IN THE SUPERIOR COURT OF FULTON COUNTY FAMILY DIVISION STATE OF GEORGIA

JESSE BABINEAUX DILLON,

CIVIL ACTION

Petitioner,

FILE NO. 2016CV275342

*

and

*

CHRISTOPHER ANASTACIO DILLON,

*

Respondent.

FINAL ORDER ON MODIFICATION OF CUSTODY

The Agreement reached by the parties in mediation on July 28, 2016, and memorialized herein is made the Order of this Court; to wit:

I.

CHILD CUSTODY

1.

The parties agree to joint legal and physical custody of their two minor children; to wit: Gabriel Dillon, born in 2003 and Isabella Dillon, born in 2008. The children will live month on/month off with each parent. The children will alternate weekends with each parent and every other Wednesday with each as set out more fully in the Permanent Parenting Plan attached hereto as Exhibit "A" to this Order.

2.

When Father has custody of the children he shall give Mother at least seventy two (72) hours advance notice if he anticipates being away from the children overnight.

3.

The other parent has right of first refusal of the parent that will be away from the children overnight during his/her custodial times.

4

Mother shall have the right to have the minor children with her December 15 of each year so that the minor children can be with their older sister, Ayla Gray on her birthday.

5.

For federal and state income tax purposes the Father shall be able to claim the parties' son Gabriel Dillon each year as a dependent and he shall be able to claim the parties' daughter Isabella Dillon every other year (even years) on his taxes and Mother shall be able to claim her every other year (odd years) on her taxes. Mother and Father shall cooperate with the one another in executing an IRS form 8332 should either of them be required to do so.

II.

CHILD SUPPORT

1.

The statutory requirements of OCGA § 19-6-15 have been applied in reaching the amount of child support provided under the Final Order in this action. The Petitioner is employed for a company conducting background checks earning \$2,916.00 monthly. The Respondent is employed as a vice president of sales for a flooring company earning \$14,485.00. Both of the parties children participate in competition gymnastics. Respondent will continue to pay 100% of all of the substantial expenses incurred for the minor children's gymnastics. The parties have shared equal custody of the minor children. Child support is set at \$1,383.00, to begin on August 1, 2016, in two equal installments on the first (1st) and fifteenth (15th) of each month. (See the Child Support Worksheet and Schedules, attached hereto as Exhibit "B" All payments will be made by Father's employer into Mother's bank account by direct deposit. The Respondent will pay 100% of all medical expenses for the children not covered by insurance. The child support shall continue monthly thereafter until the minor children reach the age of eighteen, die, marry, or otherwise become emancipated; provided that if either child reaches the age of eighteen years old

while enrolled in and attending high school on a full-time basis, then child support shall continue until the child has graduated from high school or reaches twenty years of age, whichever occurs first.

2.

Respondent releases and forever waives his claim against Petitioner for any child support arrearage previously incurred by Petitioner.

All other provisions not specifically addressed herein shall remain in full force.

SO ORDERED this ____/O TH_Day of _

<u>7___</u>, 2016

Judge Bensonetta Tipton Lane Fulton County Superior Court Atlanta Judicial Circuit

IN THE SUPERIOR COURT OF FULTON COUNTY **FAMILY DIVISION** STATE OF GEORGIA

JESSE BABINEAUX DILLON,

CIVIL ACTION

Petitioner,

FILE NO. 2016CV275342

and

CHRISTOPHER ANASTACIO DILLON.

Respondent.

PERMANENT PARENTING PLAN ORDER

The mother and father will be courteous toward each other and the minor children so as to provide a loving, stable, consistent and nurturing relationship with the minor children even though they are not married. They will not speak badly of each other or the members of the family of the other parent. They will encourage the minor children to continue to love the other parent and be comfortable in both families.

This plan is a modified plan.

Child's Name	Date of Birth
Gabriel Dillon	2003
Isabella Dillon	2008

I. Custody and Decision Making:

A. Legal Custody shall be:

- () with the Mother
- () with the Father
- (X) Joint

B. Primary Physical Custodian

The parties shall share primary physical custody of the minor children.

C. Day-To-Day Decisions

Each parent shall make decisions regarding the day-to-day care of the minor children while the minor child is residing with that parent, including any emergency decisions affecting the health or safety of the minor children. If the minor children have a doctor, dental, psychologist or any other health provider appointment, the party making the appointment shall give the other party seven (7) days advance notice of said appointment.

D. Major Decisions

Major decisions regarding the minor child shall be made as follows:

Educational decisions	(x) mother	() father	() joint
Non-emergency health care	() mother	(x) father	() joint
Religious upbringing	() mother	(x) father	() joint
Extracurricular activities	(x) mother	() father	() joint

Father shall pay all of the costs associated with extracurricular activities outside of school and summer camps.

E. Disagreements

Where parents have elected joint decision making in Section D above, please explain how any disagreements in decisions making will be resolved (e.g., correspondence, telephone conversations, third party tiebreaker vote, mediation, etc.): **N/A**

II. Parenting Time Schedule

A. Residential Time With Each Parent

The Custodial Parent is: Joint

Under the schedule set forth below, each parent will have parenting time with the

minor children in the approximate percentages stated below:

Mother: 50%

Father: 50%

B. The Parents Agree to the Following (check all that apply):

(x) The parents shall make genuine efforts to refrain from arguments concerning

visitations. Such arguments undermine the parents' relationship with the minor

children and burden the minor children with the guilt of responsibility for such

friction. The parents shall endeavor to cooperate with the minor children with the

goal of reducing the strife and confusion surrounding the minor children when

parents have elected to divorce. It is beneficial that the minor children experience

affectionate care from both parents, and both of the parties hereto acknowledge

that parenting time exists primarily for the benefit of the minor children.

