LEGITIMATION

This packet contains forms and information on:

How to Legitimate a Child

Note: The forms and instructions in this packet are to be used by the father of a child born out of wedlock to legitimate the child. They cannot be used by the mother or any person other than the father.

It is advisable to have an attorney when filing legal papers to be sure that your rights are protected and that all the procedures are correctly followed. **Courthouse personnel are prohibited by state law O.C.G.A. § 15-19-51 from giving 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.

QUESTIONS AND ANSWERS ABOUT LEGITIMATION

WHAT IS A "LEGITIMATION"?

Legitimation is a legal action that is the only way, other than by marrying the mother of a child, that the father of a child born in the State of Georgia may establish legal rights to his child.

WHO MAY FILE FOR LEGITIMATION?

Only the father of a child may file a *Petition* seeking to legitimate his child.

WHAT IS THE LEGAL EFFECT OF A LEGITIMATION?

An *Order of Legitimation* creates a father and child relationship legally between the Petitioner and his child. An *Order of Legitimation* establishes that the child may inherit from this legal father and vice versa. An *Order of Legitimation* allows the legal father to be listed on the child's birth certificate as such. <u>An *Order of Legitimation* is the only way that the father of a child born out of wedlock can be recognized as the legal father of the child, and therefore can petition for custody and/or visitation with his child.</u>

If custody is an issue, you can file for legitimation and custody in the same petition.

Note: The exception to this rule is if the mother is deceased, there is no other legal parent or guardian, or the mother consents to custody.

If you are already listed on the child's birth certificate as the father, but you and the child's mother were not married to each other, you must file a *Petition* with the Court to legitimate your child.

WHERE SHOULD THE PETITION BE FILED?

The *Petition for Legitimation* may be filed in the child's county of residence, or if there is an adoption pending, in the county where the adoption was filed. If custody or visitation is desired, you may petition the Court for custody and/or visitation in the same petition.

HOW MUCH DOES IT COST TO FILE FOR LEGITIMATION?

There are basic filing fees for petitions that are scheduled by the Cherokee County Superior Court Clerk's Office. Therefore, inquiries regarding the cost to file for legitimation should be addressed to that office at 678-493-6511.

If the mother has not signed a consent and/or waiver of jurisdiction form, she will need to be served with the *Petition* by the sheriff. There is a fee for each address to which the sheriff has to go, if you are in the State of Georgia. If you are out of the state, and want the sheriff to serve the mother, you must check with the respective jurisdiction to determine the fees for service. "Service" is an official way to give notice to the mother, and other people involved with your case, that you have filed your case and that they have the opportunity to then file a response with the Court.

If the mother has left the child with you, and you do not know her address, and you have tried but cannot find her, then you will have to serve her with the *Petition* by publication. This means that the *Petition* is written up and then published in the official county newspaper for the county in which you knew she last lived. There will be a publication fee. The Court will also need to enter an order allowing service by publication before this process starts.

If the mother was married to someone else when your child was born, or she has listed someone else on your child's birth certificate as the father of the child, you will also have to pay a fee (if you are in the State of Georgia) or fee (if you are out of state) to have the sheriff serve that person with a copy of the *Petition*. If you don't know where that person lives, he will also have to be served by publication.

WILL THE COURT REQUIRE A DNA TEST?

Yes, even if the parties are in agreement about Paternity.

WHAT CAN I DO IF I DON'T HAVE THE MONEY TO PAY FEES?

If you do not have the money to pay your filing fees and sheriff's fees, then you may ask the Court to allow you to file free of charge. In order to do so, you must complete a *Poverty Affidavit*.

You must make a written statement to the Court about your monthly income and monthly expenses, and why it would be a hardship for you to have to pay the filing fees. The Court will then let you know by a written order that you may file your case without having to pay. The county newspaper will not usually waive their fees so you will still have to pay for publication if it is necessary.

HOW LONG WILL ALL OF THIS TAKE?

The length of time depends on the facts of your case. There are several options for what can happen with your case:

- If custody is not an issue, and there is no other father listed on the birth certificate, then an *Order for Legitimation* can be heard by a judge on the same day that you file it, and you may get your *Order for Legitimation* signed on the same day.
- If the mother or another father listed on the birth certificate must be served by publication, then the hearing cannot take place until after the publication is finished (60 days).
- If the mother or another father must be served by the sheriff with the *Petition to Legitimate*, then the case will be placed on a judge's calendar by his/her case manager after you file a rule nisi.
 - **Note:** The exceptions to this rule are if the mother is deceased and there is no other legal parent or guardian, or if the mother consents to custody. It is recommended that you seek the advice of an attorney before you proceed.

