### CONTESTED DIVORCE WITH MINOR CHILDREN PACKET

This forms packet is designed to guide you in the preparation of your divorce papers. You must fill in the required information as it applies to your situation. Your papers should remain in the same order as they appear in this packet. If you do not have access to a typewriter, you may fill in the blanks by hand, in neat print, using BLACK ink.

You should fill in every blank line EXCEPT for the civil action file number blanks and the lines provided for signatures by the Notary Public and the Judge.

In the Complaint and the Settlement Agreement, there are some sections that have two possible answers, separated by an [OR]. In these sections, you must choose which of the two choices fits best in your situation, and then include only that choice in your documents. The other choice should be ignored and should not be included in your documents.

Make sure that everything is signed. All signatures that require notarization must be notarized before your documents will be approved for filing.

Court personnel are not allowed to answer any questions concerning the preparation of these forms. State Law O.C.G.A. §15-19-51 forbids court personnel to give legal advice. Different situations may require special procedures and courthouse personnel cannot advise you on how to proceed or what forms may be necessary in specific situations. Divorce can be very complicated. The only person allowed to help you in the preparation of these forms is a licensed attorney. Please consult an attorney if you have questions about the procedure or what action is best for you to take.

### YOU MAY NEED AN ATTORNEY IF:

- The case is contested, and your spouse has a lawyer.
- You cannot locate your spouse to serve him or her with your papers.
- You or your spouse has a house, pension, or large amount of property or income. You might lose custody of your children.
- You think you will have difficulty getting documents from your spouse about retirement funds, income, etc.
- Even if it is a friendly divorce, you should talk to a lawyer before you sign any settlement papers or file anything in court.

In the packets for marriages with children, there is a form called the Domestic Relations Financial Affidavit. Each party will have to have one of these forms filled out prior to the final hearing on the divorce.

If the Defendant has filed an acknowledgment of service, then each party must submit their Domestic Relations Financial Affidavit at the time the case is filed.

If the Defendant does not file an acknowledgement of service, and the Sheriff has to serve a copy of the complaint and summons on the Defendant, the Plaintiff must still file a copy of the Domestic Relations Financial Affidavit with his or her complaint. The Defendant should be served with a copy of the Domestic Relations Financial Affidavit along with the complaint and summons.

Remember, you must fully complete the forms before the Judge will be able to grant you a decree of divorce. Incomplete forms, as well as forms that are improperly filled out, may delay the grant of your divorce. Make sure that you take time to read over all the forms and understand what is being asked of you in each situation.

	IN	THE SUPERIOR COURT OF_		COUNTY
		THE SUPERIOR COURT OF_ STATE OF	F GEORGIA	
v.	Plainti	iff, ) ) () () () () () () () () () () () ()	Civil Action No	
	Defen	dant. )		
		COMPLAINT	FOR DIVORCE	
	Plainti	iff,		_[Name], comes before
this C	ourt and	l shows this Court as follows:		
			1.	
		Subject Matter Jurisdicti	on (Check only one: a o	r b)
	a)	Plaintiff is a resident of	County, Georg	gia, and has been a
reside	ent of Ge	eorgia for at least six months prior	to the filing of this action	1.
	b)	Plaintiff is not a resident of the S	tate of Georgia, but Plain	tiff's spouse has been a
reside	ent of the	e state of Georgia and the county of	f	for at least six (6)
montl	ns prior	to my filing this action.		
			2.	
		Venue (Check only	one: a, b, c, d, e or f)	
	a)	Defendant is a resident of	County, Geo	orgia, and has
ackno	wledged	d service of the Complaint and Su	mmons and has waived fu	orther service of process.
	b)	Defendant is a resident of	County,	(state) and
has si	gned an	ACKNOWLEDGEMENT OF SE	ERVICE AFFIDAVIT OF	WAIVER OF VENUE
AND	PERSO	NAL JURISDICTION.		