(x) Both parties shall be diligent in having the minor children ready with the

necessary belongings and available at the appointed times and the transporting

party shall be prompt in picking up and delivering the minor children, provided,

however, that the transporting parent for visitation shall have a grace period of thirty

(30) minutes for pick-up and delivery if both parties live within a distance of fifty (50)

miles from each other. If the one way distance to be traveled is in excess of one

hundred (100) miles, the grace period shall be sixty (60) minutes.

violations by either parent shall be cause for granting a modification of the custody

order either by changing custody or curtailing visitation, as the case may be.

(x) In the event that the either of the minor children develop a serious illness or

injury while visiting with one parent, that parent shall promptly inform the other

parent of the minor child's condition. Elective surgery shall be performed on the

minor child only after both parents have consented to the same. Emergency

surgery necessary for the preservation of life or to prevent a further serious injury

or condition may be performed without the other parent's consent, provided,

however, that if time permits, the other parent shall be consulted and, in any event,

he or she shall be informed as soon as possible.

(x) If either parent decides to relocate more than fifty (50) miles away from the other

parent's home, the moving parent will give the other parent written notice of the

intent to relocate no less than sixty (60) days prior to the date of moving.

(x) Neither party shall consume alcohol or illegal drugs and then operate a motor

vehicle when the minor children are in his or her custody.

(x) The parent in whose care of the minor children will be responsible for supervising

and assisting in any schoolwork immediately due and for any activity scheduled for

the minor children. The parents agree to give each other reasonable notice of any

activities scheduled during the other parent's custodial time with the minor children.

The parent who has custodial time with the minor children will be responsible for

observing the minor children's regularly scheduled lessons, activities and sporting

events.

C. Parenting Time

During the term of this parenting plan the parties agree as follows: They shall share

custody of the minor children evenly with a month on/month off schedule beginning

on August 1, 2016, with the Father having the children. The parent that does not

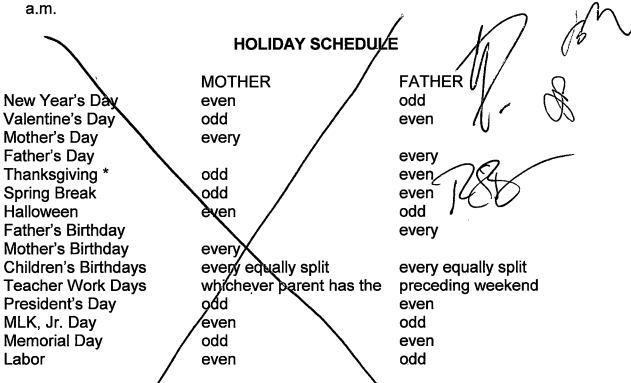
have the children for the month will have them every other weekend and every other

Wednesday. For example for the month of August, Mother will have the minor

children with her on Friday, August 12, 2016, from the time school ends until

Monday, August 15, 2016, when she drops the minor children off at school. She would have the minor children from Wednesday, August 17, 2016, when school ends until she drops them off at school on Thursday, August 18, 2016. She would then have the minor children with her again on Friday, August 26, 2016, from the time school ends until Monday, August 29, 2016, when she drops the minor children off at school. She would have the minor children from Wednesday, August 31, 2016, when school ends, and her month with the minor children would begin on September 1, 2016. The every other weekend and alternate Wednesday schedule for the Father would take place in September and the parties will alternate months thereon.

If for whatever reason school is not in session on any of the return days, then the minor children would be returned to the other parent's residence no later than 9:00



* The Thanksgiving holiday shall commence on the day when school recesses for the holiday until the following Monday morning with drop off at school.

Dillon v. Dillon Superior Court of Fulton County Civil Action File No.2016CV275342

Holiday	Even Years	Odd Years
Easter - Commencing at 8:00 p.m. on the Saturday	Father	Mother
before Easter Sunday and continuing until 6:00		
p.m. on Easter Sunday		
Spring Break Holiday – Commencing at 5:00 p.m.	Father	Mother
on the first Friday of Spring Break and continuing		
until such time as school resumes.		·
Memorial Day - Commencing 5:00 p.m. on the	Father	Father
Friday before Memorial Day, and continuing until	*	
6:00 p.m. on Memorial Day.		
Mother's Day- Mother shall have the children from	Mother	Mother
5:00 p.m. on the Friday before Mother's Day and		
continuing until 6:00 p.m. on Mother's Day.	–	
Father's Day- Father shall have the children from	Father	Father
5:00 p.m. on the Friday before Father's Day and		
continuing until 6:00 p.m. on Father's Day.	B. A. a. Lland	17
Labor Day - Commencing 5:00 p.m. on the Friday	Mother	EDTAM V
before Labor Day, and continuing until 6:00 p.m. on Labor Day		FULL
Thanksgiving- Commencing at 3:00 p.m. on the	Mother	Father
Wednesday prior to Thanksgiving and continuing	IVIOLITE	raulei
until such time as school resumes.	1	
Christmas Holidays (First Half) – Commencing at	Father	Mother
9:00 a.m. on the first day following the children's	raulei	Modifei
release from school for the Christmas Holiday and		
continuing until 2:00 p.m. on the day that marks the		
mid-point* of the Christmas Holiday period.	_	
Christmas Holidays (Second Half) -	Mother	Father
Commencing at 2:00 p.m. on the day that marks	111041701	
the mid-point* of the Christmas Holiday period and	•	
continuing until 6:00 p.m. on the Sunday prior to		
the children's return to school.		
Child's Birthday- Whichever parent does not have	_	
parenting time on that day shall be entitled to (a) a		
period of 2 hours on a school day or (b) a period of		· .
3 hours) if not on a school day.	,	

* The mid-point of the Christmas Holiday shall be determined by counting the number of days of the Holiday beginning with the day of release from school and ending with the last day as defined above. That number shall then be divided in half. If there is an odd number of days, the mid-point shall be determined by using the immediately lesser

SUMMER VACATION

Each parent shall be allowed to take the minor children on two seven (7) day, seven (7) night vacations with three (3) weeks notice to the other party. Should the parties have a conflict with each wanting the same dates, Father shall have priority in even numbered years and Mother shall have priority in odd numbered years.