FORMS INCLUDED IN THIS PACKET:

- D Petition for Legitimation
- □ Verification
- □ Respondent's Consent to Legitimation
- □ Acknowledgment of Service
- □ Rule Nisi
- □ Order

NOTICE:

(The following forms may not be applicable if the parties are legitimating only and not addressing issues of custody, visitation or support.)

- □ "Exhibit A" *Visitation Schedule*
- Domestic Relations Financial Affidavit
- □ *Certificate of Service*

ADDITIONAL FORMS NEEDED:

(These forms may be obtained from the Superior Court Clerk's Office)

- Domestic Relations Case Filing
- Domestic Relations Disposition
- □ Summons
- □ Sheriff's Entry of Service

DEFINITIONS

LEGITIMATION:	A legal action brought by a father to establish his legal rights concerning his child who was born out of wedlock.
LEGAL FATHER:	A father who has legitimated his child; a father who was married to the mother of the child at the time of its' birth; a father who married the mother after the child was born and then executed an <i>Affidavit of Paternity</i> stating or acknowledging that the child is his child.
BIOLOGICAL FATHER:	The birth father of a child.
PETITION:	A form filed with a court that requests that a judge do something for you.
PATERNITY:	A legal action brought by either a father, mother, or another interested party to establish that a father is the biological father of a child, and therefore has a duty to support the child he has fathered.
PETITIONER:	The person who files the <i>Petition</i> with the court; may in some cases be listed as "Plaintiff."
RESPONDENT:	The person who the <i>Petition</i> is being filed against; the person who should respond to the <i>Petition</i> ; may in some cases be listed as "Defendant."
SURNAME:	Last name

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	

PETITION FOR LEGITIMATION

The Petitioner files this action, and states the following in support of his Petition:

1

I believe I am the father of the following minor children, born out of wedlock:

Child's Name	Date of Birth

2

Jurisdiction and venue are proper in this Court because:

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

- \square (a) the Respondent resides in Cherokee County, Georgia.
- □ (b) the Respondent resides in Georgia outside of Cherokee County, but the children or I reside in Cherokee County, and the mother has consented to venue here.
- □ (c) the Respondent resides outside the State of Georgia, and the children or I reside in Cherokee County, Georgia.
- □ (d) the whereabouts of the Respondent are unknown, and the children or I reside in Cherokee County, Georgia.
- (e) the mother of the children is deceased, and the children or I reside in Cherokee County, Georgia.

3

The Respondent,	is the children's mother
-----------------	--------------------------

- \Box (a) The Respondent's address is _____
- \Box (b) The Respondent is deceased.

4

No other man is shown as the father on the birth certificate, and the mother was not married to any other man at the time of the children's conception or birth.

5

[Check and complete all that apply.]

The children live with the following person who takes care of the children

 \Box (a) The Respondent/ mother

 \Box (b) The Petitioner/ father

(c) Neither the children's mother nor the Petitioner. Instead, the children live with ______, whose relationship to the children is ______. They reside at the following address: _______in

_____County, in the State of ______.

6

My paternity of the children has been established by a Court or by operation of law or, if paternity has not been legally established, I state that I am the children's natural father. I want to legitimate my relationship with the children, as provided in O.C.G.A. § 19-7-22, so that the children will have full rights as my children, and I will have full rights as the father of the children. I believe that legitimation would be in the children's best interests.

7

[Check and complete all that apply.]

I want the birth records of the children to be changed as follows:

- \Box (a) I want the children's last name to be changed on the birth certificate to my last name.
- \Box (b) I want my name to be entered as the father on the birth certificate.
- (c) No changes are necessary on the birth certificate concerning either the father's name or the children's last name.

8

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

□ (a) There is already a child support order concerning the children. The current Order was issued by the

_____Court/Agency in the court case number _____

It requires me to pay \$_____per _____.

 \square (b) There is currently no child support order concerning the children.

THEREFORE, the Petitioner asks:

[Check and complete only those that apply.]