	c)	Defendant is a resident of	County, Georgia and may be
serv	ed at his	her residence/work address of:	
	d)	The Defendant is a resident of	County, Georgia
but I	Defenda	nt and I lived together in	County at the time we
sepa	rated, D	efendant has only moved from	County within the past
six r	nonths f	From the date of this filing, and I am a resider	nt of
Cou	nty. Def	endant shall be served by second original at	his/her home/work address of
	e)	The Defendant is a resident of Georgia, bu	ut his/her whereabouts are unknown to
me a	s showr	by my Affidavit of Due Diligence attached	hereto and incorporated by reference,
marl	ked Exh	ibit A. The Defendant shall be served by pub	lication as is provided by law in the
case	of those	e who cannot be found within the State pursu	ant to O.C.G.A. § 9-11-4(f)(1). The
clerk	shall m	nail a copy of the Notice, Order for Service b	y Publication, and Petition for Divorce
to th	e last kn	nown address of Defendant, which is	
with	in 15 da	ays of the filing of the Order for Service by P	ublication.
	f)	Defendant is not a resident of the State of	Georgia, but I am a resident of
		County Georgia and (Check 1, 2,	3 or 4)
	1	.   The Defendant was formerly a res	ident of the State of Georgia and
		presently is a resident of the State of	. Defendant
		may be served by a second original pursua	ant to the Long Arm Statute, O.C.G.A. §

	9-10-91(5). Defendant may be served at the following address:				
	2.	☐ The Defendant's whereabouts are unknown to me as shown by my			
Affidavit of Due Diligence, attached hereto and incorporated by referen					
		marked Exhibit A. The Respondent shall be served by pub	olication as is provided		
		by law in the case of those who cannot be found within the	e State pursuant to		
		O.C.G.A. § 9-10-91(5). The clerk shall mail a copy of the	Notice, Order for		
		Service			
		3.			
		Date of Marriage (Check only one: a or b)			
	a)	Plaintiff and Defendant were lawfully married on			
in		County,(	(State).		
	b)	Plaintiff and Defendant are common law married, having	entered into a common		
law m	arriage	before January 1, 1997 as of			
in		County,	(State).		
Note:	Commo	n law marriage was abolished in Georgia in 1997.			
		4.			
		Date of Separation			
	The D	efendant and I separated on	and have remained		
in a bo	ona fide	state of separation since that date.			
		5.			
		Children born of the marriage			
	There	areminor children born of the marriage.			

Name:	:	DOB:
Name:	::	DOB:
Name:	x:	DOB:
Name:	»:	DOB:
	6.	
	Grounds for Divorce (Check one or more	grounds that you can prove)
	Plaintiff is entitled to a divorce from the Defend	dant upon the statutory grounds that:
	The marriage is <b>irretrievably broken</b> and there	e is no hope of reconciliation, under
O.C.G	G.A. § 19-5-3(13). [This is the no-fault divorce pro	ovision.]
	Cruel Treatment. My spouse committed the fo	ollowing acts of cruel treatment to me
such th	that I am afraid he/she will hurt me in the future:	
	Adultery. My spouse has had sexual intercours	e outside the marriage.
	<b>Desertion</b> . On or about	(date), my spouse, without just cause
or reas	son, intentionally abandoned and deserted me for	a period of at least one year as follows:
	Intermarriage. My spouse and I are related as	follows:

	Mental incapacity. I did not have the mental capacity to enter into a marriage when we
marri	ed because
	Impotency. My spouse was impotent at the time of our marriage, and I was not aware of
this.	
	Force, menace, duress, fraud in obtaining the marriage. I entered this marriage
agains	st my will as a result of
	Pregnancy of the wife at the time of the marriage unknown to the husband. I did not
know	that my spouse was pregnant by another man when we got married.
	Conviction of party for an offense involving moral turpitude. On or about
	, my spouse was sentenced to serve at least two years in the
penite	entiary for the following:
	Habitual intoxication. My spouse is repeatedly intoxicated.
	My spouse has been adjudged mentally ill by a court of competent jurisdiction. My
spous	e has been confined in an institution for the mentally ill for a period of at least two years
imme	diately preceding this action. My spouse's mental illness has been determined to be
incura	able by competent examiners, and I have attached a certified statement that it is this
perso	n's opinion that my spouse is hopelessly and incurably mentally ill.
	Habitual Drug Addiction. My spouse is addicted to drugs as follows:

## Alimony (Check only one: a, b or c)

	a)	I am seeking temporary alimony which will last until the date of the final decree
of di	vorce. I	did not engage in adultery, desertion, cruel treatment, or other fault grounds for
divor	rce.	
	b)	I am seeking temporary and permanent alimony which will last until I remarry or
until	my forn	ner spouse or I should die. I did not engage in adultery, desertion, cruel treatment,
or otl	ner fault	grounds for divorce.
	c)	I voluntarily waive alimony.
		8.
		Marital Property (Check only one: a, b or c)
	a)	Defendant and I have no marital property.
	b)	Defendant and I have already divided our marital property to our mutual
satisf	action.	
	c)	Defendant and I have the following marital property that I have checked, and I am
seeki	ng an eq	quitable division of this property.
		A house located at  A notice of Lis Pendens is attached hereto as Exhibit ""
		Pension(s): Mine My spouse's
		Motor vehicles (list make, model & year):

	Furniture (list or	attach list):		
	Bank accounts ar	Bank accounts and investments (list or attach list)		
	Other:			
		9.		
	Jo	int Debts (Check only one: a	or b)	
□ a)	Defendant and I l	nave no joint outstanding debts	S.	
	Defendant and I have the following debts. I have indicated which party should be responsible for each debt. The responsible party will indemnify and hold harmless the non-responsible party for any collection on these obligations.			
(	Creditor	Amount	Responsible Party	

## **Name Restoration**

☐ My former name is		, and I request	
that it be restored to me.			
	11.		
Chil	ld(ren)'s Past Living Arrangem	ents	
For the past five years, the child	dren lived at the following address	ses with the following persons	
Address	Dates	Lived With	
	12.		
Other actions involving the children (Choose only one: a or b) (Please tell the court about the following types of actions: custody, visitation, family violence, protective orders, termination of parental rights, and adoption.)			
□ a) Plaintiff asserts t	hat □ he/ □ she has not participate	ed as a party or a witness or in	
any other capacity in any other litigation concerning the children named above and knows of no			
proceeding concerning the minor children in this or any other state. No person other than the			
parties to this action has physical custody of the minor children or any claim to custody or			

visitation with the minor children.

(Please tell the cou	ninor children have been rt about the following fective orders, terminat	types of action	s: custody, visi	tation, family violence,
County/State/Court	Type of Custody Act	ion	Date Filed	Status
		13.		
Othe	r Parties with a Custo	ody Claim (Cl	noose only one	: a or b)
□ a) I know	w of no other person, n	ot a party to th	is proceeding,	who has physical
	en or claims to have cu			
•			····	. 1004 000 00 000
children.				
□ b) The fe	ollowing persons who	are not a party	to this proceed	ing have custody or
visitation rights with	the minor children:			
Name		Claim		
		14.		
	Child Custody (	Choose only o	ne: a, b or c)	
□ a) Plaint	iff and Defendant are l	ooth fit to share	e hoth temporar	ry and nermanent joint
,	minor child(ren). It is in	the best interes	est of the minor	• •

		share decision making concerning the child (ren); however, in the event the p le, the □ Husband/ □ Wife shall have the final decision concerning	arties
	b)	It is in the best interest of the minor child(ren) for	
		to have legal custody and	to
nave		al custody.	
	c)	It is in the best interest of the minor child(ren) for	
o ha	ve both	legal and physical custody because:	
		15.	
		Visitation (Choose only one: a or b)	
	a)	Plaintiff requests that the Defendant be awarded visitation with the minor	
child	(ren) as	s follows (or attach a schedule):	

