have received a copy of the Complaint for Divorce,
I waive formal process, but I do not waive furth Should further notice be required for any reason, the not	ner notice, or my right to raise any defenses I may have in this action. ice should be mailed to me at the address below.
(S	ign your name here before Notary) Respondent, Self-Represented
Re Re	espondent's Name (print or type):espondent's Address:
Re	espondent's Telephone Number:
Sworn to and affirmed before me, this day of	
NOTARY PUBLIC  My commission expires: (Notary Seal)	

Petitioner:		
and	Civil Action File No.:	
Respondent:		
	c, CONSENT TO JURISDICTION AND VENUE, NT TO PRESENT CASE	
I am the Respondent in this case. I hereby acknowledge	owledge that I have received a copy of the Complaint for Divorce,	
and I hereby waive formal process, and consent to both ju	urisdiction and venue in the State of Georgia, Superior Court of	
Cobb County.		
notice, my right to trial, and if I am on active duty in the Civil Relief Act, 50 U.S.C. App. § 501, et seq. I give my thirty-one days.	Armed Forces, I also waive my rights under the Service Members of consent for the Court to hear this matter as soon as possible after then notice should be mailed to me at the address below.	
$\overline{(\mathrm{Si}_{\mathrm{i}}}$	gn your name here before Notary) Respondent, Self-Represented	
	spondent's Name (print or type):	
Res	spondent's Address:	
Res	spondent's Telephone Number:	
Sworn to and affirmed before me, this day of		
NOTARY PUBLIC My commission expires: (Notary Seal)		

Petitioner:	_
and	Civil Action File No.:
Respondent:	
Respondent.	-
AFFIDAVI	T OF DILIGENT SEARCH
I am the Petitioner in this case. I am filing the	his Affidavit of Diligent Search under O.C.G.A. § 9-11-4(f)(1)(A). I
hereby swear or affirm, before a notary public, that th	
	1
A diligent search has been made, and the Re	espondent cannot be found within the State of Georgia. I do not know
where the Respondent lives or where the Respondent	can be found.
	2
The last known address and telephone numb	per I have for the Respondent is as follows:
To the best of my knowledge, the Responder	nt still lived at that address, as of
but no longer lives there.	
	3
I have made the following efforts to find the	Respondent:
☐ (a) I checked with the Respondent's fri	iends, relatives, employers, landlords, or other parties I have listed
below:	
(1) Name of Person Contacted: _	
Contact's Relationship with F	Respondent:
Contact's Address and Phone	e Number:
Date I contacted this person:	
Results of Contact/ What The	ey Told Me:

(2)	Name of Person Contacted:
	Contact's Relationship with Respondent:
	Contact's Address and Phone Number:
	Date I contacted this person:
	Results of Contact/ What They Told Me:
(3)	Name of Person Contacted:
	Contact's Relationship with Respondent:
	Contact's Address and Phone Number:
	Date I contacted this person:
	Results of Contact/ What They Told Me:
(4)	Name of Person Contacted:
. ,	Contact's Relationship with Respondent:
	Contact's Address and Phone Number:
	Date I contacted this person:
	Results of Contact/ What They Told Me:
b) I che	ecked telephone information and directories, and the following were the results:

(c) I asked the sheriff to attempt service at the Respondent's [Check only one (1) box.]					
$\square$ last known residence/ $\square$ last known place of employment, which was at the following address:					
□ (d)	I made the following other effe	I made the following other efforts, with the described results:			
		(Sign your name here before Notary) Petitioner, Self-Represented			
		Petitioner's Name (print or type): Petitioner's Address:			
		Petitioner's Telephone Number:			
	Firmed before me, this				
NOTARY PUBL My commission (Notary Seal)	LIC expires:				

Petitioner:	_			
and	Civil Action File No.:			
Respondent:	_			
NOTICE OF FILING PETITIO	ON FOR  [Write in name of Petition.]			
To[Write in Resp	- ,			
Pursuant to an Order for Publication signed	by the Honorable[Enter name of judge			
signing the Order for Service by Publication.] on	[Enter date judge signed Order for			
Publication.], you are hereby notified that a Petition	for[Enter name of Petition.] has			
been filed in the Superior Court of Cobb County, Geo	orgia, Case No, on			
[Enter date Petition was filed.] a Petition which seek	cs to			
[Enter purpose of Petition, i.e., obtain a divorce, cha	ange minor child's name from to, etc.].			
	s seeking a divorce from you, Petitioner is seeking to change minor			
child's name from to, etc.].	seeming a arroree from year, I emission is seeming to change minor			
	the Clerk of Superior Court of Cobb County, located at 70 Haynes			
Street, Marietta, Georgia, 30090 or (770) 528-1300.	The country of supplies country country, recurrent in the respective			
	your written answer and objections to the <i>Petition</i> with the Clerk of			
·	answer upon the Petitioner, whose address is as follows:			
superior course rou must use serve a copy of your				
Your answer must be made within sixty (60)	d) days of the date of the Order for Service by Publication.			
Signed this day of				
[day]	[month] [year]			
	CLERK, Superior Court of Cobb County			
Prepared and Presented by:				
[Sign.] Petitioner, Self-Represented Petitioner's Name (print or type): Petitioner's Address:				
	Petitioner's Telephone Number:			

Petitioner:	_
and	Civil Action File No.:
Respondent:	
ORDER FOR	SERVICE BY PUBLICATION
been read and considered; and it appeared that the R actual, physical address cannot be determined after of	[Enter name of Petition.], having espondent is no longer residing in the State of Georgia; and that his/her use diligence; espondent shall be served by publication of summons as provided by law.
SO ORDERED thisd	ay of [month] [year]
	JUDGE, Superior Court  Cobb Judicial Circuit
Prepared and Presented by:	
[Sign.] Petitioner, Self-Represent	ed
Petitioner's name (print or type): Petitioner's Address:	
Petitioner's Telephone Number:	

Petitioner:				
and	Civil Action File No.:			
Respondent:				
RU	ULE NISI			
	ies appear before the Honorable Judge			
of the Superior Court of Cobb County, Cobb Judicial Circuit in Courtroom, in the Superior Court Buildi 70 Haynes Street, Marietta, Georgia on, 20 at o'clock				
m. to show cause why the relief sought should not be granted.				
Issued on	, 20			
	JUDGE/CLERK Superior Court of Cobb County Cobb Judicial Circuit			
Presented by:				
☐ Petitioner ☐ Respondent Self-Represented				

Petitioner:	-
and	Civil Action File No.:
Respondent:	
SETTLEMENT AGRE	EEMENT WITH MINOR CHILDREN
This is an agreement between	(referred to herein as "Petitioner") and
(referred to	herein as "Respondent").
The parties are married but currently separated	ed; and they have minor children together who are listed below:
Child's Name	Date of Birth
The parties want to settle between themselves	s all questions of custody, visitation, child support, insurance, alimony,
division of property, debts, and all other rights and obli	ligations arising out of their marital relationship.
THEREFORE, in consideration of the mutual	l promises and declaration in this agreement, the parties agree as
follows:	
	1. Separation
The parties shall continue to live apart and each	ach one shall be free from all interference and control by the other, as
fully as if unmarried, and each may reside at such place	es as s/he may choose.
	2. Custody
[Check and complete	only one (1) of the following choices.]
(If you want a custody arrangement that is not shown here,	e, you should consult an attorney for the appropriate language to use in place
	of this section.)
□ (a) The	_ shall have sole custody of the children.
□ (b) The	shall have physical custody of the children, and the parties shall
have joint legal custody of them. Th	ne parties shall consult each other and try to reach a joint decision on all
major issues concerning the children	a's education, health care, and religious upbringing. However, if the
parties are not able to reach a joint de	lecision concerning one of these major issues, then the parent with
physical custody shall make the final	decision on the issue.

#### 3. Visitation

	The sh	nall have the right of reasonable visitation wit	h the minor children, at any
time by	mutual consent of the parties, provided the	at the beginning and ending times of the visit	ation have been put into
writing a	and signed by both parties before the start	of the visitation. In arranging visitation, the	parties shall take into
consider	eration the requirements of the children's s	chool, work, activities, and child care arrange	ments.
(a)	If the parties cannot agree on specific vis	sitation, the	shall have the right to
	visitation in accordance to the schedule a	attached to this Settlement Agreement as "Exh	ibit A."
(b)	The visitation parent shall notify the other	er parent at least 24 hours in advance of any s	cheduled visitation if s/he does
	not intend to exercise that visitation oppo	ortunity.	
(c)	The visitation parent shall arrive to pick	up the children for visitation within m	nutes of the schedule time, or
	shall lose that visitation opportunity.		
(d)	Unless otherwise upon in writing by the	parties, the drop-off and pick-up for visitation	shall be at

#### 4. Other Parental Rights

The parties acknowledge that the children have two parents who love them and want to be involved in their upbringing. The parties agree that the welfare of the children is most important and each parent agrees to encourage a feeling of affection and respect between the children and the other parent. Neither party shall involve the children in actions or communications which would endanger the children's opinion of the other party.

- (a) <u>Addresses and Telephone Numbers</u> The parties agree to provide each other with their current home address and telephone number, as well as a telephone number to call in case of an emergency. They also agree to notify each other of any changes in address or telephone numbers, at least 30 days prior to a change taking place.
- (b) Telephone Communication Neither party shall do anything to interfere with the children's communication with the other party. Each party shall have the right to call and talk to the children when they are in the care of the other party, up to one time each day, at the expense of the calling parent. Calls shall be made between the hours of \_\_\_\_a.m. and \_\_\_\_p.m.
- (c) <u>School Information</u> The parties agree that it is in the best interest of the children that both parents participate in the children's educational activities to the fullest extent possible. Therefore, both parties shall have equal access to the children's school records, and both parents shall have the right to be provided information concerning the children's progress in school.
- (d) <u>Health Information</u> Each party shall be entitled to complete, detailed information from any physician, dentist, or other health care provider attending to any of the children. Each party shall notify the other party of the children's major illnesses and medical treatments.