- □ (a) That process issue and the Respondent be served with a copy of this *Petition for Legitimation*;
- \Box (b) That the Court order service by publication for the Respondent, whose address is unknown. I am filing my *Affidavit(s) of Diligent Search* with this *Petition*, and incorporate it here by reference.
- □ (c) I ask that the Court enter an *Order* legitimating my relationship with the children, so that the children will be recognized as my legitimate children, capable of inheriting in the same manner as if born in lawful wedlock;
- \Box (d) That the last name of the children be changed to my last name;
- □ (e) That the Department of Vital Statistics be ordered and directed to amend the children's birth record and to reissue the birth certificate as follows:
 - \Box (1) entering my name as the father on the birth record.
 - \square (2) change the children's last name to my last name.
- □ (f) I ask that the Court enter an *Order* providing for specific, liberal visitation privileges for me with the minor children.
- □ (g) I ask that the Court enter an *Order* granting the following custody:
 - (1) The Respondent and I should share joint legal custody of the children and I should have primary physical custody of the children with the Respondent having reasonable visitation rights.
 - (2) I should have sole legal custody and primary physical custody of the children with the Respondent having reasonable visitation rights.
 - (3) I should have sole legal custody and primary physical custody with the Respondent having limited, supervised visitation rights with the children for the following reasons:
 - (4) I should have sole legal custody and physical custody with the Respondent having no visitation rights with the children for the following reasons:

 \Box (5) Other:

(h) That the Court grant such other and further relief as the Court deems fair and proper.

Signed this	day of			
[day]		[month]	[year]	
Sworn to and affirmed before me, this		(Sign your name	e here before Notary)	Petitioner, Self-Represented
day of				
		Petitioner's Nar	ne (print or type):	
NOTARY PUBLIC		Petitioner's Add	iress:	
My commission expires:		Petitioner's Tel	enhone Number	
(Notary Seal)				

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

Petitioner:and Respondent:	Civil Action File No.:
	VERIFICATION
	, personally appeared before the undersigned e Petitioner in the above-styled action and that the facts stated in the prrect to the best of my knowledge.
Signed thisday of _ [day]	[month] [year]
	(Sign your name here before Notary) Petitioner, <i>Self-Represented</i> Petitioner's Name (print or type): Petitioner's Address:
Sworn to and affirmed before me, thisday of	Petitioner's Telephone Number:

My commission expires: ______(Notary Seal)

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	

MOTHER'S CONSENT TO LEGITIMATION

1

I am the mother of the following minor children, who is the subject of this legitimation action filed by the Petitioner:

Child's Name	Date of Birth

2

I hereby give my consent to the following provisions, by writing my initials next to them. I do not agree to any of the provisions unless I have written my initials next to them.

[Write your initials next to only the items to which you agree. Draw a line next to the ones to which you do not agree.]

(a) The Petitioner legitimating our children, whose names are listed in Paragraph 1 above.

(b)	Changing the children's last name to

(c)	I agree to the follo	owing arrangement c	concerning custody and	visitation:	

(d) On the issue of child support:

(1)	Child support has already been decided for the children by a Court or agency in another
	case.
(2)	I want the Court to decide child support and enter a Child Support Order as part of this
	legitimation case.
(3)	The Petitioner and I have reached an agreement on child support for the children, and it is
	consistent with the Georgia Child Support Guidelines. The Petitioner's gross income is
	<pre>\$per month, and my gross income is \$per month.</pre>
	We have agreed thatwill pay child
	support in the amount of \$per month to
(4)	The parties live together with the children, so no Child Support Order is necessary.

3

I have read this consent document, and I understand it. I am giving my consent freely. I have written my initials next to all of the provisions in Paragraph 2 to which I am agreeing. I am not being forced to sign this consent, and I believe this legitimation is in the best interest of my children.

(Sign your name here before Notary) Respondent, *Self-Represented*

Respondent's Telephone Number:

Sworn to and affirmed before me, this _____day of _____.

NOTARY PUBLIC My commission expires: ______ (Notary Seal)

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	

ACKNOWLEDGMENT OF SERVICE

The undersigned Respondent hereby acknowledges service of the above *Petition for Legitimation* and states that she has received a copy of said *Petition*, and Respondent hereby waives any and all further notice, service, and issuance of process.

Signed this _____day of _____ [day] [month] [year]

(Sign your name here before Notary) Respondent, Self-Represented

Respondent's Telephone Number:

Sworn to and affirmed before me, this _____day of _____.

NOTARY PUBLIC My commission expires: ______ (Notary Seal)

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

Petitioner:and	Civil Action File No.:
R	ULE NISI
of the Superior Court of Cherokee County, Cherokee Judio	
	JUDGE/CLERK Cherokee County Superior Court Blue Ridge Judicial Circuit
Presented by:	
□ Petitioner □ Respondent Self-Represented	

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	

ORDER

The above *Petition* having come before this Court, it is considered, ordered, and adjudged that:

1. Legitimacy

The children named in the Petition, to wit:

Child's Name	Date of Birth

be declared the legitimate children of the Petitioner, ______, and capable of inheriting from him.

The Department of Vital Statistics is hereby ordered and directed to amend and reissue the birth certificate of each child listed above to indicate the Petitioner, _______, is the father of said child.