□ b)	The proposed visitation schedule is attached as Exhibit ""
	16.
	Child Support Amount
Please go to Worksheet.	https://csconlinecalc.georgiacourts.gov/frontend/web/index.php and complete the Child
sum of \$ continuing po of eighteen ( exceed age to	Husband/Wife shall pay to the Husband/Wife, as support of the minor child(ren), the* per \upsilon weekly/\upsilon month, starting on, and er \upsilon weekly/\upsilon month thereafter until each respective child reaches the age 18), or so long as the child is enrolled in and attending secondary school (not to wenty (20)), marries, dies, or becomes otherwise emancipated. The child support all be reduced as follows as each child becomes emancipated:
*This amount v	was derived from line 13 of the Child Support Worksheet, which is attached hereto as Exhibit 1.
	17.
	Child Support Method of Payment (Choose only one: a or b)
⊐ a) Plaintiff at th	Plaintiff asks that all payments of child support shall be paid directly to the see following address:
□ b) Plaintiff by t	Plaintiff asks that all payments of child support shall be paid directly to the he Defendant's employer via an income deduction order. The Plaintiff's address is:
□ c) Support Enfo	Plaintiff asks that all payments of child support shall be paid to Georgia Child orcement pursuant to an Income Deduction Order.
	18.
	Health Insurance
so long as the	Plaintiff asks that shall be required to maintain a dical, dental, and hospitalization insurance for the benefit of the minor child(ren) for e child support obligation set forth herein exists. The Plaintiff asks that costs not er the insurance policy shall be divided as follows:
so long as the	e child support obligation set forth herein exists. The Plaintiff asks that costs not

cooperate with the Plaintiff in submitting claims under the policy.

## WHEREFORE, Plaintiff respectfully requests:

- a) That the parties herein be totally divorced;
- b) That the Court grant temporary and permanent custody as requested in this matter;
- c) That the Court order an equitable division of property;
- d) That the Court award temporary and permanent alimony;
- d) That the court award an equitable division of the parties' property;
- e) That the court award the Plaintiff temporary use and possession of the formal marital residence located at
- f) That the court award the Plaintiff temporary use and possession of the vehicle described as follows:

just.	g) That the Plaintiff have such other and further relief as the Court deems equitable and				
just.	Respectfully submitted this the	day of	, 20		
Plaint	tiff pro se [Sign here]	,			
Addre	ess:				
Telep	hone number(s):				

#### VISITATION

CP = Custodial Parent NC = Non-custodial Parent (Mother or Father should be inserted)

The NC shall have liberal periods of custody. If the parties cannot agree, then the following schedule shall control:

<u>Visitation:</u> The NC shall have visitation with the child every other weekend beginning Friday at 6:00 p.m. until Sunday at 6:00 p.m.

<u>Summer:</u> The NC shall have the child(ren) for two non-consecutive weeks during June or July, uninterrupted by the mother's visitation, provided that by May 1<sup>st</sup> of each year, the NC gives the CP written notice of when he/she intends to exercise the visitation.

<u>Christmas</u>: The CP shall have the minor child beginning the day after school recesses for Christmas holidays until December 26<sup>th</sup> at 9:00 a.m. during even numbered years. The NC shall have the same time for his/her visitation during odd number years. The CP shall have the minor child with him/her from December 26<sup>th</sup> beginning at 9:00 a.m. until January 2<sup>nd</sup> at 9:00 a.m. during odd numbered years. The NC shall have the same time during even numbered years.

<u>Thanksgiving:</u> In even-numbered years, the NC shall have the child(ren) from 6:00 p.m. on the day the child(ren) is/are released from school preceding Thanksgiving holiday until the Sunday following Thanksgiving Day at 6:00 p.m. The CP shall have the child during this time period during odd numbered years.

<u>July 4<sup>th</sup>:</u> The NC shall have the minor child during odd numbered years from July 4 at 9:00 a.m. until July 5 at 10:00 a.m. The CP shall have the minor child for this schedule during even numbered years.

<u>Spring Break:</u> The CP shall have the child during Spring Break from 6:00 p.m. on the day school recesses for Spring Break until 6:00 p.m. on the day before school resumes in odd numbered years. The NC shall have this time period in even numbered years.

<u>Fall Break:</u> The CP shall have the child during Fall Break from 6:00 p.m. on the day school recesses for Fall Break until 6:00 p.m. on the day before school resumes in even numbered years. The NC shall have this time period in odd numbered years.