### 5. Child Support, Health Insurance, and Health Care Expenses

The statutory requirements of O.C.G.A. § 19-6-15 (Child Support Guidelines) have been applied in reaching the amount of child support provided under the final order in this action. The specifics are as follows:

(a)		ncome – Petitioner's gross monthly income (before taxes	s), is \$; Respondent's gross monthly			
		(before taxes) is \$				
(b)		<u>Children</u> – The number of children for whom support is being provided under this order is Their names and				
	dates of	dates of birth are:				
		Child's Name	Date of Birth			
(c)	Attachr	nents – The <i>Child support Worksheet</i> and <i>Schedules</i> are a	attached hereto, along with any other applicable			
	schedul	les.				
(d)	Child S	upport Amount – The	shall pay to the			
		support of the minor children, the sum of \$				
	\$ on the first (1st) day of each and every month thereafter until the minor children reach the age of					
	majority, become self-supporting, marry, die, no longer reside with the, or are					
	otherwise emancipated, whichever of these events shall first occur. PROVIDED HOWEVER, that if at the time the					
	parties' children attain eighteen (18) years of age, s/he has not graduated from high school and is then enrolled full					
	time in high school and progressing toward graduation in the normal course, then such child support shall continue					
	until su	ch time as said children graduate from high school, are n	o longer enrolled full time and progressing			
		ly, or attain the age of twenty (20) years, whichever first				
(e)		on from Presumptive Amount				
` ′		[Check and complete only one (1) of the	following choices.]			
	□ (a)	No Deviation – It has been determined that none of the				
		applies in this case, as shown by the attached <i>Schedule E</i> . The amount of support in Paragraph 3 above is				
		the Presumptive Amount of child support shown on the attached <i>Child Support Worksheet</i> .				
	□ (b)					
	. ,	applies in this case, as shown by the attached <i>Schedule</i>				
		would have been required under O.C.G.A. § 19-6-15, if the deviations had not been applied, is				
		\$ per month, as shown on the attached <i>Child Support Worksheet</i> . The attached <i>Schedule E</i>				
		explains the reasons for the deviation, how the applicat				
		inappropriate considering the relative ability of each pa				
		the children who are subject to this child support deterr				
		Presumptive Amount of Child Support.				
		ran carrier of the sappoint				

(f)	Health, Dental & Vision Insurance for Children
	[Check and complete all parts of only one (1) of the following choices.]
(a	) <u>Insurance Available</u> – The following insurance for the children involved in this action is available at a reasonable
	cost to the through that parent's employer or the PeachCare Program:
	$\square$ Health (medical, mental health, and hospitalization) $\square$ Dental $\square$ Vision
	So long as it remains available to that parent, the shall maintain the types
	of insurance checked above for the benefit of the minor children, until each child reaches the age of
	eighteen (18), dies, marries, or otherwise becomes emancipated; except that if a child becomes eighteen
	years old while enrolled in and attending secondary school on a full-time basis, then the insurance shall be
	continued for the child until the child has graduated from secondary school or reaches twenty (20) years of
	age, whichever occurs first.
	(1) The parent who maintains the insurance shall provide the other parent with an insurance
	identification card or such other acceptable proof of insurance coverage and shall cooperate with
	the other parent in submitting claims under the policy.
	(2) All money received by one of the parties for claims processed under the insurance policy shall
	be paid within five (5) days after the party receives the money, to the other party (if that other
	party paid the applicable health care service provider) or to the applicable health care provider
	(if the provider has not been paid by one of the parties).
	☐ (b) <u>Insurance Not Available</u> – Insurance (other than Medicaid) is not available at this time to either party at a
	reasonable cost. If health insurance for the children later becomes available to the parent who is required to
	pay child support for these children, then that parent must obtain the following types of insurance, unless it
	is then being provided by the other parent:
	☐ Health (medical, mental health, and hospitalization) ☐ Dental ☐ Vision.
	When insurance has been obtained by either party, Paragraphs 6(f)(a)(1) and (2) shall apply.
(g)	<u>Uninsured Health Care Expenses</u> – Petitioner shall pay% and the Respondent 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 a health care expense for one of
	the children shall provide verification of the amount to the other party. That other party shall reimburse the
	incurring party (or pay the health care provider directly) for the appropriate percentage of the expense, within thirty
	(30) days after receiving the verification of a particular health care expense.
(h)	<u>Parenting Time Amounts</u> – The approximate number of days of parenting time per year according to the visitation
	order is days for the Petitioner and days for Respondent.
(i)	<u>Continuing Garnishment for Child Support</u> – Whenever, in violation of the terms of the order, there shall have been
	a failure to make the support payments, so that the amount unpaid is equal to or greater than the amount payable for
	one month, the payments required to be made may also be collected by the process of continuing garnishment for
	support.
(i)	Income Deduction Order

[Check and complete only one (1) of the following choices.]

Ш	(a)				•	irt, under O.C.G.A. § 19-6-32, for payment of the
		child su				e Deduction Order shall take effect:
			[To fin	aish (a), you must	check (1) or (2) as follo	ws. Do not check both.]
		$\Box$ (1)	immed	liately upon entry	by the Court.	
		$\square$ (2)	upon a	accrual of a deling	uency equal to one mor	nth's support. The Income Deduction Order may
			be enfo	orced by serving a	Notice of Delinquency	, as provided in O.C.G.A. § 19-6-32(f).
	(b)	The par	ties agre	ee that an Income	Deduction Order is not	immediately necessary.
	(c)	The Co	urt finds	that there is good	l cause not to require in	come deduction, having determined that income
		deducti	on will 1	not serve the child	ren's best interests and	that there has been sufficient proof of timely
		paymen	nt of any	previously ordere	ed support.	
					6. Alimony	
			,	Check and compl	ete only one (1) of the f	following choices.1
	(a)	The				as alimony, the
	` /					)   monthly/  semi-monthly/  bi-
						, and continuing $\square$ monthly/ $\square$ semi-
		-		weekly/ \( \square\) weekly		
		_		ne recipient remar		
		□ (2)	for a p	eriod of		_ <del>.</del>
	(b)	Each pa	arty expr	ressly waives the 1	right to receive alimony	from the other party.
					7. Property Division	
			,	Chack and comp	ete only one (1) of the f	following choices I
	(a)	The per		_		division of their marital property, including any
	(a)					busehold goods, equipment, bank accounts,
					•	ll claim any of the property in the possession of the
		•				
	(b)	other party as of the date of signing this agreement.  (b) The parties acknowledge that they possess various items of marital property, which shall be divided as				
	(0)	-			•	e to transfer possession and title to their property as
		follows		Beniemeni Agree	mem. The parties agree	e to transfer possession and title to their property as
				ıl Home – The ma	rital home of the parties	s, located at the following address:
		_ (-)			•	,
			Shall b			in fee simple. The legal description of
			the pro	operty appears on	the deed, a copy of whi	ch is attached to this Settlement Agreement. The
					shall be respo	onsible for all taxes, assessments, and mortgage
			loan pa	ayments on the ho	me after the date or	
			$\Box$ (A			shall have a protected interest in the home in the
				amount of		Dollars (\$). Upon the sale
				or transfer of th	e home, the protected i	nterest shall be paid.

	□ (B) The	shall immediately beg	in making reasonable efforts			
	to refinance the outstand	ing mortgage(s) on the marital home	e, so that the			
	shall no longer be liable	on the mortgage loan(s). If the				
	is not able to refinance by	y, 20, t	the home shall then be listed			
	for sale at a reasonable p	rice, and all reasonable offers to pur	chase the home shall be			
	accepted.					
□ (2)	<u>Vehicles</u> – The vehicles owned by	y the parties shall be transferred or re	etained as follows:			
	·	•				
Ye	ar/Make/Model of Vehicle	Vehicle ID # (VIN)	Goes To			
	The party listed above for each ve	chicle shall be responsible for all car	loan payments, ad valorem			
		ance on that vehicle accruing after th				
		-	o folio wing duto:			
□ (3)		· rties acknowledge that they own var	ious other items of personal			
_ (0)	property, which shall be transferred to the party listed below, on or before					
			1010			
	To Petitioner, as follows:	·				
	10 1 00000001, 40 10100 1101					
	To Respondent, as follows:					
	Except as otherwise spec	cifically provided in this Agreement,	the transfers listed above			
		o promptly complete the transfer. U				
	-	ement shall constitute and operate as				
		ounty recorder. Department of Moto				

public and private officials are authorized and directed to accept this *Agreement*, or a properly certified copy of it, in lieu of the document regularly required for the conveyance or transfer.

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

ш	(a)	The parties acknowledge that they have no outstanding joint or marital debts.
	(b)	The responsibility for payment of the parties' joint and marital debts shall be as follows:

Creditor	Amount	Responsible Party

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 ever seeks bankruptcy protection, the amounts payable under this *Agreement* shall not be dischargeable in bankruptcy under 11 U.S.C. § 523(a)(5), as the payments are in the nature of spousal or child support and maintenance. Alternatively, the payments shall be non-dischargeable in bankruptcy under 11 U.S.C. § 523(a)(15).

#### 10. Consent Mutual Restraining Order

[This paragraph is optional. Check the box if the paragraph is applicable to your situation.]

The parties shall be permanently restrained and enjoined from assaulting, beating, wounding, threatening, harassing, and stalking each other. By consenting to this, the parties in no way admit that such acts were ever done in the past, but agree 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. They have agreed to enter into this *Agreement* based on their knowledge of the income and assets of the parties and their written statement in this *Agreement*. After considering all of this, they 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.