□ The Department of Vital Statistics is hereby ordered and directed to remove the name of _______. from the birth certificate of each child, and replace it with the name of the Petitioner, ______.

The surname of each child is hereby changed to ______. The Department of Vital Statistics is hereby ordered and directed to amend and reissue the birth certificate of each child listed above to reflect the change of the children's name to: ______.

2. Custody and Visitation

Respondent having consented to the consideration of the issue	e of visitation in this action, visitation with the children
is hereby granted to the Petitioner/Respondent as follows:	
Respondent having consented to the consideration of the issu	e of custody in this action, custody of the children is
hereby ordered as follows:	
The mother,	, of the minor children is deceased. The Petitioner is
hereby awarded legal and physical custody of the minor children.	

3. Child Support

<u>Application of Child Support Guidelines</u> – The statutory requirements of O.C.G.A. § 19-6-15 have been applied in reaching the amount of child support provided under the *Order* in this action. The specifics are as follows:

- <u>Gross Income</u> The Petitioner's gross monthly income (before taxes) is \$_____; the Respondent's gross monthly income (before taxes) is \$_____.
- (2) <u>Child</u> The number of children for whom support is being provided under this Order is _____. Their names and dates of birth are as follows:

Child's Name	Date of Birth

- (3) <u>Attachments</u> The *Child Support Worksheet* and *Schedules* are attached hereto, along with any other applicable schedules.
- (4) <u>Child Support Amount The</u>______shall pay to the
 ______, for the support of the minor children in the sum of
 ______dollars (\$______) per month, beginning on

_____, 20_____, and continued with a payment of ______

dollars (\$ ______) 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 such time as said children graduate from high school, are no longer enrolled full time and progressing normally, or attain the age of twenty (20) years, whichever first occurs.

(5) <u>Deviation from Presumptive Amount</u>

[Check and complete only one (1) of the 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 attached *Schedule E*. The amount of support in Paragraph 3 above is the Presumptive Amount of child support shown on the attached *Child Support Worksheet*.
- (b) <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 *Schedule E*. The Presumptive Amount of Child Support that 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 *Child Support Worksheet*. The attached *Schedule E* 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) <u>Health, Dental, & Vision Insurance for Children</u>

[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:

 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) Insurance Not Available 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 the 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 4(b)(6)(a)(1) and (2) shall apply.
- (c) <u>Insurance Not Available</u> This issue is not addressed in this *Final Judgment*, 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>Uninsured Health Care Expenses</u> The 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 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 the Petitioner and ______ for the Respondent.
- (9) <u>Continuing Garnishment for Child Support</u> 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 *Income Deduction Order* 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:
 - \Box (1) immediately upon entry by the Court.
 - (2) upon accrual of a delinquency equal to one month's support. The *Income Deduction* Order may be enforced by serving a *Notice of Delinquency*, as provided in O.C.G.A. § 19-6-32(f).
- □ (b) The parties agree that an *Income Deduction Order* 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.

Judge, Cherokee County Superior Court Blue Ridge Judicial Circuit

"Exhibit A" – Visitation Schedule

If the parties cannot agree on specific visitation, the _______shall have the right to visitation according to the schedule below. To resolve any conflicts in the visitation provided under this schedule, the holiday visitation provided under paragraph (b) shall have priority over the weekend and summer visitation in paragraphs (a) and (c).

- (a) <u>Weekends</u> The first and third weekends of every month, from Friday at 6:00 p.m. until Sunday at 6:00 p.m. The first and third weekends shall be defined as the weekends containing the first and third Fridays of the month.
- (b) <u>Holidays</u> The children shall spend holidays with each parent on the following schedule:

Holidays	With Petitioner	With Respondent
Spring Vacation, from 6:00 p.m. on the day		
school lets out for vacation, until 6:00 p.m. on the		
day before the child return to school.		
If none of the children are enrolled in school, this	Even-number years	□ Even-number years
vacation shall be for up to one week (seven	□ Odd-number years	□ Odd-number years
consecutive days) during the months of March or		
April, provided that the visiting parent shall give		
written notice of the chosen week to the other		
parent at least 30 days prior to the beginning of		
this visitation.		
Easter Weekend, 6:00 p.m. Friday to 6:00 p.m.		
Sunday, provided that it does not conflict with	□ Even-number years	□ Even-number years
Spring Vacation described above.	□ Odd-number years	□ Odd-number years
Mother's Day, from 9:00 a.m. to 6:00 p.m.	Not applicable	Every year
Memorial Day Weekend, 6:00 p.m. Friday to	Even-number years	□ Even-number years
6:00 p.m. Monday.	□ Odd-number years	□ Odd-number years
Father's Day, From 9:00 a.m. to 6:00 p.m.	Every year	Not applicable
Fourth of July, from 10:00 a.m. to 10:00 p.m.	□ Even-number years	□ Even-number years
	□ Odd-number years	□ Odd-number years
Labor Day Weekend, 6:00 p.m. Friday to 6:00	Even-number years	Even-number years
p.m. Sunday.	□ Odd-number years	□ Odd-number years
Thanksgiving Weekend, 6:00 p.m. Wednesday to	Even-number years	□ Even-number years
6:00 p.m. Sunday.	□ Odd-number years	□ Odd-number years