CHRISTMAS VACATION

The intent of the parties is that the minor children's Christmas break from school shall be split evenly between them based upon a twenty (20) day break from school, whereupon each one of the parties would have ten (10) days with the minor children during the break. In that regard on even numbered years Mother shall have the minor children with her from Christmas Day at 10:00 a.m. until New Year's Day at 10:00 a.m., and in odd numbered years Father shall have the minor children with him from Christmas Day at 10:00 a.m. until New Year's Day at 10:00 a.m. The rest of the Christmas break shall be evenly split to ensure each of the parties receives Ten (10) days each with the minor children. Mother shall have her choice of time during even numbered years and Father shall have his choice of time during odd numbered years. The party that has their choice for a specific year shall inform the other party no later than October 1 of their selection of dates.

D. If there is a conflict between the regular visitation schedule and the holiday schedule, the holiday schedule will prevail. For the purposes of this parenting plan, the holiday will start and end as follows (choose one):

Dillon v. Dillon Superior Court of Fulton County Civil Action File No.2016CV275342

() Holidays that fall on Friday will include the following Saturday and Sunday
() Holidays that fall on Monday will include the preceding Saturday and Sunday
When holiday visitation conflicts with extended/summer visitation the (choose
one):
(X) holiday schedule will be observed
() extended visitation will be uninterrupted
() other:
E. Transportation Arrangements
The party relinquishing the minor children shall be responsible for transportation
of the children at the beginning and conclusion of parenting time.
Payment of long distance transportation costs will be paid by:
() mother () father () both equally (x) N/A
Other arrangements:
If a parent does not possess a valid driver's license, he or she must make
reasonable transportation arrangements to protect the minor children while in the
care of that parent.
F. Changes and Cancellations (please check if applicable):
() If the parents cannot agree on a requested change in the visitation schedule,
the parents agree to seek voluntary mediation to resolve the differences prior to
filing a modification with the Court. If mediation is requested, the cost of
mediation will be paid by the party requesting the change.

G. Telephone Access

The parents agree that when the minor children reside with one, the other parent will have the right to unimpeded telephone conversations with the minor children as follows:

- (x) The minor children are allowed to call either parent during reasonable hours and of reasonable duration.
- (x) The parent is allowed to call the minor children between the hours of 5:00 p.m. and 6:00 p.m.
- (x) Neither parent will monitor the telephone conversations the minor children have with the other parent.
- (x) Neither parent will use the minor children to communicate messages to the other parent.

H. Conduct and Communication Provisions

Please check all that apply:

- (x) Each parent shall promptly notify the other parent of a change of address, phone number or cell phone number so that the other parent may exercise visitation, notify the other parent, and reach the minor children while in the other parent's custodial time. (Please see relocation provision in Section II. B. above pertaining to moves of greater distances).
- (x) The minor children will not be left alone until the parents mutually agree that they are responsible enough to be left alone.
- (x) Neither parent will:

(x) Discuss past, present or future litigation with the minor children;

(x) Complain about, criticize, or blame the other parent in the presence of the minor

children and shall instruct others to refrain from such conduct in the presence of the

minor children;

(x) Accuse the other parent of being at fault in the presence of the minor children;

(x) Use the minor children as a "bargaining chip" to influence the actions of the other

parent;

(x) Make negative, critical or hurtful comments about the other party's family

members in the presence of the minor children; and

(x) Use profanity in any conversation with the other parent in the minor children's

presence or go into the other parent's home without consent.

III. Access to Records

A. Rights of the Parents

Pursuant to O.C.G.A. § 19-9-1 (b) (1) (D), both parents are entitled to access to all

of the minor children's records and information, including, but not limited to,

education, health, extracurricular activities, and religious communications.

Designation as a non-custodial parent does not affect a parent's right to equal

access to these records. However, the parties may agree to limitations on access

to records.

Please list any agreed to limitations on access rights: **NONE**

B. School Records Access / Communication Provisions

(x) The parents shall take the necessary action with school authorities of the schools

in which the minor children are enrolled to:

1... List both parents as a parent of the minor children;

2. Authorize the school to release to both parents any and all information

concerning the minor children;

3. Ensure that both parents receive copies of any notices regarding the minor

children.

(x) Each parent will be entitled to complete, detailed information or reports

from any teacher or school pertaining to the minor children, their schoolwork,

their educational needs, their conduct, or opportunities available to the minor

children.

(x) Each parent shall promptly transmit to the other parent any information

received concerning parent schedules and any other school activities in

which the minor children may be engaged or interested.

(x) Each parent shall promptly after receipt, furnish the other parent a

photocopy of the minor children's grade reports and copies of any other

reports concerning the minor children's status or progress.

(x) Each parent shall, when possible, arrange appointments for parent -

teacher conferences at a time when the other parent can be present and,

whenever possible, they shall be attended by both parents.

IV. Disagreements or Modification of Plan

Should the parents disagree about this parenting plan or wish to modify it,

they must make a good faith effort to resolve the issue between them.

Dillon v. Dillon Superior Court of Fulton County Civil Action File No.2016CV275342 Possible channels for resolution of disputes include mediation, arbitration, or the Court. Please indicate below your preferred method of dispute resolution.

- () Mediation by a neutral party chosen by the parents or the Court.
- () Arbitration by a neutral party selected by parents or the Court.
- () The Court due to order of protection or restrictions.
- (x) Other Reasonably discuss prior to filing for a modification.

The costs of this process may be determined by the alternative dispute process or may be assessed by the Court based upon the incomes of the parents. It must be commenced by notifying the other parent and the Court by () written request (x) certified mail () other: ______.

In the dispute resolution process:

- 1. Preference shall be given to carrying out this parenting plan.
- 2. The parents shall use the process to resolve disputes relating to implementation of the Plan.
- 3. A written record shall be prepared of any agreement reached, and it shall be provided to each parent.
- 4. If the Court finds that a parent willfully failed to appear without good reason, the Court, upon motion, may award attorney fees and financial sanctions to the prevailing parent.