#### 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.

·	
Petitioner	Respondent
Sworn to and affirmed before me, this	Sworn to and affirmed before me, this
day of	day of
NOTARY PUBLIC	NOTARY PUBLIC
My commission expires: (Notary Seal)	My commission expires: (Notary Seal)
(Tionary Sear)	(Tiotal)

Petitioner:		
and	Civil Action File No.:	
Respondent:		
FINAL JUDO	GMENT AND DECREE OF	
DIVORCE INCORPORA	ATING SETTLEMENT AGR	EEMENT
Upon consideration of this case, and upon evithat a total divorce be granted between the parties to the between the parties is hereby set aside from this date, a held and considered as separate and distinct persons, a whatsoever, and both shall have the right to remarry.	is case. It is hereby ordered that the third fully dissolved. Petitioner and	he marriage contract entered into Respondent in the future shall be
THE COURT FURTHER ORDERS THAT:		
1. So The Settlement Agreement made between the fully set forth here. Both parties are ordered to strictly		de a part of this <i>Final Judgment</i> as if
2. I	Restoration of Name	
☐ The Spouse's former name of		shall be restored.
This Decree entered on	day of	
	Judge, Superior Court Cobb Judicial Circuit	

Petitio	ner:	_			
and		Civil Action File No.:			
Respoi	ndent:				
		EE OF DIVORCE WITH MINOR CHILDREN TLEMENT AGREEMENT)			
	This action came before the Court for trial on	, 20 The Petitioner appeared			
Self-Re	epresented. The Respondent also □ appeared/ □	did not appear. The Court heard the evidence and considered the			
matter.					
shall be	e held and considered as separate and distinct per sever, and both shall have the right to remarry.	d fully dissolved. The Petitioner and the Respondent in the future sons, altogether unconnected by any nuptial union or civil contract ties have minor children together, who are listed below:			
	Child's Name	Date of Birth			
	THE COURT HEREBY ORDERS THE FOLI	OWING:			
		1. Custody			
	[Check and complete of	nly one (1) of the following choices.]			
		ave sole temporary and permanent custody of the children.			
		ave physical custody of the children, and the parties shall have joint			
		ensult each other and try to reach a joint decision on all major issues			
	concerning the children's education, healt	care, and religious upbringing. However, if the parties are not able			
	to reach a joint decision concerning one of the final decisions on the issue.	these major issues, the shall make			

#### 2. Visitation

[Check and complete only one (1) of the following choices.]  $\Box$  (a) The \_\_\_\_\_ shall have the right of reasonable visitation with the minor children, at any time by mutual consent of the parties, provided that the beginning and ending times of the visitation have been put into writing and signed by both parties before the start of the visitation. In arranging visitation, the parties shall take into consideration the requirements of the children's school work, their activities, and child care arrangements. Unless otherwise agreed by the parties in writing, the drop-off and pick-up for visitation shall be shall notify the at least 24 hours in advance of The any scheduled visitation if s/he does not intend to exercise that visitation opportunity. The \_\_\_\_\_ shall arrive to pick up the children for visitation within minutes of the scheduled time, or shall lose that visitation opportunity. If the parties cannot agree on specific visitation, the have the right to visitation according to the schedule attached to this Final Judgment and Decree as "Exhibit A."  $\Box$  (b) No visitation is ordered at this time. □ (c) The shall have visitation with the minor children as follows: 3. Other Parental Rights [Check (a) or as many of the others below that apply. Do not check (a) if you check any of the others.] ☐ (a) None of the parental rights listed below in (b) through (d) is ordered at this time. □ (b) Addresses and Telephone Numbers – The parties shall provide each other with their current home address and telephone number, as well as a telephone number to call in case of emergency. They shall also notify each other of any change in the address or telephone numbers, at least 30 days prior to the change. □ (c) Telephone Communication – Neither party shall do anything to interfere with the children communicating with the other party. Each party shall have the right to call and talk to the children when they are in the care of the other party, up to one time each day, between the hours of \_\_\_\_a.m. and \_\_\_\_p.m. Calls shall be made at the expense of the calling parent. ☐ (d) School Information – Both parties shall have equal access to the school records of the children, and both shall have the right to be provided information by the school concerning their children's progress in school. ☐ (e) Health Information – Each party shall be entitled to complete, detailed information from any physician, dentist, or other health care provider attending any of the children. Each party shall notify the other of the children's major illnesses and medical treatments.

### 4. Child Support

[Check and complete only one (1) of the following choices.]

(a)	This	issue is not addressed in this Final Judgment, either b	ecause the Court lacks personal jurisdiction over the			
	Resp	condent, or because the parties have not asked the Cou	rt to decide the issue of child support.			
(b)	Application of Child Support Guidelines – The statutory requirements of O.C.G.A. § 19-6-15 have been applied					
	in re	aching the amount of child support provided under the	Final Order in this action. The specifics are as			
	follo	ows:				
	(1)	<u>Gross Income</u> – Petitioner's gross monthly income (	before taxes) is \$; Respondent's			
		gross monthly income (before taxes) is \$	·			
	(2)	<u>Children</u> – The number of children for whom suppor	t is being provided under this order is Their			
		names and dates of birth are as follows:				
		Child's Name	Date of Birth			
	(2)	And have a The Child will a sold				
	(3)	Attachments – The Child Support Worksheet and Sci	neames are attached hereto, along with any other			
	(4)	applicable schedules. <u>Child Support Amount</u> – The	shall may to the			
	(4)	for the support of the minor children in the sum of _				
		per month, beginning on				
		payment of				
		each and every month thereafter until the minor child				
		supporting, marry, die, no longer reside with the				
			cur. PROVIDED HOWEVER, that if at the time the			
		parties' children reach eighteen (18) years of age, s/h				
		enrolled full time in high school and progressing tow				
		support shall continue until such time as said childre				
		full time and progressing normally, or attain the age				
	(5)	Deviation from Presumptive Amount				
		[Check and complete only one (1) of th	e following choices.]			
		☐ (a) <u>No Deviation</u> – It has been determined that	none of the deviations allowed under O.C.G.A. § 19-			
		6-15 applies in this case, as shown by the at	tached Schedule E. The amount of support in			
		Paragraph 3 above is the Presumptive Amo	unt of child support shown on the attached Child			
		Support Worksheet.				

	ш	(D)	<u>Deviation</u> – It has been determined that one or more of the Deviations allowed under O.C.G.A. §
			19-6-15 applies in this case, as shown by the attached <i>Schedule E</i> . The Presumptive Amount of
			Child Support that would have been required under O.C.G.A. § 19-6-15, if the deviations had not
			be applied, is \$ per month, as shown on the attached <i>Child Support Worksheet</i> .
			The attached <i>Schedule E</i> explains the reasons for the deviation, how the application of the
			guidelines would be unjust or inappropriate considering the relative ability of each parent to
			provide support, and how the best interest of the children who are subject to this child support
			determination is served by deviation from the Presumptive Amount of Child Support.
(6)	Hea	ılth, I	Dental, & Vision Insurance for Children
			[Check and complete only one (1) of the following choices.]
		(a)	<u>Insurance Available</u> – The following insurance for the children involved in this action is
			available at a reasonable cost to the through that parent's
			employer or the PeachCare Program:
			$\square$ Health (medical, mental health, and hospitalization) $\square$ Dental $\square$ Vision
			So long as it remains available to that parent, the shall
			maintain the types of insurance checked above for the benefit of the minor children, until each
			child reaches the age of eighteen (18), dies, marries, or otherwise becomes emancipated; except
			that if a child becomes eighteen years old while enrolled in and attending secondary school on a
			full-time basis, then the insurance shall be continued for the child until the child has graduated
			from secondary school or reaches twenty (20) years of age, whichever occurs first.
			(1) The parent who maintains the insurance shall provide the other parent with an
			insurance identification card or such other acceptable proof of insurance coverage and
			shall cooperate with the other parent in submitting claims under the policy.
			(2) All money received by one of the parties for claims processed under the insurance
			policy shall be paid within five (5) days after the party receives the money, to the other
			party (if that other party paid the applicable health care service provider) or to the
			applicable health care provider (if the provider has not been paid by one of the parties).
		(b)	<u>Insurance Not Available</u> – Insurance (other than Medicaid) is not available at this time to
			either party at a reasonable cost. If health insurance for the children later becomes available to
			the parent who is required to pay child support for these children, then that parent must obtain
			the following types of insurance, unless it is then being provided by the other parent:
			$\square$ Health (medical, mental health, and hospitalization) $\square$ Dental $\square$ Vision.
			When insurance has been obtained by either party, Paragraphs 4(b)(6)(a)(1) and (2) shall apply.
		(c)	<u>Insurance Not Available</u> – This issue is not addressed in this <i>Final Judgment</i> , either because the
			Court lacks personal jurisdiction over the Respondent, or because neither party has asked the
			Court to address the issue of children's health care expenses in this action.
			When insurance has been obtained by either party, Paragraphs 4(b)(6)(a)(1) and (2) shall apply.
(7)	<u>Unin</u>	sured	Health Care Expenses – Petitioner shall pay% and Respondent shall pay%
	of all	expe	enses 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 a health care expense for one of
	the children shall provide verification of the amount to the other party. That other party shall reimburse the
	incurring party (or pay the health care provider directly) for the appropriate percentage of the expense,
	within thirty (30) days after receiving the verification of a particular health care expense.
(8)	<u>Parenting Time Amounts</u> – The approximate number of days of parenting time per year according to the
	Visitation Order is days for Petitioner and for Respondent.
(9)	Continuing Garnishment for Child Support – Whenever, in violation of the terms of the order, there shall
	have been a failure to make payments, so that the amount unpaid is equal to or greater than the amount
	payable for one month, the payments required to be made may also be collected by the process of
	continuing garnishment for support.
(10	) Income Deduction Order
	[Check and complete only one (1) of the following choices.]
	☐ (a) An <i>Income Deduction Order</i> shall be entered by the Court, under O.C.G.A. § 19-6-32, for
	payment of child support and alimony (if any) provided. The Income Deduction Order shall
	take effect:
	☐ (1) immediately upon entry by the Court.
	☐ (2) upon accrual of a delinquency equal to one month's support. The <i>Income Deduction</i>
	Order may be enforced by serving a Notice of Delinquency, as provided in O.C.G.A. §
	19-6-32(f).
	$\Box$ (b) The parties agree that an <i>Income Deduction Order</i> is not immediately necessary.
	☐ (c) The Court finds that there is good cause to not require income deduction, having determined that
	income deduction will not serve the children's best interests and that there has been sufficient
	proof of timely payment of any previously ordered support.
	5. Life Insurance for the Benefit of the Children
	[Check and complete only one (1) of the following choices.]
(a)	This issue is not addressed in this <i>Final Judgment</i> , either because the Court lacks personal jurisdiction over
	the Respondent, or because neither party has asked the Court to address the issue of life insurance for the
	benefit of the children in this action.
(b)	The children depend on the for financial support, and therefore the
	shall maintain a policy of insurance on his/her life, with a face amount of
	at least \$, for the benefit of the minor children. The policy shall be maintained for as long
	as at least one of the children is a minor or is otherwise entitled to support under this <i>Final Judgment</i> .
(c)	The children depend on both of the parties for financial support, and therefore each party shall maintain a
	policy of insurance on his/her life, with a face amount of at least \$, for the benefit of the
	minor children. Both policies shall be maintained for so long as at least one of the children is a minor or is
	otherwise entitled to support under this <i>Final Judgment</i> .