[Check only one (1) preference per section. Be careful not to check the same numbered years for both parents.]

Holidays	With Petitioner	With Respondent
First Part of Christmas Vacation, from 6:00		
p.m. on the day school lets out for vacation, until		
12:00 noon on December 25 th .	□ Even-number years	□ Even-number years
	□ Odd-number years	□ Odd-number years
If none of the children are enrolled in school, this		
visitation shall be from 6:00 p.m. on December		
20 th until 12:00 noon on December 25 th .		
Latter Part of Christmas Vacation, from 12:00		
noon on December 25 th to 6:00 p.m. on the day		
before the children return to school.	□ Even-number years	□ Even-number years
	□ Odd-number years	□ Odd-number years
If none of the children are enrolled in school, this		
visitation shall be from 12:00 noon on December		
25 th until 6:00 p.m. on January 1 st .		

(c) <u>Summer Vacation</u> - ______ weeks during the children's summer vacation from school. However, the children are not enrolled in school, this summer visitation shall be taken during the months of June, July, and August, until such time as the children begins to attend school. The weeks may be taken consecutively or non-consecutively, but shall be taken in increments of at least seven (7) consecutive days. The parent with visitation shall give written notice of the chosen weeks to the other parent on or before March 1st (so that both parties will have ample time to make camp and child care arrangements for the summer).

IN THE SUPERIOR COURT OF CHEROKEE 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		sides with
Names and birth dates of your other children:			
Name Date of Birth Resid		Resides with	
(2) SUMMARY OF YOUR INCOME AND NEEDS: (fill out t	his 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 Schedule A). (All income must be entered based on monthly average regardless of date of receipt. Where applicable, 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) S			\$
(3)(B) Net Monthly Income From Employment (deducting only state and federal taxes and FICA) (also write in 2B on page one)			\$
CHILDREN'S EXPENSES			
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 & an	mount):	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 EXPENSES (also write on first line of 2C on page one)			\$

(5)(B) YOUR PAYMENTS & DEBTS TO CREDITOR	S				
	Whom Balance Due Monthly Payment	Monthly	(Please check one)		
10 whom		Payments	Joint	Petitioner	Respondent
	\$	\$			
	\$	\$			
	\$	\$			
	\$	\$			
	\$	\$			
	\$	\$			
Total Monthly Payments to Creditors (also write this total on line 2 of 2C on page one)				\$	
(5)(C)TOTAL MONTHLY EXPENSES (Total Total Monthly Payments to Creditors above) (also wr one)				\$	

(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)

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

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 \Box first class mai	1/ □ certified mail and return receipt was requested.
The documents were addressed a	as follows:
Signed this [day]	_day of [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, thisday of	
NOTARY PUBLIC	
My commission expires:(Notary Seal)	

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA

PETITIONER,

VERSUS

CIVIL ACTION FILE NUMBER

RESPONDENT.

<u>Respondent's Answer To Petitioner's</u> <u>**Petition for Legitimation**</u>

My name is ______, and I am representing myself in this legitimation action. In support of my case, I state the following:

1.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 1 of Petitioner's *Petition for Legitimation*.

2.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 2 of Petitioner's *Petition for Legitimation*.

3.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 3 of Petitioner's *Petition for Legitimation*.

4.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 4 of Petitioner's *Petition for Legitimation*.

5.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 5 of Petitioner's *Petition for Legitimation*.

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

7.

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

8.

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

Signed this ______, 20____.

(Sign your name here before notary) Respondent, Self-Represented

Respondent's Name (Print or Type):

Respondent's Address:

Respondent's Telephone Number:

Sworn to and affirmed before me this ______, 20____.