Mother's Day: The mother shall have the child on the Friday preceding Mother's Day from 6:00 p.m. until Sunday at 6:00 p.m., regardless of the weekend visitation schedule.

<u>Father's Day:</u> The father shall have the child on the Friday preceding Father's Day from 6:00 p.m. until Sunday at 6:00 p.m., regardless of the weekend visitation schedule.

<u>Federal Holidays:</u> If the NC parent has the child for a weekend visitation where a federal holiday falls on a Monday, then the visitation shall include that Monday until 6:00 p.m.

General Considerations: The NC shall have the responsibility of transporting the child for each period of custody. The NC, or other responsible adult with a valid driver's license, shall pick the child up at the CP's residence at the beginning of the visitation and return the child to the CP's residence at the end of the visitation. During the summer visitation, the parent who is beginning his or her custodial

period shall be responsible for picking up the child from the other parent's residence.

Revised 01/31/21

### STANDARD ORDERS FOR PARENTING

- 1. Each parent shall always keep the other informed of his/her actual address of residence, mailing address if different, home and work telephone numbers and any changes within twenty-four hours of such change occurring.
- 2. Should either parent require child care for twenty-four hours or longer when the child is in his/her care, the other parent shall have first option to provide such care.
- 3. Neither parent shall say or do anything in the presence or hearing of the child that would in any way diminish the child's love or affection for the other parent, and shall not allow others to do so.
- 4. All former marital, child sharing, court related and financial communications between the parents shall occur at a time when the child is not present or within hearing range. Communication regarding these issues shall not occur at times of exchanges of the child or during telephone visits with the child.
- 5. Each parent shall inform the other as soon as possible of all school, sporting, and other special activity notices and cooperate in the child's consistent attendance at such events. Neither parent shall schedule activities during the other parent's scheduled parenting time without the other parent's prior agreement.
- 6. At least 24-hour notice of schedule change shall be given to the other parent. The parent requesting the change shall be responsible for any additional child care that results from the change.
- 7. The parties shall have the right to call the minor child on the telephone at any reasonable time, so long as the telephone calls to the child do not become excessive or disrupt the child's normal homework or sleep schedule. Likewise, the child shall have the right to call either parent at all reasonable times. In the event a long distance telephone call is required, the noncustodial parent shall provide a calling card for use by the child to place telephone calls to said parent. All parties will allow the child to have uninterrupted, private conversations with the parent and neither parent shall tape record the child's conversation with the other parent or other person. In the event that there is a dispute between the parties as to when a telephone call can be made, then calls from the parent shall be twice per week on Tuesday and Thursday evenings between the hours of 7:00 p.m. and 9:00 p.m.
- 8. Each party shall notify the other party as soon as reasonable of any serious illness or emergency affecting the child while in that party's physical custody.
- 9. Each party shall have the right to communicate with the child's teachers, coaches, tutors, and other educational providers; doctors, nurses, counselors, psychiatrists, and other health care providers; and to obtain copies of the child's school and medical records. Each party shall have the right to attend all school and extra-curriculum events, religious events of significance, graduation, recitals, award ceremonies, and other such events relating to the child.

Revised 01/31/21

IN THE SUPERIOR COURT OF_	COUNTY
STATE O	F GEORGIA
Plaintiff, )  v. )  Defendant. )	Civil Action No.
VERIFI	ICATION
Personally, appeared before me the under	ersigned who on oath states that the facts set
forth in this Complaint are true and correct to th	he best of his/her knowledge and belief.
	Plaintiff <i>pro se</i> [Sign in the presence of a Notary Public]
Sworn to and subscribed before me thisday of	, 20
Notary Public, State of Georgia	
My Commission Expires:	