### 6. Alimony

[Check and complete only one (1) of the following choices.]

(a)	The	issue	is not addr	essed in this Fin	nal Judgment, eit	her because th	ne Court lacks personal jurisdiction over	
		-		-	•		dress the issue of alimony in this action.	
(b)							as alimony, the	
							) per month, beginning on	
				, 20	, and continuing	g monthly ther	reafter:	
		(1)	until the	recipient remar	ries or dies.			
		(2)	for a peri	od of		·		
		(c)	Neither p	earty is entitled	to receive alimor	ny from the ot	her party.	
				7.	Property Divisi	ion		
			[Chec	k and complete	only one (1) of the	he following o	choices.]	
(a)	This	issue	is not addı	essed because t	the Court does no	t have person	al jurisdiction over the Respondent.	
(b)	The	partie	s have alre	ady made a div	ision of their mar	rital property,	including any real estate, vehicles,	
	hous	sehold	furniture,	furnishings, ho	usehold goods, ed	quipment, ban	k accounts, pensions, and other personal	
	prop	erty.	Neither pa	rty shall claim a	any of the proper	ty in the posse	ession of the other party as of the date of	
	this	Final	Judgment.					
(c)	The	The parties possess various items of marital property, which shall be divided as provided in this <i>Final</i>						
	Judg	Judgment. The parties shall transfer possession and title to their property as follows:						
	☐ (1) <u>Marital Home</u> – The marital home of the parties, located at the following address:							
	which has the following legal description on the deed to the property:						o the property:	
			shall be o	onveyed to the	:		in fee simple. The	
				•			tgage loan payments on the home after	
			the date of	of	, 20	·•		
			□ (A)				have a lien against the home in the	
				amount of			dollars (\$). Upon	
				the sale or tra	nsfer of the home	e, the lien shal	l be paid.	
			□ (B)	The		shall	immediately begin making reasonable	
				efforts to refin	nance the outstan	ding mortgage	e(s) on the marital home, so that the	
						shall no lo	onger be liable on the mortgage loan(s).	
				If the		is no	ot able to refinance by	
					, 20	, the ho	ome shall then be listed for sale at a	

		reasonable price, and	all reasonable offers to purchase the	e home shall be accepted
		until sold.		
	(2)	Mobile Home – The parties' mo	obile home, which is described as a	
		with Vehicle Identification Nur	mber (VIN) of	shall be
		transferred to the	The	shall
		be responsible for all loan paym	nents on the mobile home after the d	ate of
		20		
	(3)	<u>Vehicles</u> – The vehicles owned	by the parties shall be transferred or	r retained as follows:
	Yea	r/Make/Model of Vehicle	Vehicle ID # (VIN)	Goes To
	(4)	Other Personal Property – The	parties own various other items of po	ersonal property, which
_	(.)	· ·	listed below, on or before	
		20	instead below, on or before	,
		To Petitioner, as follows:		
		To I cuttoffer, as follows.		
		T. D. 1 ( C.11		
		To Respondent, as follows:		
			ifically provided in this <i>Agreement</i> , t	
			1, 20	
			y to promptly complete the transfer.	_
			y deed or other document necessary	_
		required by this Final Judgmen	t, this Judgment shall constitute and	operate as the properly
		executed document. The count	y auditor, county recorder, Departme	ent of Motor Vehicles, and

all other public and private officials are authorized and directed to accept this Judgment or a properly certified copy of it in lieu of the document regularly required for the conveyance or transfer.

Except as provided in this Judgment, 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 *Final Judgment*, excepted as provided in this *Final Judgment*.

#### 8. Debts

	ı	Check and c	omplete or	nlv one (1	1) of the 1	following	choices.1
--	---	-------------	------------	------------	-------------	-----------	-----------

(a)	(a) This issue is not addressed in this <i>Final Judgment</i> because the Court does not have personal jurisdiction				
	over the Respondent.				
(b)	The parties have no outstanding joint or marital debts.				
(c)	The responsibility for payment of the parties	' joint and marital debts shall	ll be as follows:		
	Creditor	Amount	Responsible Party		

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. Bankruptcy Construction of this Judgment

The Court finds that, but for the payments and transfers provided in this *Final Judgment*, the receiving party's financial independence would be impaired. Therefore, it is the Court's intention that if either party ever seeks bankruptcy protection, the amounts payable under this *Agreement* should not be dischargeable in a bankruptcy under 11 U.S.C. § 523(a)(5), as the payments are in the nature of spousal or child support and maintenance. Alternatively, the payments should be non-dischargeable in bankruptcy under 11 U.S.C. § 523(a)(15).

### 10. Restraining Order

Petitioner:	
and	Civil Action File No.:
Respondent:	
	CERTIFICATE OF SERVICE
This document certifies that on	, 20, I sent copies of the following documents:
to the opposing party by $\square$ first class mai	I/ □ certified mail and return receipt was requested.
The documents were addressed as	s follows:
Signed this	day of  [month] [year]
[day]	[month] [year]
	(Sign your name before Notary) □ Petitioner □ Respondent, Self-Represented
	Name (print or type):Address:
	Daytime Telephone Number:
Sworn to and affirmed before me, this day of	
NOTARY PUBLIC  My commission expires: (Notary Seal)	

Petitioner:		
and		Civil Action File No.:
Respondent:		
		SUMMONS
TO THE ABOY	VE NAMED RESPONDENT:	
Y	ou are hereby summoned and req	uired to file with the Clerk of said court and serve upon the Petitioner, whose
name and addre	ess is:	
an answer to the	e Complaint which is herewith se	erved upon you, within 30 days after service of this Summons upon you,
exclusive of the	e day of service. If you fail to do	so, judgment by default will be taken against you for the relief demanded in
the Complaint.		
If	a hearing has already been sched	uled in this case, you must appear at that scheduled hearing, regardless of
whether the 30	days for filing an answer has elap	osed.
This	day of	, 20
		CONNIE TAYLOR,
		Clerk of Superior Court
		ByClerk
		Clerk
To Re	spondent upon whom this Petition	n is served:
This c	opy of Complaint and Summons	was served upon you

Petitioner	·				
and Respondent:		Civil Action	Civil Action File No.:		
	PA	ARENTING PL	AN		
Tl	his is an agreement between		_ and	, the parents	
of the mino	or children whose names and birthdates ar	re as follows:			
	Child's Name		Date of Birth		
	below, the parties recognize that:				
(a	<ul> <li>a close and continuing parent-child best interest;</li> </ul>	d relationship and co	ontinuity in the children's life will t	se in the children's	
(b		nd grow as the child	ren matures;		
(c	each parent shall make decisions re	egarding the day-to-	day care of a child while those chi	ld is residing with	
	that parent, including any emergen	-		ecisions that affect	
(d	the other parent's parenting time si both parents will have access to all			aut not limited to	
(u	education, health, extra-curricular		_	at not innica to,	
	elow is the agreement of the parties on each	ch of the issues liste	d:		
• Lo	egal Custody				

Major	Decisions			
The par	ties will consult each other and attempt to	arrive at consensus on major deci	sions. S	Should they be unab
reach co	onsensus final decisions will be made as for	ollows:		
	Non-emergency health care	☐ Petition	er 🗆	Respondent
	Education	☐ Petition	er 🗆	Respondent
	Religious upbringing	☐ Petition	er 🗆	Respondent
	Extracurricular activities	☐ Petition	er 🗆	Respondent
		☐ Petition	er 🗆	Respondent
		☐ Petition	er 🗆	Respondent
		☐ Petition	er 🗆	l Respondent
	ing Schedule			
f the p	ing Schedule arties cannot otherwise agree, during the to	erm of this parenting plan, the nor	-custodi	ial parent or in join
If the pa	ing Schedule arties cannot otherwise agree, during the to al arrangements the □ Petitioner /□ Resp	erm of this parenting plan, the nor	-custodi	ial parent or in join
If the pacustodia	ing Schedule arties cannot otherwise agree, during the to al arrangements the □ Petitioner /□ Resp First and third weekend of each month	erm of this parenting plan, the nor ondent, shall have at a minimum t	-custodi	ial parent or in join
If the pa	ing Schedule  arties cannot otherwise agree, during the tal arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each m	erm of this parenting plan, the nor ondent, shall have at a minimum toonth	-custodi	ial parent or in join
If the particustodis	ing Schedule  arties cannot otherwise agree, during the teal arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each more	erm of this parenting plan, the nor ondent, shall have at a minimum t onth	-custodi	ial parent or in join
If the pacustodia	ing Schedule  arties cannot otherwise agree, during the teal arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each month  Second and fourth weekend of each month  Every other weekend, starting on	erm of this parenting plan, the nor ondent, shall have at a minimum toonth	-custodi he follov	ial parent or in join wing parenting time
If the procustodia	ing Schedule  arties cannot otherwise agree, during the teal arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each more	erm of this parenting plan, the nor ondent, shall have at a minimum toonth the control of the co	-custodi he follov	ial parent or in join wing parenting time
If the pace custodia	ing Schedule  arties cannot otherwise agree, during the tral arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each more  Second and fourth weekend of each more  Every other weekend, starting on  Each starting a	erm of this parenting plan, the nor ondent, shall have at a minimum toonth the control of the co	-custodi he follov	ial parent or in join wing parenting time
If the pace custodia	ing Schedule  arties cannot otherwise agree, during the tral arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each more  Second and fourth weekend of each more  Every other weekend, starting on  Each starting a	erm of this parenting plan, the nor ondent, shall have at a minimum toonth the control of the co	-custodi he follov	ial parent or in join wing parenting time
If the pacustodia	ing Schedule  arties cannot otherwise agree, during the tral arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each more  Second and fourth weekend of each more  Every other weekend, starting on  Each starting a  Other:	erm of this parenting plan, the nor ondent, shall have at a minimum toonth the control of the co	-custodi he follov	ial parent or in join wing parenting time
If the paceustodia	ing Schedule  arties cannot otherwise agree, during the teal arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each more  Second and fourth weekend of each more  Every other weekend, starting on  Each starting a  Other:  Weekday times include:	erm of this parenting plan, the nor ondent, shall have at a minimum toonth the manner of the manner	-custodi he follov	ial parent or in join wing parenting time
If the paceustodia	ing Schedule  arties cannot otherwise agree, during the teal arrangements the □ Petitioner /□ Resp  First and third weekend of each month  First, third, and fifth weekend of each more  Second and fourth weekend of each more  Every other weekend, starting on  Each starting a  Other:  Weekday times include: □ None	erm of this parenting plan, the nor ondent, shall have at a minimum toonth  toonth  t	-custodi he follow 	ial parent or in join wing parenting time

