

Domestic Relations Case Filing Information Form

Superior Court

County Fulton

Date Filed 06-11-2014

MM-DD-YYYY

Docket #

2014 CV 247608

Plaintiff(s)

Defendant(s)

Wilburn, Nayvadius D.

Last First Middle I. Suffix Prefix Maiden

Mealy, Brittini

Last First Middle I. Suffix Prefix Maiden
JUN 11 2014
2. Baker
CLERK OF SUPERIOR COURT
FULTON COUNTY, GA

Last First Middle I. Suffix Prefix Maiden

Plaintiff/Petitioner's Attorney

☐ Pro Se

brown, ivory t.

Last First Middle I. Suffix

Bar # 087930

Check Case Type (one or more)

- ☐ Divorce (includes annulment)
Contested? ☐ Yes ☐ No
Child Custody Issue? ☐ Yes ☐ No
Child Support Issue? ☐ Yes ☐ No
- ☐ Separate Maintenance
- ☐ Adoption
- ☒ Paternity (includes legitimation)
- ☐ Interstate Support Enforcement Action
- ☐ Domestication of Foreign Custody Decree
- ☐ Family Violence Act Petition

MODIFICATION

- ☐ Modification - Custody, Visitation, or Parenting Time
Does the modification include a parent selection
by a child who is at least 14 years old? ☐ Yes ☐ No
- ☐ Modification - Child Support and Alimony
- ☐ Modification - Child Support
- ☐ Modification - Alimony

CONTEMPT

- ☐ Contempt - Custody, Visitation, or Parenting Time
- ☐ Contempt - Child Support and Alimony
- ☐ Contempt - Child Support
- ☐ Contempt - Alimony
- ☐ Other Domestic Contempt
- ☐ Other Domestic Relations Specify _____

FAMILY VIOLENCE

Additional Information - Ex Parte Relief

Did the initial pleading include a request for relief?

1. From alleged family violence? ☐ Yes ☐ No
2. Was ex parte relief requested? ☐ Yes ☐ No
3. Was ex parte relief granted? ☐ Yes ☐ No

OTHER

Have the parties agreed to binding arbitration? ☐ Yes ☐ No

Have the parties reached a custodial agreement? ☐ Yes ☐ No

If yes, check one:

- ☐ Joint Custody
- ☐ Joint Legal Custody
- ☐ Joint Physical Custody
- ☐ Sole Custody to: _____

Financial Affidavit submitted? ☐ Yes ☐ No

Child Support Forms submitted? ☐ Yes ☐ No

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

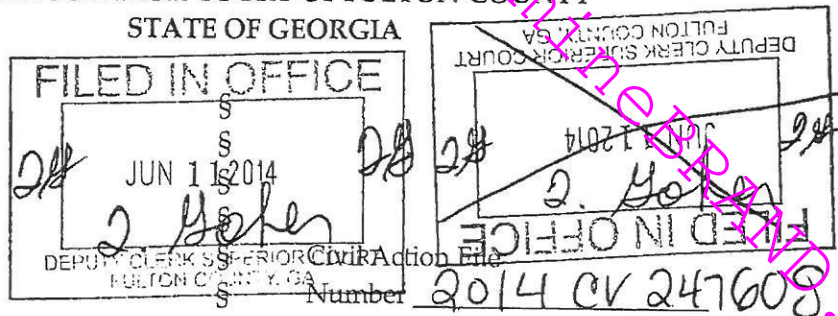
Nayvadius D. Wilburn,

Petitioner,

versus

Brittni Mealy,

Respondent.



COMPLAINT FOR LEGITIMATION, PARENTING TIME AND CHILD SUPPORT

COMES NOW Petitioner, *Nayvadius D. Wilburn*, by and through undersigned counsel, and files this his *Complaint for Legitimation, Parenting Time and Child Support* and shows the following:

1.