V. Special Considerations

Please attach an addendum detailing any special circumstances of

which the Court should be aware (e.g., health issues, educational issues, etc.)

VI. Parents' Consent

Please review the following and initial:

 We recognize that a close and continuing parent-child relationship and continuity in the minor children's lives are in their best interest.

Mother's Initials: ////

Father's Initials:

2. We recognize that our minor children's needs will change and grow as the minor children mature; we have made a good faith effort to take these changing needs into account so that the need for future modifications to the parenting plan are minimized.

Mother's Initials:

Father's Initials:

3. We recognize that the parent with physical custody will make the day-to-day decisions and emergency decisions while the minor children are residing with such parent (see Section I. C. above).

Mother's Initials:

Father's Initials:

We knowingly and voluntarily agree on the terms of this Permanent Parenting Plan Order. Each of us affirms that the information we have provided in this Plan is true and correct.

JESSE BABINEAUX DILLON

CHRISTOPHER ANASTACIO DILLON

Sworn to and Subscribed before me

this day of day of

The Court has reviewed the foregoing Permanent Parenting Plan Order, and it is

ORDER

hereby made the order of this Court.

This **ORDER** entered on the

Sayon VI

Honorable Bensor etta Tipton Lane Judge Fulton County Family Court 2016.

CHILD SUPPORT WORKSHEET

		IN THE SUPERIO	OR COUR	Γ	FULT	ON		COUNTY				
	DHS	, ex rel., o/b/o	STATE (OF GE	ORG	A						
-	Diio	, 60 (61., 6/6/6			Civi	Action Case No.	•	20160	:\/275	342		
Jesse	B. Dill				0,00						-	
		* Plaintiff, vs.				IV-D Çase No.:	:				-	
Chris	topher	A. Dillon			Com	ments for Court:						
		* Defendant,		_								
	•	·										
	7							_				
	Initi	al Action										
<u> </u>	-	lification										
Date	of Init	ial Child Support Order:	08/18/2010	-								
Moth		Jessie B. Dillon		Fath	er:		Ch	ristopher A Dil	llon			
		Child Support Worksheet - Calculations will autor	natically display in	the ap	propri	ate green and whi	ite field	ds on the Work	sheet	and all Schedul	es.	
		The Name and Birth Year of each child for who	om child suppor	t is be	ing d	etermined in thi	s cas	e appear belo	ow in	numeric orde	r.	
Incl	uded	* Name	Birth Year	Incl	luded	* Name					E	Birth Year
1.	☑ ·	Gabriel Dillon	2003	7.						•		
2.	∅,	Isabella Dillon	2008	8.								
3.	0			9.		·						
4.				10								
5.			-									
				11.						 -		
6.				12.		l						
Total	Numb	er of Children:	2	_	None	custodial Parent			Mot	her		
				,				9	Fath	ier		
Subm	nitted t	Dy: Plai	ntiff's counsel		Nonp	arent Custodian						
All in	forma	tion entered on the Data Entry Form calculates a	nd displays on t	he Wo	orkshe	eet and	Ţ					
Sche		A, B, D and E. (Also see Supplemental D & E, if						Mother		F-41	1	
	i.	Monthly Gross Income					\$	2,916.00	\$	Father 14,583.00	\$	Total 17,499.00
2	2.	Monthly Adjusted Income					\$	2,916.00	\$	14,583.00	\$	17,499.00
3	3.	Pro Rata Shares of Combined Income						16.66%		83.34%		100.00%
4	١.	Basic Child Support Obligation (from the Table)									\$	2,447.00
5	 5.	Pro rata shares of Basic Child Support Obligatio	n		,		\$	407.67	\$	2,039.33	Ψ	2,447.00
6	i.	Adjustment for Work Related Child Care and Hea	ilth Insurance Ex	cpens	es		\$	89.96	\$	450.04		. •
7	·	Adjusted Child Support Obligation					\$	497.63	\$	2,489.37	: ;	
8		Adjustment for Additional Expenses Paid					\$	-	\$	540.00		
9		Presumptive Amount of Child Support					\$	497.63	\$	1,949.37		
···		The amount on L	ine 9 is the Pre	sumi	ptive	Child Support	Amo	ount.				

de.

CHILD SUPPORT WORKSHEET

		,	Me	other	F	ather	
10.	Deviations from Presumptive Child Support Amount Deviation type(s) used: "Specific Deviations" "Parenting Time Deviation" "Special Expenses for Child Rearing"		\$	154.93	\$	(565.93)	
11.	Subtotal		\$	652,56	\$	1,383.44	
12.	Social Security Payments (excludes Supplemental Security Income (SSI) Amounts display here if a child receives Title II Social Security benefits (SSD/RSDI) as a dependent on a parent's account. (See User Guide for more information.)		\$	-	\$	-	e de la companya de l
13.	Final Monthly Child Support Amount (rounded to a whole number) >If amount on Line 12 is equal to or greater than Line 11, child support responsibility is m no further obligation is owed. >If amount on Line 12 is less than Line 11, child support responsibity is not fully met and amount on Line 13 is still owed.	net and	\$	653.00	\$	1,383.00	
	The amount on Line 13 is the Final Child Sur	port Am	ount.				
	Uninsured Health Expenses						egg (g
14.	Percentages for each parent for future Uninsured Health Expenses.			%	•	%	
Schedules	S Atta	ached	Not A	pplicable			
Α	Gross Income	☑					
В	Adjusted Income		G	2			
С	Schedule C is not in use and is intentionally left blank						
D	Additional Expenses	Ų		ב			
E	Deviations from Presumptive Amount	Ø	C	3			
Names of I	Parties: Jesse B. Dillon vs. Christopher A. Dillon			,			
Submitted	by: Plaintiff's counsel		_			Today's	date: 07/28/2016
Case #:	2016CV275342						Version 9.2

Child Support Worksheet - CSC Data Entry Form Dillon child support worksheet joint physical 2015v9.2 Page 2 of 2

