Modification of Visitation Packet

If a party wishes to change a final order in a family law case, she/he must file a new case with the court. Both parties should follow the terms of the original order until the Court issues a new order. Even if the parties agree to a change, the change is not official until the court approves it in a court order.

Child custody, visitation and child support orders are frequently changed by the courts. Still, the court follows certain guidelines to determine whether a requested change is proper.

Visitation can be changed if it is in the best interests of the child. The Plaintiff need not prove that there has been a "material" change in the child's life or a parent's life. Once the court grants a modification of visitation, the parties must wait two (2) years to ask the court for another change. However, if the reason for the requested change is a material change of circumstances, the two (2) year waiting period does not apply.

In an action seeking modification of visitation rights, since "custody" includes visitation rights, any complaint seeking such a change must be brought as a separate action in the county of residence of the legal custodian of the child; and the superior court may transfer the question of the determination of visitation rights to the juvenile court. However, the parties to a case changing visitation rights cannot waive jurisdiction of the subject matter, but can waive jurisdiction of the person and venue. Accordingly, the previous county could entertain the case if a new suit is filed and the parties waive jurisdiction of the person and venue.

Allegations alone as to denial of visitation are sufficient to allege the required change of condition so as to redetermine visitation privileges. The same is true of allegations of improper supervision and prejudicing the child against the other parent.

Modification of a court order in family law cases can be a complex process. If possible, you should discuss your case with an attorney or hire an attorney to represent you.

IN THE SUPERIOR COURT OF	COUNTY
STATE OF GEORGIA	Α
)	
v.) Civil	Action No.
)	
Defendant.)	
COMPLAINT FOR MODIFICATION OF VI	ICUTA TION DICUTE
COMPLAINT FOR MODIFICATION OF VI	ISHAHUN KIGHIS
The Plaintiff states [his/her] claim for a change in visit	tation rights as follows:
1.	
The Defendant is subject to the jurisdiction of this Coucopy of the complaint and summons at	
	(address).
2.	
The Defendant presently has legal custody of the mino	or child(ren),
age(s), by virtue of a final	decree of
Divorce	
[OR]	
Legitimation in Civil Action No (month and day), 20_	
County,	
3.	
Since the date of the final decree, there has been a change in circumstances mate minor child(ren)	erially affecting the welfare of the
[OR]	
it is now in the child(ren)'s best interests to ch	ange the visitation arrangement

4.
As a result of
the change in circumstances
[OR]
the child(ren)'s best interests, the visitation rights of the Plaintiff as stated in th
nal decree of divorce should be modified as follows:
THEREFORE, Plaintiff demands:
(a) That the final decree of divorce be modified so as to provide for the requested
change in Plaintiff's visitation rights; (b) That the Plaintiff have such additional relief as the Court may consider equitable
and appropriate.
Plaintiff <i>pro se</i>
Address
Γelephone number

IN THE SUPERIOR COURT OF	COUNTY
STATE OF	GEORGIA
	Civil Action No.
Defendant.)	
RULE	NISI
The within and foregoing Complaint having allowed and ordered filed.	g been read and considered, the same is
Let the Defendant be served with a copy of the Defendant show cause before the Honorable	e
at o'clockM., on the day	of, 20 he Plaintiff's Complaint should not be granted.
then and there to be heard, why the prayers of t	he Plaintiff's Complaint should not be granted.
This day of	, 20
Clerk of	Superior Court

IN THE SUPERIOR COURT OF STATE	F COUNTY TE OF GEORGIA
Plaintiff, v. Defendant.))) Civil Action No))))
Personally appeared before me the	RIFICATION The undersigned who on oath states that the factorized to the best of his/her knowledge and
	Plaintiff pro se
Sworn to and subscribed before me This day of	, 20
Notary Public, State of Georgia	

IN THE SUPERIOR COU	RT OF	COUNTY
	STATE OF GEORGIA	
)	
	_, , ,	
Plaintiff,)	
v.) Civil Act	ion No.
٧.) CIVII ACI	ion 140.
)	
Defendant.)	
OPPER		ON
ORDER	MODIFYING VISITATI	UN
The above-styled case having	ng come before the Court,	and the Court being
formed that visitation is at issue,		
O ORDERED this day of		20

JUDGE, Superior Court Southern Judicial Circuit