Petitioner is a resident of *Fulton County, Georgia* and has been a resident of *Fulton County* and the State of *Georgia* for the six (6) month period immediately preceding this filing of this action.

2.

Brittni Mealy is the natural mother of *Prince Nayvadius Wilburn*. Respondent resides at *2045 Georgian Terrace Northwest, Atlanta, Fulton County, Georgia 30318*. Jurisdiction is proper in this Court.

3.

Petitioner and *Respondent* are the parents of *one (1)* minor child, to wit:

Prince Nayvadius Wilburn, a male child, date of birth *04 December 2012*; age *one (1)* year;

born as issue of the non-marital relationship between *Petitioner* and *Respondent*.

4.

This Complaint is brought pursuant to O.C.G.A. 19-7-22 to legitimate said child.

5.

Petitioner and Respondent should be awarded joint legal custody of said minor child.

6.

Petitioner submits that it is in the child's best interest that the parties be awarded shared physical custody of the minor child.

7.

Petitioner submits the following:

- (a) *Petitioner* has not participated as a party or witness or in any other capacity in any other litigation concerning the custody of this child in this or any other state;
- (b) *Petitioner* does not have information regarding any custody proceeding concerning the child pending in a court in this or any other state; and
- (c) *Petitioner* does not know of any person that is not a party to the proceeding who has physical custody of the child or who claims to have custody or visitation rights with respect to the child.

8.

Petitioner is a fit and capable parent and is otherwise qualified to have legal and physical custody of the minor child.

9.

Each party should be awarded liberal custodial periods with the child to foster the parent/child bonds.

10.

The minor child is dependent upon the *Petitioner* and *Respondent* for support.

11.

Child support should be awarded for the benefit of the minor child based upon each party's income, parenting time, the needs of the minor child and applicable deviations.

NOW WHEREFORE, Petitioner respectfully requests the following:

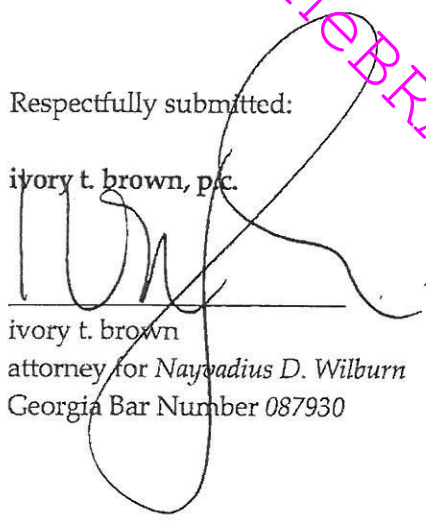
- a) that summons, automatic standing order and rule nisi issue;
- b) that the Court declare that *Prince Nayvadius Wilburn* is the legitimate child of the Petitioner capable of inheriting from him as if born in lawful wedlock;
- c) that the parties be awarded joint legal custody;
- d) that shared physical custody of the minor child be temporarily and permanently awarded to Petitioner and Respondent;
- e) that each party be awarded liberal custodial periods with the child;
- f) that child support be awarded commensurate with each party's income, parenting time, the needs of the child, and applicable deviations;
- g) that any hearing or trial in this matter be held in closed court without admittance of any person other than those necessary to the action or proceeding, pursuant to O.C.G.A. 19-7-53; and

h) for such other and further relief that the court deems just and proper.

This the 09th day of June 2014.

Respectfully submitted:

ivory t. brown, p.c.



ivory t. brown
attorney for Nayvadius D. Wilburn
Georgia Bar Number 087930

terminus 200 – suite 2050
3333 piedmont road northeast
atlanta, georgia 30305
telephone 404.816.0244
telecopier 404.816.0744
ivorybrown@aol.com

ivory t. brown, p.c.
terminus 200 – suite 2050
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atlanta, georgia 30305
telephone 404.816.0244
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IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

Nayvadius D. Wilburn,

Petitioner,

versus

Brittini Mealy,

Respondent.