CHILD SUPPORT SCHEDULE A GROSS INCOME

* <u>Schedule A - Gross Income</u> The entry of income in this section is required to generate a Worksheet.	(a) Mother	(b) Father	(c) Combined
If either or both parents receive Temporary Assistance for Needy Families (TANF), a check mark will appear; otherwise, the boxes will be blank.	0		
All amounts/data displaying here on Schedule A were er	itered on the Data Entry	Form and can only be	changed on that form.
The answers on Line 23 w All income amounts below appear as monthly averages.	vill display on Line 1 of t	the Worksheet.	
Salary and Wages (Will not include means-tested public assistance, such as TANF or food stamps.)	\$ 2,916.00	\$ 14,583.00	
2. Commissions, Fees, Tips	\$ -	s -	
Income From Self-Employment	\$ -	\$ -	
4. Bonuses	\$ -	s -	
5. Overtime Payments	\$ -	\$ -	·
6. Severance Pay	\$ -	\$ -	
7. Recurring Income from Pensions or Retirement Plans	\$ -	\$ -	i de la companya de
8. Interest Income	\$ -	\$ -	
Income from Dividends	\$ -	\$ -	
10. Trust Income	\$ -	\$ -	
11. Income from Annuities	\$ -	\$ -	
12. Capital Gains	\$ -	\$ -] ·
Social Security Disability/Retirement Benefits (Excludes			i
14. Federal Veterians' Disability Benefits	\$	\$ -	
15. Worker's Compensation Benefits	- \$	\$ -	
16. Unemployment Benefits	\$ -	\$ -	
17. Judgments from Personal Injury or Other Civil Cases	\$ -	\$ -	
18. Gifts (cash or other gifts that can be converted to cash)		\$ -	
19. Prizes / Lottery Winnings	\$ -	\$ -	
20. Alimony & maintenance from persons not in this case	\$ -	\$ -	
21. Assets which are used for support of family	\$ -	\$ -	
22. Fringe Benefits (if significantly reduce living expenses)	\$ -	\$ -	
Any Other Income, including Imputed Income (Does not	<u></u>	<u> </u>	
* TOTAL GROSS MONTHLY INCOME	\$	\$	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
24. Total will automatically display here, on Line 1 of			
Worksheet, and Line 1 of Schedule B.	\$ 2,916.00	\$ 14,583.00	\$ 17,499.00
The explanations below were entered on the Data Entry For as entered on Line 41 for Mother and/or Father.	orm and explain the bas	is of Other Income, Inci	uaing imputed income,
Mother			
,			
Father			
			-
Names of Parties: Jacob P. Dillon via Christopher A. Dillon			
Names of Parties: Jesse B. Dillon vs. Christopher A. Dillon Submitted by: Plaintiff's counsel			Today's date: 07/28/2016
Case #: 2016CV275342			Version 9.2

CHILD SUPPORT SCHEDULE B ADJUSTED INCOME

hat	entered on the Data Entry Form and can only be changed on form. The answers here on Lines 9 or 14 will automatically lay on Line 2 of the Worksheet.	(a) Mother	(b)Father	
1.	Total Gross Monthly Income from Schedule A, Line 24	\$	2,916.00	\$	14,583.00	
	Self Employment Tax Adjustment	٠٠.				
2.	The monthly Self-Employment Income on which a parent paid Self-Employment Taxes for FICA & Medicare will display here	\$	-	\$	-	
3.	The FICA calculation will display here (Line 2 multiplied by .062)	\$	-	\$	_	
4.	The Medicare tax calculation will display here (Line 2 multiplied by 0.0145)	\$	-	\$	-	
5.	Total of Lines 3 & 4 display here	\$	-	\$	-	
6.	Line 5 is subtracted from Line 1 and the answers display here	\$	2,916.00	\$	14,583.00	

Information about child(ren) included in Preexisting Orders, and the child support actually paid monthly, excluding arrears payments, will display here.

	Court Name	Court Case #	Child Name		Birth Year	Date of Initial Order	Ch An	Preexisting Child Support Amount Paid by Mother		Child Support Amount Paid		Child Support Amount Paid		Child Support Amount Paid		reexisting ild Support nount Paid by Father
7(a)							\$	-	\$	-						
7(b)							\$	-	\$	-						
7(c)							\$	-	\$	-						
7(d)							\$	-	\$	-						
8.	Total Adjustment for Preexisting Child Support Orders for each parent will display here.							-	\$	÷						
9.	>Line 8 is subtracted from Line 6 and the answer displays here. >If a								\$	14,583.00						

CHILD SUPPORT SCHEDULE B ADJUSTED INCOME

The C purpo	scretionary Adjustment to Income for Other Qualific court has the discretion to consider an Adjustment to Income for se of reducing a parent's gross income, if failure to consider an hip to the parent.	or qualified ch	ildren under this	section for the	_					
	Court considers an Adjustment to Income under this section, the tment to Income is in the best interest of the child(ren) in this a		must also consi	der whether this						
Adjus	tment may be considered only for children who meet ALL FIVE	of the followi	ing requirements	:						
A.	The parent is legally responsible for the qualified child (Stepc	hildren do no	t qualify);							
B.	The qualified child lives in the parent's home;									
C.	The parent is actually supporting the qualified child;									
D.	The qualified child is not subject to a preexisting child support									
E	The qualified child is not currently before the court to set, mod	•								
Adjustment for other QUALIFIED children, pursuant to five factors listed above, will display										
, 3 11,	below on Lines 11 - 14. Children included in that	adjustmer	1							
	Name(s)	Birth Year	Enter Chéckmark if Mother is Claiming Credit	Enter Checkmark if Father is Claiming Credit						
10.		<u>,_</u>			1					
	· · · · · · · · · · · · · · · · · · ·									
10(a).	A check in this box indicates child(ren) listed above are included as QUALIFIED children for whom an adjustment is claimed. Calculations will display below on Lines 11-14.		-	-						
Co	omments here explain why you have included an Other Qu	alified Child	in the Current	Court Case.						
Vloth	er									
		•								
- 41					·					
athe	:r	·								
					·					
			(a) Mother	(b)Father	*					
11.	Amounts from Line 6 for parent(s) seeking a Theoretic Support order adjustment display here.	al Child	\$ -	\$ -						
	Basic Child Support Obligation (from table) automatica									
	here for number of children on Line 10 and income on for parent(s) seeking the adjustment.	·	\$	\$ -						
	Amounts here are 75% of the amount on Line 12 for the seeking an adjustment.	ne parent	\$ -	\$ -	٠,					
11	If this adjustment is allowed, Line 13 will be subtracted 9 and that amount will display on Line 2 of the Works!		\$ -	\$ -						
	of Parties: Jesse B. Dillon vs. Christopher A. Dillon	•								
	tted by: Plaintiff's counsel			Today's	date: 07/28/2016					