For the purp	oses of this parenting plan, a we	eekend will start at	🗆 a.m./ 🗆 p.m. c	on □ Thursday/ □ Friday/ □
Saturday/ □	Other:	and end at	□ a.m./ □ p.m.	on $\square$ Sunday/ $\square$ Monday/ $\square$
Other:	·			
Wa	ekday time will begin at	$\Box \circ m / \Box \circ m$ and	Lwill and at	n m, when the children
	urn(s) to school or day care the	_	will end at	_ p.m. when the children
	er:	•		
Oui	CI			
Thi	s parenting schedule begins		, 20 or on the	ne date of the Court's Order.
• Fall	l Vacation			
The	e day to day schedule shall appl	y except as follows:		
		haginn	ing on	, 20
		beginn	ilig oii	, 20
• Wii	nter Vacation			
	Petitioner/ ☐ Respondent shall	have the children for the f	irst period from the day	and time school is dismissed
	il December at [		-	
	e other parent will have the child	•	·	
	•	-	•	he first and second periods each
		-	-	ne first and second periods each
yea	r. Or, the parties have chosen a	different winter vacation	plan as set out here:	
• Spr	ing Vacation			
_	e day to day schedule shall appl	v except as follows:		
	TI	,		
		beginn	ing on	, 20
• Sur	nmer Vacation			
The	e day to day schedule shall appl	y except as follows:		
		heginn	ing on	20

	-	DD or EVEN number years	·	
Holiday	Petitioner	Respondent	Start/Stop Time	
Martin Luther King Day				
President's Day				
Mother's Day				
Father's Day				
July Fourth				
Labor Day				
Halloween				
Thanksgiving Day and				
Friday				
Children's Birthday				
Free School Days				
Petitioner's Birthday				
Respondent's Birthday				
Religious Holidays				
Other				
□ holiday so □ extended	es conflict with extended/sum hedule will be observed visitation will be uninterrupted			
there is conflict between t	he regular schedule and the ho	liday schedule, the holiday	schedule will prevail.	
or the purposes of this pare	enting plan, the holiday will sta	art and end as follows:		
☐ Holidays that fall on Friday will inc		clude the following Saturday and Sunday.		
☐ Holidays	that fall on Monday will include	le the preceding Saturday a	nd Sunday.	
☐ Other:				

Payment of long distance transportation costs, if applicable, will be paid by: ☐ Petitioner/ ☐ Respondent / ☐ both equally.
Long distance for purposes of transportation are defined as:
Other transportation arrangements (Ex: disabled parent, parent without a valid driver's license, other approved drivers, etc.):
Should the parent picking up the children exceed a minute grace period without prior notification or alerting the other parent by phone of an unavoidable breakdown or delay en route, the parenting time for that period is forfeited.
Should either party repeatedly cause a delay by not having the children prepared for exchange or being late for pick- up or return, a modification of parenting time may be sought. Repeatedly causing delay is defined as:
Relocation  If either parent decides to relocate more than miles away from the other parent's home, the moving parent will give the other parent written notice of the intent to relocate no less than □ 30 days/ □ 60 days/ □ 90 days/ □ 180 days prior to the date of moving.
Communication Access
The parents agree that when the children reside with one parent, the other parent will have the right to unimpeded
telephone conversations with the children as follows: [Check all that apply.]
☐ Unrestricted telephone access during reasonable hours and of reasonable duration.
☐ telephone calls to the children per day/week with the duration of each call not to exceed
minutes within the following time consideration:
☐ The children are allowed to call either parent at any time.
☐ Other agreed provisions for telephone/e-mail access:

Ot	her Parenting Time Provisions and Agreements
	Each parent shall promptly notify the other parent of a change of address, phone number, or cell phone number so that the other parent my exercise their parenting time, notify the other parent as needed, and reach the children while they are in the other parent's household.
	When making childcare arrangements while the children is with them, parents agree to the following (Ex: age before children will be left alone, appropriate caregivers, right of first refusal to provide care, etc.):
	Excluding any agreed limitation on access rights below, both parents will have access to the children's records and information, including but not limited to education, health, extracurricular activities and religious communications. Agreed limitations:
	Petitioner/ $\square$ Respondent will notify school authorities where children are enrolled each year to list both parents to receive all notifications and reports.
	Each parent shall promptly notify the other parent of any information received through the children concerning parent meetings, reports, school activities in which the children may be engaged or interested.
	Parents will consult with each other prior to scheduling any activity that will impact time the other parent spends with the children.
	Additional agreements:
Sun	pervised Parenting Time
	Supervised parenting time shall apply during day-to-day schedule as follows:  Place:
	Person/Organization supervising:

	Responsibility for cost: ☐ Petitioner ☐ Res  Any transition to alter supervised parenting would requ	spondent	
•	Modification of Plan		
	Over time, as the children's and families' circumstances/need parenting schedule. Such altered agreements shall not be a by court order.		•
	Prior to involving the court in resolving disagreements, part child specialist/family counselor or	•	ı with a 
	read, understand, and agree to each of the provisions of th	is Parenting Plan Agreement, this	_ day of
(Sign y	our name before Notary) PETITONER, Self-Represented	Sworn to and affirmed before me, this day of	
Addres	print or type):s:e Telephone Number:	NOTARY PUBLIC My commission expires: (Notary Seal)	
	read, understand, and agree to each of the provisions of th		_ day of
(Sign y	our name before Notary) RESPONDENT, Self-Represented	Sworn to and affirmed before me, this day of	
	print or type):	NOTA BY BUBLIC	
	S:	NOTARY PUBLIC My commission expires:	
Daytim	e Telephone Number:	(Notary Seal)	

, VERSUS	PETITIONER,	Civil Action File Number
	RESPONDENT.	
		NSWER TO PETITIONER'S RCE (WITH MINOR CHILDREN)
My name issupport of my case, I st		, and I am representing myself in this divorce action. In
Respondent (Cl Petitioner's <i>Complaint</i>		1. R DENIES) the allegations contained in Paragraph 1 of
Respondent (Cl	IRCLE ONE: ADMITS O	2. R DENIES) the allegations contained in Paragraph 2 of
Petitioner's Complaint		3.
Respondent (Cl Petitioner's <i>Complaint</i>		R DENIES) the allegations contained in Paragraph 3 of
Respondent (Cl Petitioner's <i>Complaint</i>		4. R DENIES) the allegations contained in Paragraph 4 of
•		5. R DENIES) the allegations contained in Paragraph 5 of
Petitioner's Complaint	joi Divoice.	

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 6 of Petitioner's *Complaint for Divorce*.

7.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 7 of Petitioner's *Complaint for Divorce*.

8.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 8 of Petitioner's *Complaint for Divorce*.

9.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 9 of Petitioner's *Complaint for Divorce*.

10.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 10 of Petitioner's *Complaint for Divorce*.

11.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 11 of Petitioner's *Complaint for Divorce*.

12.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 12 of Petitioner's *Complaint for Divorce*.

13.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 13 of Petitioner's *Complaint for Divorce*.

14.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 14 of Petitioner's *Complaint for Divorce*.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 15 of Petitioner's *Complaint for Divorce*.

16.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 16 of Petitioner's *Complaint for Divorce*.

17.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 17 of Petitioner's *Complaint for Divorce*.

18.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 18 of Petitioner's *Complaint for Divorce*.

19.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 19 of Petitioner's *Complaint for Divorce*.

20.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 20 of Petitioner's *Complaint for Divorce*.

21.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 21 of Petitioner's *Complaint for Divorce*.

22.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 22 of Petitioner's *Complaint for Divorce*.

23.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 23 of Petitioner's *Complaint for Divorce*.

Respondent (CIRCLE ONE: A	DMITS OR DENIES	the allegations	contained in Par	ragraph 24 of
Petitioner's <i>Complaint for Divorce</i> .				

•	25.
Respondent (	(CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 25 of
Petitioner's Compla	int for Divorce.
Signed this _	day of
	(Sign your name here before notary) Respondent, Self-Represented Respondent's Name (Print or Type):
	Respondent's Address:
	Respondent's Telephone Number:
0 1 00	
Sworn to and affirm this day of	ed before me
NOTARY PUBLIC	<u> </u>

My Commission Expires: \_\_\_\_\_(Notary Seal)

# IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

PETITI VERSUS	IONER,	Civil Action File Number
, RESPO	NDENT.	
	CERTIFICATE	E OF SERVICE
This document certifies t	hat on	, 20, I sent copies of the following documents:
ANSWER T	O PETITIONEI	R'S COMPLAINT FOR DIVORCE
	(WITH MIN	NOR CHILDREN)
requested).  The documents were adden	dressed as follows	st class mail OR certified mail and return receipt was s:
Signed this	day of	
		name here before notary) Respondent, Self-Represented t's Name (Print or Type):
	-	t's Address:
	•	t's Telephone Number:
Sworn to and affirmed before methis day of		
NOTARY PUBLIC My Commission Expires: (Notary Seal)		

# INSTRUCTIONS FOR FILING AN ANSWER AND COUNTERCLAIM FOR DIVORCE WITH MINOR CHILDREN

This packet contains forms for people whose spouse has filed for a divorce against them. The packet is for those who wish to file an *Answer and Counterclaim for Divorce*, and who have minor children together with their spouse. **If you and your spouse do not have minor children together, you should not use this form packet.** Instead, use the shorter and simpler version of this document packet called "*Answer and Counterclaim for Divorce without Minor Children*."