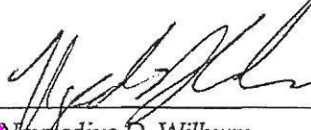
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Civil Action File

Number 2014CV 247600

VERIFICATION

Before me, the undersigned Notary Public, on this day personally appeared *Nayvadius D. Wilburn*, who being by me duly sworn on his oath deposed and said that he is the Petitioner; that he has read the above and foregoing *Complaint for Legitimation, Parenting Time and Child Support* and that every statement contained in it is true and correct to the best of his knowledge.


Nayvadius D. Wilburn

Sworn to and subscribed before
me on this the 22 day of

May 2014.

NOTARY PUBLIC

My Commission Expires





IN THE SUPERIOR COURT OF FULTON COUNTY, GEORGIA
136 PRYOR STREET, ROOM C-103, ATLANTA, GEORGIA 30303
SUMMONS

Nayvadius D. Wilburn

) Case

) No.:

2014 CV 247608

Plaintiff,

vs.

Brittni Mealy

Defendant

TO THE ABOVE NAMED DEFENDANT(S):

You are hereby summoned and required to file with the Clerk of said Court and serve upon plaintiff's attorney, whose name and address is:

ivory t. brown, p.c.
terminus 200
3333 piedmont road, northeast
suite 2050
atlanta, georgia 30305

An answer to the complaint which is herewith served upon you, within 30 days after service of this summons upon you, exclusive of the day of service; unless proof of service of this complaint is not filed within five (5) days of such service. Then time to answer shall not commence until such proof of service has been filed. IF YOU FAIL TO DO SO, JUDGMENT BY DEFAULT WILL BE TAKEN AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

This 11th day of June, 2014

Honorable Cathelene "Tina" Robinson
Clerk of Superior Court

By Debra G. Goh
Deputy Clerk

To defendant upon whom this petition is served:

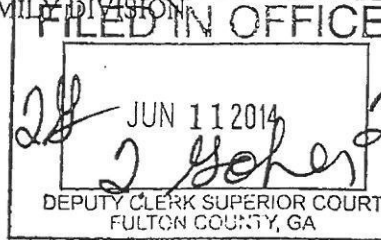
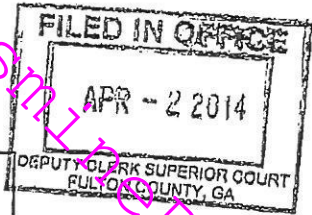
This copy of complaint and summons was served upon you _____, 20____

Deputy Sheriff

Instructions: Attach addendum sheet for additional parties if needed, make notation on this sheet if addendum is used

2014-EX-00301

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



Nayvadius D. Wilburn

Petitioner

and

Brittini Mealy

Respondent

Civil Action File No. 2014CV247609

AUTOMATIC DOMESTIC STANDING ORDER

1.

This order concerns all cases which are filed in the Family Division of the Superior Court of Fulton County and remains in effect as long as the case is pending. Where this order requires or prohibits a party from doing a thing, it means that a party shall not do the thing, instruct, encourage or cause others to do the thing, act together with others in doing the thing or ask another to do the thing on the party's behalf.

2.

Each party is hereby required to complete the Domestic Intake Worksheet, and bring to the 30-day status conference

3.

Each party to a case involving a question of custody of minor children (not contempt or modification) is hereby enjoined and restrained from causing or permitting the minor child(ren) of the parties to be removed from Fulton County.

4.

Each party is hereby enjoined and restrained from doing, or attempting to do, or threatening to do, any act injuring, maltreating, vilifying, molesting, or harassing the adverse party or the child(ren) of the parties.

5.

Each party to a divorce or separate maintenance action is hereby enjoined and restrained from selling, encumbering, trading, contracting to sell, or otherwise disposing or removing from Fulton County, any of the property belonging to the parties except in the ordinary course of business.