NOTARY PUBLIC My Commission Expires: ______ (Notary Seal)

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA

PETITIONER,	CIVIL ACTION FILE NUMBER
VERSUS	
RESPONDENT.	
	<u>Certificate of Service</u>
This document certifies th	at on, 20, I sent copies of the following
documents:	
ANSWER TO PE	TITIONER'S PETITION FOR LEGITIMATION
to the opposing party by: (CHOOSE	E ONE: first class mail OR certified mail and return receipt was requested).
The documents were address	ssed as follows:
	_day of, 20
	_day of, 20
	_day of, 20 (Sign your name here before notary) Respondent, <i>Self-Represented</i> Respondent's Name (Print or Type):
	_day of, 20 (Sign your name here before notary) Respondent, <i>Self-Represented</i> Respondent's Name (Print or Type): Respondent's Address:
	_day of, 20 (Sign your name here before notary) Respondent, <i>Self-Represented</i> Respondent's Name (Print or Type): Respondent's Address:
Signed this	_day of, 20 (Sign your name here before notary) Respondent, <i>Self-Represented</i> Respondent's Name (Print or Type): Respondent's Address:
	day of, 20 (Sign your name here before notary) Respondent, <i>Self-Represented</i> Respondent's Name (Print or Type): Respondent's Address: Respondent's Telephone Number:
Signed this Sworn to and affirmed before me thisday of	
Signed this Sworn to and affirmed before me thisday of	

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA

Petitioner:	
and	Civil Action File No.:
Respondent:	
SU	JMMONS
TO THE ABOVE NAMED RESPONDENT:	
You are hereby summoned and required to fil	le with the Clerk of said Court and serve upon the Petitioner,
whose name and address is:	
and Answer to the Complaint which is herewith served upo	on you, within 30 days after service of this Summons upon you,
exclusive of the day of service. If you fail to do so, judgme	ent by default will be taken against you for the relief demanded in
the Complaint.	
If a hearing has already been scheduled in this	s case, you must appear at that scheduled hearing, regardless of
whether the 30 days for filing an answer has elapsed.	
Thisday of	, 20
	PATTY BAKER,
	Clerk of Superior Court
	By
	Clerk
To Respondent upon whom this <i>Petition</i> is served:	
This copy of Complaint and Summons was served upon you	u,, 20

INSTRUCTIONS FOR FILING AN ANSWER AND COUNTERCLAIM IN RESPONSE TO A PETITION FOR LEGITIMATION

This packet contains forms for people responding to a *Petition for Legitimation*. This packet is for those who wish to file an *Answer and Counterclaim for Custody and Child Support*. The Respondent/ Defendant in the case (presumably you) must file an answer to the *Petition* you were served with. If you would also like to request relief from the Court, such as custody of the child or child support, you must also file a counterclaim.

There are two options available to you for responding to a *Petition for Legitimation*: (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. It is advisable to speak with a lawyer before filing any action with the Court; this case is no exception to that rule. There are often more issues involved in a custody case 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 the opposing party.
- You or your child are victims of family violence against you by the opposing party.
- You want a custody or visitation arrangement that does not exactly fit these forms.
- You think you may have difficulty getting financial information from the opposing party.

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 Cherokee County Law Library.

A custody case can be a very complicated process. If you want a court to grant 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 Custody and Child Support*, you must file it with the Clerk for the Superior Court of Cherokee County and mail a copy to the opposing party (or the opposing party's attorney if he 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 Cherokee County Law Library offers many of these sample forms and documents.

HEARINGS

• 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. Temporary issues may include child support and custody and visitation with the children while the case 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*, 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. 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).

• Final Hearing

The judges schedule these final hearings in different ways. You should check with the staff for the judge assigned to your case. 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.

Be sure to bring a *Parenting Plan, Domestic Relations Financial Affidavit,* and *Child Support Worksheet* to the hearing. The Cherokee 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 CHEROKEE COUNTY

STATE OF GEORGIA

PETITIONER,

VERSUS

CIVIL ACTION FILE NUMBER

RESPONDENT.

<u>RESPONDENT'S ANSWER TO PETITIONER'S PETITION FOR LEGITIMATION AND COUNTERCLAIM FOR</u> <u>CUSTODY AND CHILD SUPPORT</u>

My name is ______, and I hereby file this *Answer and Counterclaim for Custody and Child Support* as follows:

1.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 1 of Petitioner's *Petition for Legitimation*.

2.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 2 of Petitioner's *Petition for Legitimation*.

3.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 3 of Petitioner's *Petition for Legitimation*.

4.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 4 of Petitioner's *Petition for Legitimation*.

5.

Respondent (CIRCLE ONE: ADMITS OR DENIES) the allegations contained in Paragraph 5 of Petitioner's *Petition for Legitimation*.

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

7.

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

8.

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

9.

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

10.

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

11.

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

12.

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

13.

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

14.