IN THE SUPERIOR COURT OF	COUNTY
STATE OF G	EORGIA
Plaintiff, )  v. )  y, )  Plaintiff, )  v. )	Civil Action No.
Defendant. )	
ACKNOWLEDGMENT OF SERVICE	E AND WAIVER OF SUMMONS
The undersigned Defendant hereby acknowled	edges service of the above Petition for Divorce,
and states that he/she has received a copy of said Pet	ition, and Defendant hereby waives any and all
future notice, service, and issuance of process.	
This theday of	
	Defendant <i>pro se</i> [Sign in the presence of a Notary Public]
Sworn to and described before me thisday of	·
Notary Public, State of Georgia My Commission Expires:	

	IN THE SUPERIO	R COURT OF	COUNTY
		STATE OF GEORGIA	Λ
		,	
	Dlaintiff	)	
	Plaintiff,	)	
v.		) Civil Ac	ction No
		, )	
	D. C. v. 1. v. 4	)	
	Defendant.	)	
		NT'S ACKNOWLEDGEME AIVER OF VENUE AND PE	
	Ι,	, the named Defendant in	the above-styled case, after being
duly	sworn do hereby depose	and say that I am a resident of	County,
	(state), and the	nat the Plaintiff in the above-sty	yled case is a resident of
	Co	unty, Georgia. I affirm that I h	ave received a copy of said
Petiti	ion/Complaint, and I here	by waive any and all further n	otice, service, and issuance of
proce	ess.		
	After being duly infor	med that I have a constitutional	l right to a trial by judge or jury on
the a	bove matter in the county	of my residence, and with tha	t knowledge, I hereby expressly
waiv	e my right to venue in the	e county of my residence, and	consent to venue and personal
juriso	diction in the county of th	is superior court.	
This_	day of		, 20
Syrvama ta	and subsamily ad hafana m		
	and subscribed before more y of, 20		Defendant Affiant
			[Sign in the presence of a Notary Public]
Nota	ry Public		
Лу Сотті	ission Expires:		

	URT OFCOUNTY TE OF GEORGIA
Plaintiff, v.	) ) ) Civil Action No
Defendant.	) )
CERTIFI	CATE OF SERVICE
• • •	served the foregoing Complaint for Divorce upon the o counsel of record] by delivering [or causing to be ws:
[Name and address of counsel of re	ecord, or of parties if no counsel of record.]
Thisday of	
- I	Plaintiff <i>pro se</i> [Sign here]
Address	,

Telephone Number(s)

IN THE SUPERIOR COU	JRT OFCOUNTY E OF GEORGIA
Plaintiff, v.  Defendant	) ) ) ) Civil Action File No
Comes plaintiff, pursuant to O.C.G.A. § directing that service on the defendant be ma	PRVICE BY PUBLICATION  9-11-4(f), and moves the court for an order ade by publication upon the grounds that he/she the state, as more fully appears from the affidavit
Plaintiff <i>pro se</i> Address:	
Telephone Number(s)	

IN THE SUPERIOR COURT STATE (	OFCOUNTY OF GEORGIA
Plaintiff, v.  Defendant	) ) ) Civil Action File No
	SERVICE BY PUBLICATION O.C.G.A. §9-11-4(f)
That the Defendant resides outside t	, who, after being duly sworn, states: the State of Georgia, and his/her last known address is
	or
That the Defendant has departed fro found within the state. The Defendant's	om the State of Georgia or cannot after due diligence be last known address is
	or
at the foregoing address, nor within the	fendant was outside the State of Georgia at
The affiant has made a diligent effo	rt to locate defendant by:
And cannot find defendant within the himself by:	nis state for the reason that defendant has concealed

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

IN THE SUPERIOR CO	OURT OFCOUNTY
STA	TE OF GEORGIA
,	)
Plaintiff,	)
v.	
	) Civil Action File No.
Defendant ,	)
Detendant	)
	)
ORDER FOR SE	ERVICE BY PUBLICATION
to the Court from the verified Complaint a is a nonresident and that the action is an ac publication pursuant to O.C.G.A. § 9-11-4	be made by publication as provided by law.
	, Judge Ocmulgee Judicial Circuit Superior Court
	Ocmulgee Judicial Circuit Superior Court
Presented by:	
	<u> </u>
Plaintiff pro se [Sign here]	

Use this form if you do not know where the Defendant lives and cannot find the Defendant to have him or her served.