6.

Each party to a divorce, custody, separate maintenance or modification of support action is hereby enjoined and restrained from altering, suspending or terminating any active insurance coverage.

7.

Each party to a case involving a question of custody or visitation of minor children (not contempt or uncontested modification actions) is required to attend the "Families in Transition" Seminar. Failure to complete the seminar in a timely manner may subject the party to contempt or other sanctions.

8.

When a civil action is assigned to the Family Division of the Superior Court of Fulton County with an Acknowledgment of Service, the Docket Clerk will attach a copy of this Order to the original Petition, give or mail a copy of this Order to the attorney or person filing the Petition and provide a second copy to the attorney or person filing the Petition with instructions to serve the Respondent with the copy.

9.

All attorneys entering an appearance in the Family Division of the Superior Court of Fulton County shall attend at least one seminar which has been authorized by this Court as a sufficient informational seminar or shall view at least one authorized reproduction of the same or shall read the entire materials from such a seminar.

10.

All parties and attorneys entering an appearance in the Family Division of the Superior Court shall abide by the rules of the Family Division as promulgated by this Court. A copy of all such rules shall be made available by the Clerk upon request.

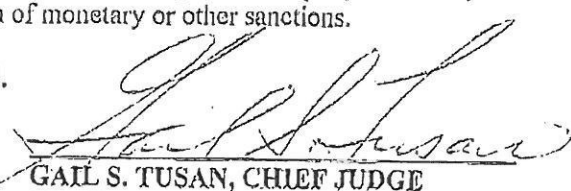
11.

This Order shall apply to all domestic civil actions (as defined by O.C.G.A. §19-1-1) which are assigned to the Family Division of the Superior Court of Fulton County and shall be the Standing Order until further order of this Court.

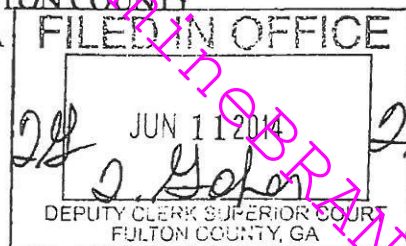
12.

Failure to follow a Court order, unless substantially justified, may result in sanctions or penalties as provided by statute, rule or authority of the Court, including a finding of contempt by the Court; taxation of costs or attorneys' fee; and/or the imposition of monetary or other sanctions.

SO ORDERED, this the 1st day of April, 2014.


GAIL S. TUSAN, CHIEF JUDGE
FULTON COUNTY SUPERIOR COURT
ATLANTA JUDICIAL CIRCUIT

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA



Nayvadius D. Wilburn,

Petitioner,

versus

Brittini Mealy,

Respondent.

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Civil Action File

Number 2014CV247608

ENTRY OF APPEARANCE

COMES NOW the undersigned attorney and hereby submits her name as attorney of record for the Petitioner.

This the 29th day of May 2014.

Respectfully submitted:

ivory t. brown, p.c.

ivory t. brown
attorney for Nayvadius Wilburn
Georgia Bar Number 087930

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CHILD SUPPORT WORKSHEET

FILED IN OFFICE

JUN 11 2014

DEPUTY CLERK SUPERIOR COURT
FULTON COUNTY, GAIN THE SUPERIOR COURT
Fulton COUNTY
STATE OF GEORGIA☐ DHS, ex rel., o/b/o

Civil Action Case No:

2014 CV 277608

IV-D Case No.:

Nayvadius Wilburn

* Plaintiff,

vs.

Brittni Mealy

* Defendant,

Comments for Court:

☒ Initial Action☐ Modification

Date of Initial Child Support Order:

Mother:

Brittni Mealy

Father:

Nayvadius Wilburn

Child Support Worksheet - Calculations will automatically display in the appropriate green and white fields on the Worksheet and all Schedules.

The name and birth date of each child for whom child support is being determined in this case appear below in numeric order.