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

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

(Attach additional pages if necessary)

COUNTERCLAIM FOR CUSTODY AND CHILD SUPPORT

- **1. Subject Matter Jurisdiction and Venue**: This Court has jurisdiction over the subject matter and parties in this action, and venue is proper in this Court.
- 2. Minor Children: The Petitioner and I are the parents of ______minor children, listed below:

Name of Child	Sex	Date of Birth	Lives with (Mother, Father, Other)

3. 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 ______.

4. Children's Past Residences: During the past five years, the children have lived at the following addresses:

Name of Person	Person's Current Address

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

following people:

Name of Person	Person's Current Address

6. Other Court Cases About Children:

[Check only 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 with the minor children in this or any other state.
- (b) I have participated in other litigation 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:

7. Other Proceedings That Could Affect Custody or Visitation in This Case:

[Check only one (1) box.]

- (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, termination of parental rights, and adoptions in this or any other state.
- (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 case number, and the nature of the proceeding are as follows:

8. Others Claiming Custody or Visitation:

[Check only 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 or 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 with respect to the children. The names and present addresses of the person(s) are:

Name of Person	Person's Current Address

9. Child Custody and Visitation: I believe that the following custody arrangement is in the best interests of the children:

[Check and complete only one (1) box.]

- (a) The Petitioner and I should share joint legal custody of the children and I should have primary physical custody of the children with the Petitioner having reasonable visitation rights.
- (b) I should have sole legal custody and primary physical custody of the children with the Petitioner having reasonable visitation rights.
- (c) I should have sole legal custody and primary physical custody with the Petitioner having limited, supervised visitation rights with the children for the following reasons:
- (d) I should have sole legal custody and physical custody with the Petitioner having no visitation rights with the children for the following reasons:
- \Box (e) Other:

10. Child Support:

[Check and complete only one (1) box.]

- (a) The Petitioner has income or is capable of earning sufficient money to support the minor children. Based on the Petitioner's gross income of \$______ per month, and the Georgia Child Support Guidelines (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 \$______per month, and the Georgia Child
 Support Guidelines (O.C.G.A. § 19-6-15), I can pay the Petitioner an amount of child support between \$______and \$_____per month.

11. Health Insurance for Children:

[Check only one (1) box.]

- (a) The Petitioner should be ordered to maintain a policy for medical, dental, and hospitalization insurance for the minor children.
- (b) I already provide health insurance for the children, and the Petitioner should be required to reimburse me for a fair share of the cost each month.
- \square (c) I am not asking the Court to address this issue in this case.

12. Other Medical 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.
- \square (c) I am not asking the Court to address this issue in this case.

13. Life Insurance 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.

 \Box (b) I am not asking the Court to address this issue in this case.

FOR THESE REASONS, I REQUEST THE FOLLOWING RELIEF:

[Check all that apply.]

- \Box (a) That the custody and visitation for the children be ordered according to Paragraph 9;
- (b) That child support, health insurance, medical expenses, and life insurance for the support of the children be ordered according to Paragraph 10, 11, 12, and 13;
- □ (c) That a *Rule Nisi* be scheduled by the Court to decide on the relief I have requested;
- \Box (d) That the Court issue its *Standing Order*;
- □ (e) That the Court order any and all other relief that the Court finds appropriate.

C ¹ 1.1 ¹	1 C	20
Signed this	day of	, 20

(Sign your name here before notary) Respondent, Self-Represented

Respondent's Name (Print or Type):

Respondent's Address:

Respondent's Telephone Number:

Sworn to and affirmed before me this ______, 20____.

NOTARY PUBLIC My Commission Expires: _____ (Notary Seal)

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

Petitioner:		
and		Civil Action File No.:
Respondent:		
		RIFICATION
I,		, personally appeared before the
		th that I am the Respondent in the above-styled action
and that the facts stated in the	e foregoing Respond	dent's Answer to Petitioner's Petition for Legitimation
and Counterclaim for Custod	ly and Child Suppo	rt are true and correct to the best of my knowledge.
Signed this	day of	, 20
	(Sign your	name here before notary) Respondent, Self-Represented
	Responder	nt's Name (Print or Type):
	Responder	nt's Address:
	Responder	t's Telephone Number:
Sworn to and affirmed before thisday of		
NOTARY PUBLIC My Commission Expires: (Notary Seal)		