In the State of Georgia, if a spouse wants to end a marriage, he or she must file a *Complaint for Divorce* in the Superior Court. The Respondent in the case (presumably you) must file an answer to that *Complaint for Divorce*. If the Respondent would also like to request relief from the court, such as custody of the children or child support, he or she must also file a counterclaim.

There are two options available to you for responding to a *Complaint for Divorce*: (1) you can hire a lawyer who will prepare your paperwork and represent you in court, or (2) you can use the forms included in this packet and represent yourself in court. After a court grants your divorce and issues a *Final Judgment and Decree of Divorce*, you will be legally able to remarry.

It is advisable to speak with a lawyer before filing any action with the Court; this divorce is no exception to that rule. There are often more issues involved in a divorce than you might realize if you fail to get legal advice. However, you may want to review the form in this packet before you talk to a lawyer, so that you will be able to make the best use of your time with the lawyer.

### YOU MAY ESPECIALLY NEED AN ATTORNEY IF:

- The case is contested OR an attorney represents your spouse.
- You or your children are victims of family violence against you by your spouse.
- You want a custody or visitation arrangement that does not exactly fit these forms.
- You and your spouse have a house, pension, or large amount of property or income to be divided.
- You think you may have difficulty getting financial information from your spouse.

Whether your case is contested or uncontested, you should speak with a lawyer before signing a *Settlement Agreement* or filing any other documents with the Court.

State law, O.C.G.A. § 15-19-51, prohibits court personnel (including staff attorneys, law clerks, calendar clerks, Clerk's Office staff, and Sheriff's Department staff) from giving legal advice or answering legal questions. This rule also applies to the Cobb County Law Library.

Dissolution of a marriage can be a very complicated process. If documents are not completed, signed, notarized and filed as prescribed by law, or the divorce pleadings are not in compliance with the law, a judge cannot grant your request for divorce, and may dismiss your case. If you want a court to grant your divorce and the relief that you have requested, you must complete each and every paragraph in this packet that applies to your case (but not any paragraph that does not apply to your case). When you are ready to file your Answer and Counterclaim for Divorce with Minor

Children, you must file it with the clerk for the Superior Court of Cobb County and mail a copy to your spouse (or your spouse's attorney if he or she has one).

Please keep in mind that you may need to submit other forms to the Court in addition to this packet either initially or as your case progresses. At a minimum, you are required to submit a *Domestic Relations Financial Affidavit*, a *Child Support Worksheet*, and a *Parenting Plan*. The Cobb County Law Library offers many of these sample forms and documents.

### **HEARINGS**

After you have filed your *Answer and Counterclaim*, you are ready for the next step, which is either a temporary hearing (called a *Rule Nisi*) or the final hearing.

### • Temporary Hearing (Rule Nisi)

A temporary hearing is not required. However, if your case will not be ready for a final hearing (because you do not have a signed agreement and do not expect to have one soon), there may be issues that need to be decided on a temporary basis before the final hearing. In that situation, you may ask the Court to schedule a *Rule Nisi* temporary hearing. In a divorce with minor children, temporary issues may include child support, custody and visitation with the children, living arrangements, use of an automobile, or who is responsible for certain payments while the divorce is pending.

To schedule a *Rule Nisi* temporary hearing, you should complete a *Rule Nisi* form which has its own separate instructions. If you know you want a temporary hearing when you are getting ready to file your *Answer and Counterclaim for Divorce*, you can copy, sort, and file the *Rule Nisi* form with your other paperwork. You should take the original copy of the *Rule Nisi* and at least one copy to the office of the judge assigned to your case. The judge's staff will schedule a date for the *Rule Nisi* and fill out that part of the *Rule Nisi* form.

### • Final Hearing

### With a Signed Settlement Agreement

If you <u>have</u> a signed *Settlement Agreement*, you may arrange to have the final hearing take place any time at least 31 days after you were personally served (or the *Acknowledgment of Service* was filed with the Clerk). Most of the judges and other court personnel call this type of hearing an "uncontested" divorce hearing. The judges schedule them in different ways. You should check with the staff for the judge assigned to your case to find out how that particular judge schedules these hearings.

### Without a Signed Settlement Agreement

If you do not have a signed Settlement Agreement, then your final hearing may take place any time at least 46 days after you were personally served (or the Acknowledgment of Service was filed with the Clerk). The judges schedule these final hearings in different ways. You should check with the staff for the judge assigned to your case, and make sure you make it clear to them that there is not a signed settlement agreement.

Sometimes the judge's staff will mail notice of the hearing date to both parties. However, to be on the safe side, you should also mail a copy of the hearing notice to the Petitioner. Then, you should file a *Certificate of Service* with the Superior Court Clerk's Office (showing that you mailed or delivered proper notice to the Petitioner).

### Before Hearing Dates

Whether temporary or final, you must prepare your case to be presented to the Court before your hearing dates. You are your main witness. You must also gather other evidence (such as documents and photographs), and you must arrange for any other witnesses that you want to have testify at the hearing. You must also prepare the proper documents to be provided to the judge at (or soon after) the hearing.

For a <u>temporary hearing</u>, you may use *Affidavits* from witnesses, so that they do not have to testify in person. However, there are special procedures for this. See *Uniform Superior Court Rule 24.5*.

At the <u>final hearing</u>, *Affidavits* are not proper evidence. Your witnesses (if any) must testify in person at the hearing.

If you have a Final Divorce Hearing set on a case involving minor children, be sure to bring one of the following to the hearing:

- (c) Settlement Agreement completed, signed, and notarized by both parties. Be sure that the Settlement Agreement includes the attached Parenting Plan, which is consistent with the provisions for visitation contained in your Settlement Agreement.
- (d) *Final Judgment* and *Decree of Divorce With Minor Children* completed for the judge to review. Be sure to attach a *Parenting Plan* with your *Final Judgment*, which is consistent with the provisions for visitation included in your *Final Judgment and Decree*.

The Cobb County Law Library has materials to help you prepare for the hearings. You should also talk to a lawyer about the hearing to learn more about how to present your case.

## IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

PETITIONER VERSUS	,		(	Civii _	L ACTION FI	ile Numbe	ER			
, RESPONDEN	т.									
RESPONDENT'S ANSWER TO CHILDRE					AINT FOR D		<u>V11</u>	<u>th Minor</u>		
My name is			, and	l I ar	n representir	ng myself in	ı th	is divorce a	ctic	on.
In support of my case, I state the following					-					
			1.							
Respondent (CIRCLE ONE: A	ADMITS	OR	DENIES)	the	allegations	contained	in	Paragraph	1	of
Petitioner's Complaint for Divorce.										
			2.							
Respondent (CIRCLE ONE: A	ADMITS	OR	DENIES)	the	allegations	contained	in	Paragraph	2	of
Petitioner's <i>Complaint for Divorce</i> .					-					
			3.							
Respondent (CIRCLE ONE: A	ADMITS	OR	DENIES)	the	allegations	contained	in	Paragraph	3	of
Petitioner's <i>Complaint for Divorce</i> .			ŕ					<i>C</i> 1		
- •			4.							
Respondent (CIRCLE ONE: A	ZTIMOA	OR	DENIES)	the	allegations	contained	in	Paragraph	4	of
Petitioner's Complaint for Divorce.	DMITS	OK	DEI (IES)	tiic	unegutions	contained	111	Turugrupn	•	OI
t <b>vii</b> uon <b>o</b> t o comprimio jor 2 moreci			5.							
Decree dent (CIDCLE ONE)	DMITC	ΟD		41	alla sati ana		:	Danaganah	_	~ <b>c</b>
Respondent (CIRCLE ONE: A	ADMITS	OK	DENIES)	tne	anegations	contained	m	Paragrapn	3	01
Petitioner's Complaint for Divorce.			6.							
Respondent (CIRCLE ONE: A Petitioner's Complaint for Divorce.	ADMITS	OR	DENIES)	the	allegations	contained	in	Paragraph	6	of

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 7 of Petitioner's *Complaint for Divorce*.

8.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 8 of Petitioner's *Complaint for Divorce*.

9.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 9 of Petitioner's *Complaint for Divorce*.

10.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 10 of Petitioner's *Complaint for Divorce*.

11.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 11 of Petitioner's *Complaint for Divorce*.

12.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 12 of Petitioner's *Complaint for Divorce*.

13.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 13 of Petitioner's *Complaint for Divorce*.

14.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 14 of Petitioner's *Complaint for Divorce*.

15.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 15 of Petitioner's *Complaint for Divorce*.

16.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 16 of Petitioner's *Complaint for Divorce*.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 17 of Petitioner's *Complaint for Divorce*.

18.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 18 of Petitioner's *Complaint for Divorce*.

19.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 19 of Petitioner's *Complaint for Divorce*.

20.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 20 of Petitioner's *Complaint for Divorce*.

21.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 21 of Petitioner's *Complaint for Divorce*.

22.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 22 of Petitioner's *Complaint for Divorce*.

23.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 23 of Petitioner's *Complaint for Divorce*.

24.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 24 of Petitioner's *Complaint for Divorce*.

25.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 25 of Petitioner's *Complaint for Divorce*.