Included	* Name	Birth Date	Included	* Name	Birth Date
1. <input checked="" type="checkbox"/>	Prince Wilburn		7. <input type="checkbox"/>		
2. <input type="checkbox"/>			8. <input type="checkbox"/>		
3. <input type="checkbox"/>			9. <input type="checkbox"/>		
4. <input type="checkbox"/>			10. <input type="checkbox"/>		
5. <input type="checkbox"/>			11. <input type="checkbox"/>		
6. <input type="checkbox"/>			12. <input type="checkbox"/>		

Total Number of Children:

1

Noncustodial Parent

☐

Mother

☒

Father

Submitted by:

Ivory T. Brown, P.C.

Nonparent Custodian

☐

All information entered on the Data Entry Form calculates and displays on the Worksheet and Schedules A, B, D and E. (Also see Supplemental D & E, if four or more children are included in the current case.)

	Mother	Father	Total
1. Monthly Gross Income	\$ 3,000.00	\$ 50,000.00	\$ 53,000.00
2. Monthly Adjusted Income	\$ 3,000.00	\$ 50,000.00	\$ 53,000.00
3. Pro Rata Shares of Combined Income	5.66%	94.34%	100.00%
4. Basic Child Support Obligation (from the Table)			\$ 2,236.00
5. Pro rata shares of Basic Child Support Obligation	\$ 126.56	\$ 2,109.44	
6. Adjustment for Work Related Child Care and Health Insurance Expenses	\$ 5.66	\$ 94.34	
7. Adjusted Child Support Obligation	\$ 132.22	\$ 2,203.78	
8. Adjustment for Additional Expenses Paid	\$ -	\$ 100.00	
9. Presumptive Amount of Child Support	\$ 132.22	\$ 2,103.78	

The amount on Line 9 is the Presumptive Child Support Amount.

CHILD SUPPORT WORKSHEET

		Mother	Father
10.	Deviations from Presumptive Child Support Amount Deviation type(s) used: "Non-Specific Deviations"	\$ -	\$ 896.00
11.	Subtotal	\$ 132.22	\$ 2,999.78
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.)	\$ -	\$ -
13.	Final 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 met and no further obligation is owed. >If amount on Line 12 is less than Line 11, child support responsibility is not fully met and amount on Line 13 is still owed.	\$ 132.00	\$ 3,000.00
The amount on Line 13 is the Final Child Support Amount.			
Uninsured Health Expenses			
14.	Percentages for each parent for future Uninsured Health Expenses.	10.00%	90.00%
Schedules		Attached	Not Applicable
A	Gross Income	<input checked="" type="checkbox"/>	
B	Adjusted Income	<input type="checkbox"/>	<input checked="" type="checkbox"/>
C	Schedule C is not in use and is intentionally left blank		
D	Additional Expenses	<input checked="" type="checkbox"/>	<input type="checkbox"/>
E	Deviations from Presumptive Amount	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Names of Parties: Nayvadius Wilburn vs. Brittini Mealy

Submitted by: Ivory L. Brown, P.C.

Today's date: 06/08/2014

Case #:

Version 8.7

**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.	<input type="checkbox"/>	<input type="checkbox"/>	
All amounts/data displaying here on Schedule A were entered on the Data Entry Form and can only be changed on that form. The answers on Line 23 will display on Line 1 of the Worksheet.			
All income amounts below appear as monthly averages.			
1. Salary and Wages (Will not include means-tested public assistance, such as TANF or food stamps.)	\$ 3,000.00	\$ 50,000.00	
2. Commissions, Fees, Tips	\$ -	\$ -	
3. Income From Self-Employment	\$ -	\$ -	
4. Bonuses	\$ -	\$ -	
5. Overtime Payments	\$ -	\$ -	
6. Severance Pay	\$ -	\$ -	
7. Recurring Income from Pensions or Retirement Plans	\$ -	\$ -	
8. Interest Income	\$ -	\$ -	
9. Income from Dividends	\$ -	\$ -	
10. Trust Income	\$ -	\$ -	
11. Income from Annuities	\$ -	\$ -	
12. Capital Gains	\$ -	\$ -	
13. Social Security Disability/Retirement Benefits (Excludes SSI or payments for children) See User Guide	\$ -	\$ -	
14. Worker's Compensation Benefits	\$ -	\$ -	
15. Unemployment Benefits	\$ -	\$ -	
16. Judgments from Personal Injury or Other Civil Cases	\$ -	\$ -	
17. Gifts (cash or other gifts that can be converted to cash)	\$ -	\$ -	
18. Prizes / Lottery Winnings	\$ -	\$ -	
19. Alimony & maintenance from persons not in this case	\$ -	\$ -	
20. Assets which are used for support of family	\$ -	\$ -	
21. Fringe Benefits (if significantly reduce living expenses)	\$ -	\$ -	
22. Any Other Income, including Imputed Income (Does not include means-tested public assistance.)	\$ -	\$ -	
* TOTAL GROSS MONTHLY INCOME			
23. Total will automatically display here, on Line 1 of Worksheet, and Line 1 of Schedule B.	\$ 3,000.00	\$ 50,000.00	\$ 53,000.00
The explanations below were entered on the Data Entry Form and explain the basis of Other Income, including Imputed Income, as entered on Line 40 for Mother and/or Father.			
Mother			
Father			

Names of Parties: Nayvadius Wilburn vs. Brittnei Mealy

Submitted by: Ivory L. Brown, p.c.

Today's date: 06/08/2014

Case #:

Version 8.7

**CHILD SUPPORT SCHEDULE B
ADJUSTED INCOME**

Schedule B - All amounts/data displaying here on Schedule B were entered on the Data Entry Form and can only be changed on that form. The answers here on Lines 9 or 14 will automatically display on Line 2 of the Worksheet.					(a) Mother	(b) Father	
1. Total Gross Monthly Income from Schedule A, Line 23					\$ 3,000.00	\$ 50,000.00	
Self Employment Tax Adjustment							
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 displays here					\$ 3,000.00	\$ 50,000.00	
Adjustment for Preexisting Child Support Orders Being Paid for Other Children							
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 Date	Date of Initial Order	Preexisting Child Support Amount Paid by Mother	Preexisting Child Support Amount 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 discretionary adjustment is being claimed for other qualified children living in the home, information will appear on Line 10 below; otherwise, the answer on Line 9 will automatically display on Line 2 of the Child Support Worksheet .						\$ 3,000.00	\$ 50,000.00

**CHILD SUPPORT SCHEDULE B
ADJUSTED INCOME**

Discretionary Adjustment to Income for Other Qualified Children Living in Parent's Home

The Court has the discretion to consider an Adjustment to Income for qualified children under this section for the purpose of reducing a parent's gross income, if failure to consider an adjustment would cause substantial hardship to the parent.

If the Court considers an Adjustment to Income under this section, then the Court must also consider whether this Adjustment to Income is in the best interest of the child(ren) in this action.

Adjustment may be considered only for children who meet ALL FIVE of the following requirements:

- A. The parent is legally responsible for the qualified child (Stepchildren do not 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 order; and
- E. The qualified child is not currently before the court to set, modify or enforce child support.

Adjustment for other QUALIFIED children, pursuant to five factors listed above, will display below on Lines 11 - 14. Children included in that adjustment appear on Line 10.

	Name(s)	Birth Date	Enter Checkmark if Mother is Claiming Credit	Enter Checkmark if Father is Claiming Credit
10.			<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>
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.		<input type="checkbox"/>	-

Comments here explain why you have included an Other Qualified Child in the Current Court Case.