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

PETITIONER,		CIVIL ACTION FILE N	
VERSUS		CIVIL ACTION FILE N	UMBER
RESPONDENT.			
	<u>Certificate</u>	<u>of Service</u>	
This document certifies the	nat on	, 20	, I sent copies of the
following documents:			
1	n for Custody and C	's Petition for Legitimatio Thild Support and Verifica	
□ first class mail			
□ certified mail and re	eturn receipt was req	uested	
The documents were addressed as	follows:		
Signed this	day of	, 20	
	(Sign your name	here before notary) Resp	ondent, Self-Represented
	Respondent's Na	ame (Print or Type):	
	Respondent's Ac	ddress:	
	Respondent's Te	elephone Number:	
Sworn to and affirmed before me			
thisday of	_, 20		
NOTARY PUBLIC			
My Commission Expires:			

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 sub-type 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

		Superior or							
	For Clerk Use Or	nly							
	Date Filed				Case Numb	er			
	r	MM-DD-YYYY							
lain	tiff(s)				Defendar	it(s)			
ast	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
ast	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
ast	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
ast	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
	-					Number ame box (if a su	SelfSelf	-	ented 🗆
[-	ck one case typ			ype in the sa	ame box (if a su	ub-type applies	-	ented 🗆
[Chee	ck one case typ ses			ype in the sa	ame box (if a su nestic Relations	ub-type applies	-	ented 🗆
	Chee General Civil Cas	ck one case typ ses bile Tort peal	be and or		ype in the sa	ame box (if a su nestic Relations Adoption	ub-type applies	-	ented 🗆
	Chee General Civil Cas Automol Civil App Contemp	ck one case typ ses bile Tort peal pt/Modification	be and or		ype in the sa	ame box (if a su nestic Relations Adoption Contempt	ub-type applies	5):	
	Chec General Civil Cas General Civil App Civil App Contemp Post-Jud	ck one case typ ses bile Tort beal ot/Modification Igment	be and or		ype in the sa	ame box (if a sun nestic Relations Adoption Contempt □ Non-pa	ub-type applies Cases ayment of chi	s): Id suppc	
	Chec General Civil Cas Automo Civil App Civil App Contemp Post-Jud Contract	ck one case typ ses bile Tort peal pt/Modification gment	be and or		ype in the sa	ame box (if a su nestic Relations Adoption Contempt D Non-pa medical su	ub-type applies	s): Id suppo	
	Chec General Civil Cas Automol Civil App Civil App Contemp Post-Jud Contract	ck one case typ ses bile Tort oeal ot/Modification Igment	be and or		ype in the sa Don D	ame box (if a su nestic Relations Adoption Contempt Dissolution	ub-type applies Cases ayment of chi pport, or alime	s): Id suppo	
	Chec General Civil Cas Automo Civil App Civil App Contemp Post-Jud Contract Garnishr General	ck one case typ ses bile Tort peal ot/Modification lgment ment Tort	be and or		ype in the sa Don D	ame box (if a su nestic Relations Adoption Contempt Dissolution Maintenan Family Viol	ab-type applies ayment of chi pport, or alime /Divorce/Separ ce/Alimony ence Petition	s): Id suppo	
	Chec General Civil Cas Automo Civil App Civil App Contemp Post-Jud Contract Garnishr General Habeas C	ck one case typ ses bile Tort peal ot/Modification lgment ment Tort	n/Other	ne sub-ty	ype in the sa	ame box (if a su nestic Relations Adoption Contempt Dissolution Maintenan Family Viol Modificatio	ab-type applies ayment of chi pport, or alime /Divorce/Separ ce/Alimony ence Petition	s): Id suppo ony rate	ort,
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Check if the action is related to another action pending or previously pending in this court involving some or all of the same: parties, subject matter, or factual issues. If so, provide a case number for each.

	Case Number	Case Number	
	hereby certify that the documents in this edaction of personal or confidential info	s filing, including attachments and exhibits, satisfy the requin prmation in OCGA § 9-11-7.1.	rements for
ls	a foreign language or sign-language in	terpreter needed in this case? If so, provide the language(s) r	required.

Language(s) Required

Do you or your client need any disability accommodations? If so, please describe the accommodation request.

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
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		Superior o	r 🗆 State	te Court of			County		
	For Clerk Use On	ly							
	Date Disposed			(Case Numb	er			_
		MM-DD-Y	YYY		Case Style _				_
Plaint	iff(s)				Defendar	nt(s)			
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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
Repor	rting Party								
Plaintiff's Attorney					State Bar Number			Self-Represented	
Defen	dant's Attorney				State B	ar Number	S	elf-Repr	esented 🗆
Check	er of Disposition Only One Jury Trial Bench/Non-Jury Tria Non-Trial Dispositio Alternative Dispu	on, such as:	n						

Check if any party was self-represented at any point during the life of the case.

Check if the court ordered an interpreter for any party, witness, or other involved individual.

Check if the case was referred/ordered to a court-annexed alternative dispute resolution process.