Version 9.2

Case #: 2016CV275342

Child Support Schedule C Is not in use and is intentionally left blank

Schedule C is not in use and is intentionally left blank

CHILD SUPPORT SCHEDULE D ADDITIONAL EXPENSES

Data disp	edule D - All amounts/data displaying here on Schedule D were entered on the a Entry Form and can only be changed on that form. Answers here on Line 3 will blay on Line 8 of the Worksheet; answers here on Line 5 will display on Line 6 of Worksheet.	(a) Mother	(b)Father	(c) Nonparent Custodian	(d)	Combined
1.	Work Related Child Care Expenses necessary for parent's employment, education or vocational training display here, and include monthly average amounts paid by each Parent (or Nonparent Custodian) for children included in this action. (Amounts from Supplemental Table(s), Lines 7, 13 and 19, are used in the calculations for Lines 1 - 5).	\$ -	\$ 240.00	\$ -	\$	240.00
2.	Health Insurance Premiums Paid for the Children display here. Monthly amounts paid (or will be paid) by each Parent/Nonparent Custodian for health insurance. If portion is unknown, prorated amount for each child is found by dividing total premium by number of persons covered, and then multiplied by number of covered children in this action.	\$ -	\$ 300.00	\$ -	\$	300.00
3.	Total Monthly Additional Expenses will display here. (Line 1 plus Line 2)	\$ -	\$ 540.00	\$ -	\$	540.00
4.	Pro Rata Share of Parents' Income will display here. (From Child Support Worksheet Line 3)	16.66%	83.34%			100.00%
5.	Pro Rata Share of Additional Expenses will display here. (Amount here in Column (d), Line 3, is multiplied by percentages on Line 4. Results display on Line 6 of Worksheet.)	\$ 89.96	\$ 450.04		\$	540.00
	Supplemental Table 1. This table is used to calculate amounts f Supplemental Tables 2, 3 and/or 4 are used for 4			1, 2 and 3.		
1.	Children's Names → (Names will automatically display)	Child 1	Child 2	Child 3		
Chile	d Care Paid by Mother will display here.	Gabriel Dillon	Isabella Dillon			Totals
2.	Total yearly amount during school year	\$ -	\$ -	\$ -	\$	
3.	Total yearly amount during summer break	\$ -	s -	\$ -	\$	-
4.	Total yearly amount during school breaks	\$ -	\$ -	\$ -	\$	-
5.	Total yearly amount of other child care (e.g. pre-school or child with disability)	\$ -	\$ -	\$ -	\$	-
6.	Total Yearly Amounts	\$ -	\$ -	\$ -	\$	-
7.	Monthly Average (Amount on Line 6 is divided by 12 months)	\$ -	\$ -	\$ -	\$	-
Chile	d Care Paid by Father will display here.	Gabriel Dillon	Isabella Dillon			Totals
8.	Total yearly amount during school	\$ -	\$ 2,400.00	\$ -	\$	2,400.00
9.	Total yearly amount during summer break	\$ -	\$ 480.00	\$ -	\$	480.00
10.	Total yearly amount during other school breaks	\$ -	\$ -	\$ -	\$	-
11.	Total yearly amount of other child care (e.g. pre-school or child with disability)	\$ -	\$ -	\$ -	\$	-
12.	Total Yearly Amounts	\$ -	\$ 2,880.00	\$ -	\$	2,880.00
13.	Monthly Average (Amount on Line 12 is divided by 12 months)	\$ -	\$ 240.00	\$ -	\$	240.00
Child	Care Paid by Nonparent Custodian will display here.	Gabriel Dillon	Isabella Dillon			Totals
14.	Total yearly amount during school	\$ -	\$ -	\$ -	\$	-
15.	Total yearly amount summer break	\$ -	\$ -	\$ -	\$	-
16.	Total yearly amount during other school breaks	\$ -	\$ -	\$ -	\$	-
17.	Total yearly amount of other child care (e.g. pre-school or child with disability)	\$ -	\$ -	\$ -	\$	
18.	Total Yearly Amounts	\$ -	\$ -	\$ -	\$	=
10	Monthly Average (Amount on Line 18 is divided by 12 months)	\$ -	\$ -	\$ -	\$	

Names of Parties: Jesse B. Dillon vs. Christopher A, Dillon

 Submitted by: Plaintiff's counsel
 Today's date: 07/28/2016

 Case #: 2016CV275342
 Version 9.2

CHILD SUPPORT SCHEDULE E **Deviation (Special Circumstances)**

Schedule E - Deviations and Special Circumstances

A. For each section completed, calculations for monthly amounts (annual amounts in certain areas) will automatically display in the appropriate fields. Deviations on this form were entered on the Data Entry Form; to make changes to these amounts, return to that form.

Low Income Deviation

The Court or Jury has discretion to allow or not allow the noncustodial parent to receive a Low Income Deviation that will reduce the Presumptive Amount of Child Support. If Low Income Deviation does not apply in this case, fields in this section will be blank or equal to zero.