(Attach additional pages if necessary)

### **COUNTERCLAIM FOR DIVORCE**

18. Subject Matter Jurisdiction and Venue: The	nis Court has jurisc	liction over the subject matter and			
parties in this action, and venue is proper in the	nis Court.				
19. Date of Marriage:					
[Check and com	plete only on (1) be	ox.]			
$\Box$ (a) The Petitioner and I were lawf	ully married on				
☐ (b) The Petitioner and I are marrie	d by common law	because we lived together and held			
ourselves out as Spouse 1 and	Spouse 2 as of				
which was a date prior to Janua	ary 1, 1997.				
20. <b>Date of Separation:</b> The Petitioner and I las	separated on				
and we have remained in a true state of separa	ation since that date	<b>.</b>			
21. Settlement Agreement:					
[Check only if ther	e is a signed agree	ment.]			
☐ The Petitioner and I have entered in	nto a <i>Settlement A</i> g	greement, which we both want to			
incorporate into the Final Judgmen	nt and Decree of D	ivorce. The Settlement Agreement			
has been signed by each of us in fr	has been signed by each of us in front of a notary public, and I am filing the Settlement				
Agreement with the Court.					
22. Minor Children:					
[Check only one (1) box. If there are no minor	children, you may	use a different form, which is much			
shorter. S	ee instructions.]				
☐ (a) The Petitioner and I do not have	ve any minor childi	en together.			
☐ (b) The Petitioner and I are the pa	rents of min	or children, listed below:			
Name of Child Se	x Date of	Lives with (Petitioner,			
	Birth	Respondent, Other)			

	inor children currently live at  County, with the following people:
	_ County, with the following people
The children have lived at this address s	ince approximately
4. Children's Past Residences: During the	ne past five years, the children have lived at the following
addresses:	
Name of Person	Person's Current Address
the following people:  Name of Person	Person's Current Address
6. Other Court Cases About Children:	
[Cho	eck only one (1) box.]
☐ (a) I have never participated	as a party or a witness or in any other capacity in any other
	custody or visitation with the minor children in this or any
other state.	
	er litigation concerning the custody of the minor children in
Č	The court, case number, and date of any order concerning
custody or visitation unda	er the other litigation are as follows:
custody or visitation unde	er the other litigation are as follows:
custody or visitation unde	er the other litigation are as follows:

27.	Other Proce	eedings That C	ould Affect Custody or Visitation in This Case:				
			[Check only one (1) box.]				
	□ (a	a) 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, termi	nation of parental rights, and adoptions in this or any other state.				
	$\Box$ (b) 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 case or another state. The							
		court, the cas	se number, and the nature of the proceeding are as follows:				
28.	Others Clai	ming Custody					
			[Check only one (1) box.]				
	□ (a		w of any other person who is not a party to this case, who has physical				
		custody of the to the children	e children or who claims to have custody or visitation rights with respect en.				
	□ (l	b) I know of so	meone 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. Th	e names and present addresses of the person(s) are:				
	Name o	of Person	Person's Current Address				
29.	Child Custo	ody and Visitat	ion: I believe that the following custody arrangement is in the best				
	interests of t	he children:					
			[Check and complete only one (1) box.]				
		(a) The Petition	er and I should share joint legal custody of the children and I should have				
		primary phys	sical custody of the children with the Petitioner having reasonable				
		visitation rig	hts.				

			I should have sole legal custody and primary physical cu	stody of the children with the
			Petitioner having reasonable visitation rights.	
			I should have sole legal custody and primary physical cu	•
			having limited, supervised visitation rights with the child	dren for the following
			reasons:	
		(d)	I should have sole legal custody and physical custody wi	th the Petitioner having no
			visitation rights with the children for the following reason	ons:
		(e)	Other:	
30. Child S	Supp	por	t:	
			[Check and complete only one (1) box.]	
			(a) The Petitioner has income or is capable of earning su	afficient money to support the
			minor children. Based on the Petitioner's gross income	of \$
			per month, and the Georgia Child Support Guidelines (C	O.C.G.A. § 19-6-15), the
			Petitioner should pay an amount of support between \$	and
			\$ per month.	
			(b) Based on my gross income of \$	_
			Child Support Guidelines (O.C.G.A. § 19-6-15), I can pa	ay the Petitioner an amount of
			child support between \$ and \$	per
			month.	
31. <b>Health</b>	Ins	ura	nce for Children:	
			[Check only one (1) box.]	
		(a)	The Petitioner should be ordered to maintain a policy for	r medical, dental, and
			hospitalization insurance for the minor children.	

		(b) I already provide health insurance for the children, and the Petitioner 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.
32. (	Other M	edical Expenses for Children:
		[Check only one (1) box.]
		(a) The Petitioner should be responsible for all expenses incurred for the children's
		medical, dental, and hospital care that are not covered by insurance.
		(b) The Petitioner 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.
33. L	ife Insu	rance Support to Children:
		[Check only one (1) box.]
		(a) The children depend on the Petitioner for support, and therefore the Petitioner should
		maintain a policy of insurance on the Petitioner's life, with a face amount of
		\$, for the benefit of the minor children. The Petitioner should
		maintain a 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.
34. <b>A</b>	limony:	
		[Check only one (1) box.]
		(a) I am financially dependent on the Petitioner and need the Court to order the Petitione
		to pay alimony for my support.
		(b) I am not asking for alimony.
35. N	Iarital P	Property:
		[Check only one (1) box.]
		(a) The Petitioner and I have already divided our marital property, and we are both
		satisfied with the division.
		(b) The Petitioner and I do not have any property acquired during our marriage.

$\Box$ (c) The Petitioner and	I have acquired the following property during our marriage, and I
am asking for a fai	ir division of this property:
	[Check and complete all that apply.]
☐ House locate	ed at
☐ Other real es	state, located at
☐ Mobile hom	e (model:,
year:	).
☐ Pension (mi	ne, worth \$; Petitioner's, worth
\$	).
☐ Motor vehic	eles listed here:
0	Model/year:
0	Model/year:
0	Model/year:
☐ Furnitu	are:
0	Listed here:
0	Listed on a separate paper attached.
☐ Bank accoun	nt and/or other investments:
0	Listed here:
0	Listed on a separate paper attached.

	☐ Other property:		
	o Listed here:		
	o Listed on a se	parate paper attached.	
36. <b>Joint or</b> I	Marital Debts:		
	[Check and comp	olete only one (1) box.	]
	(a) The Petitioner and I do not have	any outstanding joint	or marital debts.
	(b) The Petitioner and I have the fo	llowing outstanding jo	oint or marital debts, and
	responsibility for paying them sh	ould be as listed below	w:
	Creditor	Balance	Who Should Pay
37. Restraini	ng Order Where Violence Has Occu	ırred:	
	[Read instructions carefully,	and check only if app	olicable.]
	There is a history of physical violence	ce by the Petitioner to	ward me, and I am afraid that
	the Petitioner will engage in further	acts of violence or har	rassment toward me unless the
	Court enters a temporary and perman	nent restraining order.	
38. Restore I	Former Name:		
	[Check on	ly if applicable.]	
	My former name is		
	and I am asking the Court to restore	that name to me.	

39. <b>Grounds</b>	for Divorce: My grounds for divorce from the Petitioner are:
	[Check the ones that you can prove at trial.]
	(a) Our marriage is irretrievably broken. The Petitioner and I can no longer live
	together and there is no hope that we will get back together.
	(b) Cruel Treatment. The Petitioner committed the following acts of cruel treatment
	toward me:
	(c) Adultery. The Petitioner has had sexual intercourse with someone else during
	our marriage.
	(d) <b>Desertion.</b> The Petitioner has intentionally and continually deserted me for at
	least a year.
	(3) <b>Other grounds</b> from the list in O.C.G.A. § 19-5-3, as explained here:
	<del></del>
FOR THESE	REASONS, I REQUEST THE FOLLOWING RELIEF:
	[Check all that apply.]
	(a) That I be granted a total divorce from the Petitioner;
	(b) That the Settlement Agreement signed by the parties be incorporated into the Final
	Judgment and Decree of Divorce;
	(c) That the custody and visitation for the children be ordered according to Paragraph 12;
	(d) That child support, health insurance, medical expenses, and life insurance for the
	support of the children be ordered according to Paragraphs 13, 14, 15, and 16;
	(e) That the Petitioner be ordered to pay me alimony for my support;
	(f) That our marital property be divided according to Paragraph 18;
	(g) That our joint and marital debts be divided according to Paragraph 19;

☐ (h) That the Peti	tioner be temporari	ly and permanently i	restrained from harassing me or					
committing a	any acts of violence	toward me;						
☐ (i) That my form	ner name be restore	ame be restored according to Paragraph 21;						
$\Box$ (j) That a <i>Rule Nisi</i> be scheduled by the Court to decide on the relief I have requested;								
☐ (k) That the Cou	ırt issue its Standing	g Order;						
☐ (l) That the Cou	ırt order any and all	other relief that the	Court finds appropriate.					
Signed this	day of		·					
[day]		[month]	 [year]					
	(Sign your nar	ne here before Notary	Respondent, Self-Represented					
		•						
			e):					
	Respondent's	Telephone Number	:					
Sworn to and affirmed before n	aa this							
day of								
-								
NOTARY PUBLIC								
My commission expires:								
(Notary Seal)								

## IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

Petitioner:						
and	Civil Ad	Civil Action File No.:				
Respondent:						
	VERIFICATI	ON				
I,		, personally ap	ppeared before the undersigned			
Notary Public, and declare under oa						
facts stated in the foregoing <i>Respon</i>	lent's Answer to Petit	ioner's Compl	aint for Divorce (With Minor			
Children) and Counterclaim for Div	orce are true and corre	ect to the best	of my knowledge.			
Signed this[day]	day of		·			
[day]	[mon	th]	[year]			
	(Sign your name here	before Notary)	Respondent, Self-Represented			
			<b>:</b>			
	Respondent's Addre	ss:				
	Respondent's Teleph	none Number:				
Sworn to and affirmed before me, th						
NOTARY PUBLIC My commission expires: (Notary Seal)	-					

## IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

PETITIONER, VERSUS	CIVIL ACTION FILE NUMBER
, RESPONDENT.	
<u>C</u> E	ERTIFICATE OF SERVICE
This document certifies that on	, 20, I sent copies of the following
documents:	
-	oner's Complaint for Divorce (With Minor Children) claim for Divorce and Verification
☐ first class mail	
☐ certified mail and return receipt wa	as requested
The documents were addressed as follows	:
(0)	
(Sign	n your name here before Notary) Respondent, Self-Represented
	pondent's Name (print or type):pondent's Address:
Res	pondent's Telephone Number:
Sworn to and affirmed before me, this day of	
NOTARY PUBLIC  My commission expires: (Notary Seal)	

### **General Civil and Domestic Relations Case Filing Instructions**

- 1. Provide the class of court and county in which the case is being filed.
- 2. Provide the plaintiff's and defendant's names.
- 3. Provide the plaintiff's attorney's name and State Bar number. If you are representing yourself, provide your own name and check the self-represented box.
- 4. Provide the primary type of case by checking only *one* appropriate box. Cases can be either general civil or domestic relations and only *one* type of primary case within those categories. Check the case type that most accurately describes the primary case. If applicable, check one sub-type under the primary case type. If you are making more than one type of claim, check the case type that involves the largest amount of damages or the one you consider most important. See below for definitions of each case type.
- 5. Provide an answer to the four questions by checking the appropriate boxes and/or filling in the appropriate lines.