Mother

Father

	(a) Mother	(b) Father
11. Amounts from Line 6 for parent(s) seeking a Theoretical Child Support order adjustment display here.	\$ -	\$ -
12. Basic Child Support Obligation (from table) automatically displays here for number of children on Line 10 and income on Line 11, for parent(s) seeking the adjustment.	\$ -	\$ -
13. Amounts here are 75% of the amount on Line 12 for the parent seeking an adjustment.	\$ -	\$ -
14. If this adjustment is allowed, Line 13 will be subtracted from Line 9 and that amount will display on Line 2 of the Worksheet .	\$ -	\$ -

Names of Parties: Nayvadius Wilburn vs. Brittini Mealy

Submitted by: Ivory L. Brown, p.c.

Today's date: 06/08/2014

Case #:

Version 8.7

**CHILD SUPPORT SCHEDULE D
ADDITIONAL EXPENSES**

Schedule D - All amounts/data displaying here on Schedule D were entered on the Data Entry Form and can only be changed on that form. Answers here on Line 3 will display on Line 8 of the Worksheet; answers here on Line 5 will display on Line 6 of the 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).	\$ -	\$ -	\$ -	\$ -
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.	\$ -	\$ 100.00	\$ -	\$ 100.00
3.	Total Monthly Additional Expenses will display here. (Line 1 plus Line 2)	\$ -	\$ 100.00	\$ -	\$ 100.00
4.	Pro Rata Share of Parents' Income will display here. (From Child Support Worksheet Line 3)	5.66%	94.34%		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.)	\$ 5.66	\$ 94.34		\$ 100.00

Supplemental Table 1. This table is used to calculate amounts for Schedule D, Line 1 for children 1, 2 and 3. Supplemental Tables 2, 3 and/or 4 are used for 4 or more additional children.

1.	Children's Names → (Names will automatically display)	Child 1	Child 2	Child 3	
	Prince Wilburn				
	Child Care Paid by Mother will display here.				Totals
2.	Total yearly amount during school year	\$ -	\$ -	\$ -	\$ -
3.	Total yearly amount during summer break	\$ -	\$ -	\$ -	\$ -
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)	\$ -	\$ -	\$ -	\$ -
	Child Care Paid by Father will display here.				Totals
8.	Total yearly amount during school	\$ -	\$ -	\$ -	\$ -
9.	Total yearly amount during summer break	\$ -	\$ -	\$ -	\$ -
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	\$ -	\$ -	\$ -	\$ -
13.	Monthly Average (Amount on Line 12 is divided by 12 months)	\$ -	\$ -	\$ -	\$ -
	Child Care Paid by Nonparent Custodian will display here.				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	\$ -	\$ -	\$ -	\$ -
19.	Monthly Average (Amount on Line 18 is divided by 12 months)	\$ -	\$ -	\$ -	\$ -

Names of Parties: Nayadius Wilburn vs. Brittini Mealy

Submitted by: Ivory T. Brown, p.c.

Today's date: 06/08/2014

Case #:

Version 8.7

CHILD SUPPORT SCHEDULE E
Deviation (Special Circumstances)