Weighing Considerations Based Upon Sufficient Evidence:
When considering a Low Income Deviation, please read the statute at O.C.G.A. §19-6-15(i)(2)(B) or review the User Guide for the appropriate criteria for this deviation. In weighing the income sources and expenses of both parents, and taking into account each parent's basic child support obligation as adjusted by health insurance and work related child care costs -

> Can the noncustodial parent provide evidence sufficient to demonstrate no earning capacity? Or, does his/her pro rata share of the presumptive amount of child support create an extreme economic hardship for such parent?

What will be the relative hardship that a reduction in the amount of child support would have on the custodial parent's household? The needs of each parent? The needs of the child(ren) for whom child support is being determined? The ability of the noncustodial parent to pay child support?

NOTE: Low Income Deviation is entered as a positive number but treated as a subtraction when included with all Court or Jury Allowable Deviations
Only the Court or Jury may enter an other deviations. By use of this deviation, court or jury is not prohibited from granting an increase or decrease to the presumptive amount of child support by use of another deviation. amount under column (c) or (d). A check mark will display in this box, if a Low Income Deviation has been *(d) Father (a) Mother (b) Father *(c) Mother requested. Enter "Proposed Low Income Deviation amount" will display AS A POSITIVE NUMBER under noncustodial parent's column. Amount will be used unless Line 1b \$0.00 \$0.00 \$0.00 \$0.00 1a. If amount in Line 1a will make the final child support obligation less than the minimum order amount allowed when Low Income Deviation is granted, new \$0.00 \$0.00 \$0.00 deviation amount will display in Line 1b and will be used in calculations. \$0.00 >If entry in Line 1a results in amount equal to or greater than the minimum order allowed, amount in Line 1a will automatically be used in the calculations. DISCRETIONARY CHECK BOX FOR COURT OR JURY ONLY: Check mark will display in this box, if discretion has been applied. Use to exclude or change deviation amount that displays in Line 1a. "Discretionary amount allowed by Count/Jury" displays AS A POSITIVE NUMBER under noncustodial parent's column.

Explanation for Requesting a Low Income Deviation: An explanation as to why the noncustodial parent should be granted a Low Income Deviation displays here. (Questions at Boxes B, C and D must also be answered for this deviation.)

Specific and Non-specific Deviations - High Income and Other Amounts The amount of any requested deviation must display in the noncustodial parent's column. Only amounts listed in the noncustodial parent's column will affect the final child support calculation.

High Income - Combined Adjusted Income of the parents that is greater than \$30,000/month s will automatically display here for the court/jury to consider. Instructions for this section: Requested deviation amounts will display as a "positive (+)" number for an Court or Jury Allowable upward deviation or as a "negative (-)" number for a downward deviation. Amounts that display in Lines 2(b)-10 do not represent monthly expense amounts, but rather they represent amounts you want the count to consider as requested deviations from the Presumptive Amount of Child Support. The Specific and No specific Deviation section does not represent a financial affidavit. *(c)Mother *(d)Father (a) Mother (b) Father Deviation Based on High Income 2(b). 25.00 . Other Health Related Insurance (dental, vision) 25.00 Life Insurance Child and Dependent Care Tax Credit Visitation Related Travel Expenses 6. Alimony PAID 7. Mortgage (if Noncustodial Parent is providing cost of home where child resides) 8. Permanency Plan or Foster Care Plan Other - Non-specific Deviations 10. The requested Deviation totals displaying here are based on amounts appearing on Lines 2(b)-10, that will total with all other deviations on Line 14 of this 50.00 \$ schedule. Amounts may be (-) negative or (+) positive. COURT OR JURY: Check mark will display here if Court/Jury has applied discretion. Amounts in columns (c) and/or (d) will display and will be used in the total deviations.

CHILD SUPPORT SCHEDULE E Deviation (Special Circumstances)

24						(c) Nonparent				
	Final Colculations of all Extraordings and		a) Mother) Father	Custodian	(d) Combined			
Final Calculations of all Extraordinary and Special Expenses Extraordinary and Special Expenses will display here and on appropriate Supplemental Tables in the appropriate fields. Deviations in this section were entered on the Data Entry Form; to make changes to these amounts, return to that form.										
<u> </u>	Extraordinary Educational Expenses	Ke c	nanges to	ines	e amounts	, return to tha	t iorm.	-		
12(a).	>Total amounts from Line 9(a) of each Supplemental Table for Mother. >Total amounts from Line 9(b) of each Supplemental Table for Father. >Total amounts from Line 9(c) of each Supplemental Table for Nonparent Custodian.	\$	-	s	-	\$ -	\$ -			
12(b).	Extraordinary Medical Expenses >Total amounts from Line 14(a) of each Supplemental Table for Mother. >Total amounts from Line 14(b) of each Supplemental Table for Father. >Total amounts from Line 14(c) of each Supplemental Table for Nonparent Custodian.	\$	-	\$	-	\$ -	s -			
12(c).	Allowable Special Expenses >Amount from Line 28 of each Supplemental Table for Mother. >Amount from Line 29 of each Supplemental Table for Father. >Amount from Line 30 of each Supplemental Table for Nonparent Custodian.	\$	-	\$	929.96	\$ -	\$ 929.96			
12(d).	Total Extraordinary and Allowable Special Expenses. Lines 12(a), 12(b) and 12(c) added.	\$	-	\$.	929.96	s -	\$ 929.96			
12(e).	Parent's Pro Rata Share of Income from Child Support Worksheet, Line 3.		16.66%		83.34%	n ja nema	100.00%			
12(f).	Parent's share of extraordinary/special expenses. Line 12(d) multiplied by percentages for each Parent on Line 12(e).	s	154.93	\$	775.03		\$ 929.96			
12(g).	Deviation for extraordinary/special expenses. Line 12(f) minus 12(d).	\$	154.93	s	(154.93)					
	<u>Parenting Tim</u>	1e D	eviation	* *	1 m	ar Feela				
	The Deviation in this section was entered on the Data Entry F A Parenting Time Deviation will display here if requested by the									
13.	Parenting Time deviation requested by the noncustodial parent will display here; otherwise, the field will be blank.	\$	-	\$	461.00	ed aport court	ordered visitation			
	Total Allowab	le D	eviation				· · · · · · · · · · · · · · · · · · ·			
	Total Allowable Deviations on Lines 1(a) or 1(b), 11, 12(g), and 13, if any	· · ·				** *	· · · · · · · · · · · · · · · · · · ·			
14.	apply, will automatically display here and on Line 10 of the Child Support Worksheet Line 10. (The totals can be negative numbers.)	\$	154.93	\$	(565.93)			The second secon		
	ant Requirement About Deviations - No Deviations are permitted under the ons below [(B), (C) and (D)] have been answered. These questions are answered.									
B. Wot	ld the presumptive amount be unjust or inappropriate? Explain					•				
Yes. In	e parties are sharing joint physical custody with 50-50 parenting time.									
								:		
	ld deviation serve the best interests of the children for whom support is be viation is appropriate given the 50-50 parenting time.	ing	determined	? E	xplain					
_	 									
for the	ld deviation seriously impair the ability of the CUSTODIAL Parent or NONP, children being supported by the order and to provide other basic necessition parents will have adequate means for supporting the children.			ian t	to maintain	minimally ad	equate housing, fo	ood and clothing		