	OURT OFCOUNTY TE OF GEORGIA
Plaintiff, v.  Defendant	) ) ) ) Civil Action File No
NOTICE OF SUMMO	NS—SERVICE BY PUBLICATION
TO:	, Defendant Named Above:
against you in said court on	[state the relief sought] was filed, 20, and that by reason of an order for service of
summons by publication entered by the co	ourt on and that by reason of an order for service of
commanded and required to file with the	clerk of said court and serve upon
	, an answer to the complaint rder for service by publication. If you fail to do so,
	rder for service by publication. If you fail to do so, you for the relief demanded in the complaint.
Witness the Honorable	, Judge of said Court.
This theday of	
	Clerk of Superior Court, County Ocmulgee Judicial Circuit

	In the Supe	erior Court of	C	ounty, Georgia	
VS.		Plaintiff ) ) ) ) Defendant )	Civil Actior	n No	_
	DOMESTIC RE	ELATIONS FINAN	ICIAL AFFIDA\	/IT OF PLAINTIF	F
1.	AFFIANT'S NAME:			Age _	
	Spouse's Name:			Age _	
	Date of Marriage:		_Date of Separ	ation	
	Names and birth dates of	children for whom	support is to be	e determined in th	nis action:
	Name	Date	of Birth	Resides	s with
	Names and birth dates of	affiant's other chil	dren:		
	Name	Date	of Birth	Resides	s with
		_			
2.	SUMMARY OF AFFIANT'	S INCOME AND I	NEEDS		
	(a) Gross monthly income	(from item 3A)		\$	
	(b) Net monthly income (fr	om item 3C)			
	(c) Average monthly exper	nses (item 5A)		\$	
	Monthly payme	ents to creditors		+	
	Total monthly e to creditors (ite	expenses and pay m 5C)	ments		

## (subsections (d) & (e) deleted)

# 3. A. AFFIANT'S GROSS MONTHLY INCOME (complete this section or attach Child Support Schedule A)

(All income must be entered based on monthly average regardless of date of receipt.)

Salary <u>or Wages</u> 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	\$
<u>Capital Gains</u>	\$
Social Security Disability or Retirement Benefits	\$
Workers' Compensation Benefits	\$
Unemployment Benefits	\$
Judgments from Personal Injury or Other Civil Cases	\$
Gifts (cash or other gifts that can be converted to cash)	\$
Prizes/Lottery Winnings	\$
Alimony and maintenance from persons not in this case	\$

Assets which are used for support of family					
Fringe Benefits (if significantly reduce living expenses)					
Any other income (do NOT include means-tested Public assistance, such as TANF or food stamps) \$					
GROSS MONTHLY IN			\$		
(prior section B deleter B. Affiant's Net Monthl (deducting only sta			\$		
Affiant's pay period	d (i.e., weekly, mon	thly, etc.)			
Number of exempt	ions claimed				
4. ASSETS					
(If you claim or agree to under the appropriate inheritance, source of	spouse's column a				
Description	Value	Separate Asset of the Husband	Separate Asset of the Wife	Basis of the Claim	
Cash	\$				
Stocks, bonds	\$				
CD's/Money Market Accounts	\$				
Bank Accounts (list each account):					
	\$				
	\$				
	\$				
Retirement Pensions, 401K, IRA, or Profit Sharing	\$				
Money owed to you:	\$				
Tax Refund owed to you:	\$				

Real Estate:						
home:	\$					
debt owed:	\$					
other: _	\$					
debt owed: Automobiles/Vehicles: Vehicle 1:						
debt owed: Vehicle 2:	\$ \$			_		
debt owed:	\$					
Life Insurance (net cash value):	\$			_		
Furniture/furnishings:	\$					
Jewelry:				_		
Collectibles:	\$			_		
Other Assets: \$				_		
	\$			_		
	\$			_		
	\$			_		
Total Assets:	\$					
5. A. AVERAGE MON	THLY EXP	ENSES				
HOUSEHOLD  Mortgage or rent payments		\$	Cable T\	/	\$	
Property taxes		\$	Misc. household and grocery Items		\$	
Homeowner/Renter Insurance		\$	Meals ou	Meals outside the home		
Electricity		\$	Other	Other		
Water		\$	AUTOMOBILE Gasoline and oil		ф	
Garbage and Sewer		\$	Gasolin 	e and oii	\$	