#### **Case Type Definitions**

#### **General Civil Cases**

**Automobile Tort**: Any tort case involving personal injury, property damage, or wrongful death resulting from alleged negligent operation of a motor vehicle.

**Civil Appeal**: Any case disputing the finding of a limited jurisdiction trial court, department, or administrative agency.

**Contempt/Modification/Other Post-Judgment**: Any case alleging failure to comply with a previously existing court order, seeking to change the terms of a previously existing court order, or any other post-judgment activity in a general civil case.

**Contract**: Any case involving a dispute over an agreement between two or more parties.

**Garnishment**: Any case where, after a monetary judgment, a third party who has money or other property belonging to the defendant is required to turn over such money or property to the court.

**General Tort**: Any tort case that is not defined or is not attributable to one of the other types of torts listed.

**Habeas Corpus**: Any case designed to review the legality of the detention or imprisonment of an individual, but not the question of his or her guilt or innocence.

**Injunction/Mandamus/Other Writ**: Cases involving a written court order directing a specific person to perform or refrain from performing a specific act.

**Landlord/Tenant**: Any case involving a landlord/tenant dispute if the landlord removed a tenant and his or her property from the premises or placed a lien on the tenant's property to repay a debt.

**Medical Malpractice Tort**: Any tort case that alleges misconduct or negligence by a person in the medical profession acting in a professional capacity, such as doctors, nurses, physician's assistants, dentists, etc.

**Product Liability Tort**: Any tort case that alleges an injury to a person was caused by the manufacturer or seller of an article due to a defect in, or the condition of, the article sold or an alleged breach of duty to provide suitable instructions to prevent injury.

**Real Property**: Any case involving disputes over the ownership, use, boundaries, or value of land.

**Restraining Petition**: Any petition for a restraining order that does not result from a domestic altercation or is not between parties in a domestic relationship.

**Other General Civil**: Any case that does not fit into one of the other defined case categories in which a plaintiff is requesting the enforcement or protection of a right or the redress or prevention of a wrong.

### **Domestic Relations Cases**

**Adoption**: Cases involving a request for the establishment of a new and permanent parent-child relationship between persons not biologically parent and child.

**Contempt**: Any case alleging failure to comply with a previously existing court order. If the contempt action deals with the non-payment of child support, medical support, or alimony, also check the corresponding subtype box.

**Dissolution/Divorce/Separate Maintenance/Alimony**: Any case involving the dissolution of a marriage or the establishment of alimony or separate maintenance.

**Family Violence Petition**: Any case in which a protective order from a family member or domestic partner is requested.

**Modification**: Any case seeking to change the terms of a previously existing court order. If the modification deals with custody, parenting time, or visitation, also check the corresponding sub-type box.

**Paternity/Legitimation**: Cases involving establishment of the identity and/or responsibilities of the father of a minor child or a determination of biological offspring.

**Support – IV-D**: Cases filed by the Georgia Department of Human Services to request maintenance of a minor child by a person who is required under Title IV-D of the Social Security Act of 1973 (42 USC §§ 651-669b) to provide such maintenance.

**Support – Private (non-IV-D)**: Cases filed to request maintenance of a parent/guardian or a minor child by a person who is required by a law other than Title IV-D of the Social Security Act of 1973 (42 USC §§ 651-669b) to provide such maintenance.

**Other Domestic Relations**: Domestic relations cases that do not adequately fit into any of the other case types, including name changes.

**Please note:** This form is for statistical purposes only. It shall have no legal effect in a case. The information collected on this form is used solely for court administration purposes. This form does not supplement or replace the filing and service of pleadings or other papers as required by law or court rules. Information on this form will not be entered into evidence.

## **General Civil and Domestic Relations Case Filing Information Form**

	M-DD-YYYY  Middle I.  Middle I.	Suffix	Prefix	Defendar	er nt(s)			
First	Middle I.	Suffix	Prefix					
			Prefix					
			Prefix	Last	Eirct			
First	Middle I.				FIISC	Middle I.	Suffix	Prefix
		Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
ornev				State Bar	Number	Sel	f-Renres	ented [
Contract Garnishment General Tort Habeas Corpus					Dissolutior Maintenan Family Vio	n/Divorce/Sepa ce/Alimony lence Petition	-	
Landlord/ Medical M	Tenant Ialpractice T		Writ		☐ Custody Paternity/l Support – I	y/Parenting Ti Legitimation IV-D		ation
	-				• • •	-	-	
	-				Otner Dom	iestic Kelation	5	
	Check  Al Civil Case Automobi Civil Appe Contempt Post-Judg Contract Garnishme General To Habeas Co Injunction Landlord/ Medical M Product Li Real Prope	Check one case type al Civil Cases Automobile Tort Civil Appeal Contempt/Modification Post-Judgment Contract Garnishment General Tort Habeas Corpus Injunction/Mandamus	Check one case type and or al Civil Cases Automobile Tort Civil Appeal Contempt/Modification/Other Post-Judgment Contract Garnishment General Tort Habeas Corpus Injunction/Mandamus/Other Nandlord/Tenant Medical Malpractice Tort Product Liability Tort Real Property Restraining Petition	Check one case type and one sub-type al Civil Cases Automobile Tort Civil Appeal Contempt/Modification/Other Post-Judgment Contract Garnishment General Tort Habeas Corpus Injunction/Mandamus/Other Writ Landlord/Tenant Medical Malpractice Tort Product Liability Tort Real Property Restraining Petition	Check one case type and one sub-type in the sal Civil Cases Automobile Tort Civil Appeal Contempt/Modification/Other Post-Judgment Contract Garnishment General Tort Habeas Corpus Injunction/Mandamus/Other Writ Landlord/Tenant Medical Malpractice Tort Product Liability Tort Real Property Restraining Petition	Check one case type and one sub-type in the same box (if a standard contempt)  Contempt/Modification/Other  Post-Judgment  Contract  Garnishment  General Tort  Habeas Corpus Injunction/Mandamus/Other Writ Landlord/Tenant  Medical Malpractice Tort  Product Liability Tort  Real Property  Check one case type and one sub-type in the same box (if a standard contempt)  Domestic Relation  Adoption  Contempt  Dissolution  Maintenan  Family Vio  Modification  Custody  Paternity/I  Support -  Support -  Support -  Other Domestic Relation  Contempt  Modification  Contempt  Maintenan  Custody  Support -  Support -  Other Domestic Relation  Contempt  Contempt  Dissolution  Maintenan  Custody  Custody  Custody  Other Domestic Relation	Check one case type and one sub-type in the same box (if a sub-type applied al Civil Cases  Automobile Tort Civil Appeal Contempt/Modification/Other Post-Judgment Contract Garnishment General Tort Habeas Corpus Injunction/Mandamus/Other Writ Landlord/Tenant Medical Malpractice Tort Product Liability Tort Real Property Restraining Petition  State Bar Number  Selication Domestic Relations Cases  Adoption Contempt Non-payment of contempt Dissolution/Divorce/Sept Maintenance/Alimony Family Violence Petition Modification Custody/Parenting Ti Paternity/Legitimation Support – IV-D Support – Private (non-IV) Other Domestic Relations	Check one case type and one sub-type in the same box (if a sub-type applies):  Check one case type and one sub-type in the same box (if a sub-type applies):  Contempt

### **General Civil and Domestic Relations Case Disposition Form Instructions**

- 1. Provide the class of court and county in which the case is being disposed.
- 2. Provide the plaintiff's and defendant's names.
- 3. Provide the reporting party (the individual completing the form).
- 4. Provide the attorneys' names and State Bar numbers. If parties represented themselves, provide their names and check the self-represented box.
- 5. Provide the manner of disposition by checking the appropriate box. See below for definitions.
- 6. Provide an answer to the three questions by checking the appropriate boxes.

### **Manner of Disposition Definitions**

**Jury Trial**: Cases in which a jury is impaneled to determine the issues of fact in the case. A jury trial should be counted when the jury has been sworn, regardless of whether a verdict is reached.

**Bench/Non-Jury Trial**: Cases in which a judge or judicial officer is assigned to determine both the issues of fact and law in the case. A bench/non-jury trial should be counted when the first evidence is introduced, regardless of whether a judgment is reached.

Non-Trial Disposition: Cases in which the disposition does not involve either a jury trial or a bench trial.

**Alternative Dispute Resolution**: If a case was disposed of via a non-trial disposition and the method of disposition was alternative dispute resolution. If this box is checked, then the Non-Trial Disposition box must also be checked. Only check if the whole case was resolved via alternative dispute resolution.

## **General Civil and Domestic Relations Case Disposition Information Form**

	☐ Superior or ☐ State Co				of	County				
	For Clerk Use O	nly								
Date Disposed					Case Number				_	
		MM-DD-Y	/YYY 		Case Style <sub>-</sub>				_	
Plainti	ff(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	
Report	ing Party									
Plainti	ff's Attorney				State E	Bar Number		Self-Repi	esented	]
Defend	dant's Attorney _				State B	Bar Number		Self-Repr	esented	]
	er of Disposition									
Check	Only One									
	ury Trial									
	ench/Non-Jury T on-Trial Disposit									
	Alternative Dis		on							
	Check if any part	ty was self-repr	esented a	at any po	int during th	he life of the case	·.			
	Check if the cou	rt ordered an ir	nterpreter	for any	party, witnes	ss, or other involv	ed individual.			
	Check if the case	e was referred/o	ordered to	o a court	-annexed al	ternative dispute	resolution pro	ocess.		