CHILD SUPPORT SCHEDULE E Deviation (Special Circumstances)

Supplemental Table 1. This table is used to calculate amounts for Lines 12(a) - 12(g) on this schedule for children 1, 2 and 3. Calculations for additional children display on Supplemental Tables 2, 3, and/or 4. The Deviations in this section were entered on the Data Entry Form; to make changes to the amounts, return to that form. Calculations will automatically display here in the appropriate fields Child 2 Child 3 Child 1 (Names will automatically display) Totals Extraordinary Educational Expenses Paid by Total yearly amount paid for Tuition, Room & Board, Fees and Books Mother 2 Total yearly amount paid for Other Extraordinary Educational Expenses \$ \$ \$ 3 Mother \$ \$ \$ Total yearly amount paid for Tuition, Room & Board, Fees and Books \$ Father Total yearly amount paid for Other Extraordinary Educational Expenses Father \$ \$ \$ 5 Nonparent s \$ S _ 6. Total yearly amount paid for Tuition, Room & Board, Fees and Books \$ Custodian Nonparent \$ \$ \$ \$ 7. Total yearly amount paid for Other Extraordinary Educational Expenses Custodian 8 \$ _ \$ \$ \$ _ \$ \$ Monthly Average (Line 8 divided by 12 months) 9 \$ Mother's monthly Extraordinary Educational Expenses Mother \$ 5 \$ _ 9(a) Father's monthly Extraordinary Educational Expenses Father \$ \$ \$ \$ _ 9(b) Nonparent Nonparent's monthly Extraordinary Educational Expenses \$ \$ \$ 9(c) Custodiar Extraordinary Medical Expenses Paid by Totals s Total yearly amount paid for extraordinary medical expenses Mother \$ \$ \$ \$ Total yearly amount paid for extraordinary medical expenses Father \$ 11. Nonparent Total yearly amount paid for extraordinary medical expenses \$ \$ s \$ 12. Custodian \$ \$ \$ Total Yearly Amounts S 13. \$ \$ \$ Monthly Average (Line 13 divided by 12 months) _ \$ _ . 14. s \$ \$ Mother's monthly Extraordinary Medical Expenses S 14(a) Mother Father's monthly Extraordinary Medical Expenses \$ s \$ \$ 14(b). Nonparent \$ \$ \$ Nonparent's monthly Extraordinary Medical Expenses 14(c) Custodian Special Expenses for Child Rearing (including, but not limited to, summer camp, music or art lessons, band, clubs, athletics, etc.), will display here in the appropriate Paid by Totals fields Total yearly amount paid for: s \$ 15. Mother Total yearly amount paid for: 8 447 00 4 768 00 s s 13 215 00 Father \$ s 16. Competition gymnastics for both children including travel of Gabriel Total yearly amount paid for: Nonparent \$ \$ \$ 17 Custodian Total Yearly Amounts (Lines 15, 16 & 17 added) 8,447.00 4,768.00 5 \$ 13,215.00 \$ 18. 19. Monthly Average (Line 18 divided by 12 months) \$ 703.92 397.33 \$ S 1.101.25 Percent Test to Calculate Allowable Expenses Paid by Totals Total Yearly amount paid for Special Expenses for Child Rearing Mother \$ Total amounts from Line 15 of each Supplemental Table Total Yearly amount paid for Special Expenses for Child Rearing \$ 13.215.00 21. Father Total amounts from Line 16 of each Supplemental Table. Total Yearly amount paid for Special Expenses for Child Rearing Nonparent 22. >Total amounts from Line 17 of each Supplemental Table. Custodian Total Yearly Amounts (Lines 20, 21 & 22 added) \$ 13,215.00 23. 1.101.25 S 24. Monthly Average (Line 23 divided by 12 months) Basic Child Support Obligation (from Child Support Worksheet, Line 4) 2,447.00 25 26. Special Expenses Limitation (Line 25 x 7% (.07)) \$ 171.29 If Line 24 is greater than Line 26, Line 26 will be subtracted from Line 24. 27. \$ 929.96 If Line 24 is less than Line 26, zero will display. Mother's Monthly Allowable Special Expenses for Child Rearing. >Line 20 \$ 28. is divided by Line 23; percentage is multiplied by amount on Line 27. Father's Monthly Allowable Special Expenses for Child Rearing. >Line 21 929.96 29. is divided by Line 23; percentage is multiplied by amount on Line 27. Nonparent's Monthly Allowable Special Expenses for Child Rearing. >Line 30 22 is divided by Line 23; percentage is multiplied by amount on Line 27. Names of Parties: Jesse B. Dillon vs. Christopher A. Dillon Today's date; 07/28/2016 Submitted by: Plaintiff's counsel

Child Support Schedule E - CSC Data Entry Form Dillon child support worksheet joint physical 2015v9.2

Version 9.2

Case #: 2016CV275342