		Repairs	\$	
Telephone: <u>residential line</u> :	Auto tags and license		\$	
cellular telephone:	\$	_Insurance	\$	
Gas	\$	OTHER VEHICLES (boats, trailers, RVs, etc.) Gasoline and oil	\$	
Repairs and maintenance:	\$	- Repairs	\$	
Lawn Care	\$	Tags and license		
Pest Control	\$	_	\$	
		<u>Insurance</u>	\$	
CHILDREN'S EXPENSES		AFFIANT'S OTHER EXPE	ENSES	
Childcare (total monthly cost)	\$	Dry cleaning/laundry	\$	
School tuition	\$	Clothing	\$	
Tutoring	\$	\$ Medical, dental, prescription (out of pocket/uncovered expenses)		
Private lessons (e.g., music, dance	) \$	Affiant's gifts (special holid	lays) \$	
School supplies/expenses	\$	Entertainment	\$	
Lunch Money	\$	Recreational Expenses (e. fitness)	<u>g.,</u> \$	
Other Educational Expenses (list)		Vacations	\$	
	\$	Travel Expenses for Visita	tion \$	
	\$	Publications	\$	
Allowance	\$	Dues, clubs	\$	
Clothing	\$	Religious and charities	\$	
Diapers	\$	Pet expenses	\$	
Medical, dental, prescription (out of pocket/uncovered expenses	) \$	Alimony paid to former spo		
Grooming, hygiene	\$	Child support paid <u>for othe</u> <u>children</u>	<u>r</u> \$	
Gifts from children to others	\$	Date of initial o	rder:	

	Entertainment	\$	Other (a	attach she	et)	\$
	Activities (including extra-curricula school, religious, cultural, etc.)	<u>ar,</u> \$				
	Summer Camps	\$				
	OTHER INSURANCE Health	\$ \$ \$ \$ \$	\$ \$ \$ 			
TO	TAL ABOVE EXPENSES					
_	B. PAYMENTS TO CREDITORS		\$		(please che	eck one)
	To Whom:	Balance Due	Monthly Payment	Joint	Plaintiff	Defendant
			•			

TOTAL MONTHLY PAYMENTS TO CREDITORS: \$\_\_\_\_\_

Thie	day of	. 20
11113	uay oi	
Affiant		
	the presence of a Notary Public]	
	the presence of a Notary Public]	
<b>[Sign in t</b>	the presence of a Notary Public] subscribed before meday of	20

IN THE SUPERIOR COURT OFSTATE OF (	COUNTY GEORGIA
	Civil Action No.
LIS PENDEN	IS NOTICE
To whom it may concern:	
The above-styled case has been filed demanding t	hat the following described real property be
awarded to the Plaintiff as alimony or as equitable	e division of property:
This Lis Pendens notice has been filed and record	
Thisday of	, 20
Plaintiff pro se [Sign here]	
Address:	

Telephone Number(s)

IN THE SUPERIOR COU	JRT OF	COUNTY
	TATE OF G	
Plaintiff, v.  Defendant.	\$ \$ \$	Civil Action #
	SUMMO	ONS
To the above-named defendant:		
You are hereby summoned and	required to	file with the Clerk of said Court and serve
upon		, the <i>pro se</i> plaintiff, whose
address is		, an answer to the
complaint which is herewith served upo	on you, with	in 30 days after service of this summons upon
you, exclusive of the day of service. If y	you fail to d	o so judgment may be taken against you for
the relief demanded in the complaint.		
This theday of		, 20 .
Clerk of the Supe Ocmulgee Judici		ofCounty

If the defendant has not acknowledged service of the complaint and waived issuance of summons it is your responsibility to present this form to the clerk and insure it is signed and included with the complaint that is served on the defendant.