Schedule E - Deviations and Special Circumstances										
<p>A. For each section completed, provide monthly amounts (annual amounts in certain areas) or other information as required. Enter amounts/data in yellow fields only. Calculations will automatically display in the appropriate white fields.</p>										
<p><u>Low Income Deviation</u></p>										
<p>The Court or Jury has discretion to allow or not allow 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, skip this section and begin at Line 2(a) of this Schedule.</p>										
<p><u>Weighing Considerations:</u> Before requesting 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 of both parents -</p> <p>> Does the noncustodial parent requesting a low income deviation have 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?</p> <p>> 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 noncustodial parent to pay child support?</p>										
<p>NOTE: Low Income Deviation is entered as a positive number but treated as a subtraction when included with all 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.</p>				<p><u>Court or Jury Allowable Deviations</u> Only the Court or Jury may enter an amount under column (c) or (d).</p>						
<input type="checkbox"/>	To request Low Income Deviation, click in box at left-check mark will display. Uncheck box to remove request. Continue to Line 1a.			(a) Mother	(b) Father	*(c) Mother	*(d) Father			
1a.	Enter "Proposed Low Income Deviation amount" AS A POSITIVE NUMBER under noncustodial parent's column. Amount will be used unless Line 1b applies.			\$0.00	\$0.00	\$0.00	\$0.00			
1b.	<p>> If amount entered in Line 1a will make final child support obligation less than minimum order amount allowed when Low Income Deviation is granted, new deviation amount will display in Line 1b and be used in calculations.</p> <p>> If entry in Line 1a results in amount equal to or greater than minimum order allowed, Amount in Line 1a will automatically be used in the calculations.</p>			\$0.00	\$0.00	\$0.00	\$0.00			
<p><input type="checkbox"/> DISCRETIONARY CHECK BOX FOR COURT OR JURY ONLY: Use to exclude or change deviation amount that displays in Line 1b. Enter "Discretionary amount allowed by Court/Jury" AS A POSITIVE NUMBER under noncustodial parent's column. (See Bubble Box for details.)</p>										
<p><u>Explanation for Requesting a Low Income Deviation:</u> Write in box below any additional explanation as to why the noncustodial parent should be granted a Low Income Deviation. (Questions at Boxes B, C and D must also be answered for this deviation.)</p>										
<p>Specific and Non-specific Deviations - High Income and Other Amounts</p>										
<p>Enter the amount of the requested deviation in the noncustodial parent's column. Only amounts listed in the noncustodial parent's column will affect the final child support calculation.</p>										
2(a).	High Income - Combined Adjusted Income of the parents that is greater than \$30,000/month will automatically display here for the court/jury to consider.				\$	23,000.00				
<p><u>Instructions for this section:</u> Requested deviation amounts will display as a "positive (+)" number for an 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 court to consider as requested deviations from the Presumptive Amount of Child Support. The Specific and Non-specific Deviation section does not represent a financial affidavit.</p>				<p><u>Court or Jury Allowable Deviations</u></p>		(a) Mother	(b) Father	*(c) Mother	*(d) Father	
2(b).	Deviation Based on High Income				-	-	-	-		
3.	Other Health Related Insurance (dental, vision)				-	-	-	-		
4.	Life Insurance				-	-	-	-		
5.	Child and Dependent Care Tax Credit				-	-	-	-		
6.	Visitation Related Travel Expenses				-	-	-	-		
7.	Alimony PAID				-	-	-	-		
8.	Mortgage (if Noncustodial Parent is providing cost of home where child resides)				-	-	-	-		
9.	Permanency Plan or Foster Care Plan				-	-	-	-		
10.	Other - Non-specific Deviations				-	886.00	-	-		
11.	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 schedule. Amounts may be (-) negative or (+) positive.				\$	-	\$	886.00	\$	-
<p><input type="checkbox"/> 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.</p>										

CHILD SUPPORT SCHEDULE E
Deviation (Special Circumstances)

		(a) Mother	(b) Father	(c) Nonparent 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.					
12(a).	Extraordinary Educational Expenses >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.	\$ -	\$ -	\$ -	\$ -
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.	\$ -	\$ -	\$ -	\$ -
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.	-	\$ -	\$ -	\$ -
12(d).	Total Extraordinary and Allowable Special Expenses. Lines 12(a), 12(b) and 12(c) added.	\$ -	\$ -	\$ -	\$ -
12(e).	Parent's Pro Rata Share of Income from <i>Child Support Worksheet</i> , Line 3.	5.66%	94.34%		100.00%
12(f).	Parent's share of extraordinary/special expenses. Line 12(d) multiplied by percentages for each Parent on Line 12(e).	\$ -	\$ -		\$ -
12(g).	Deviation for extraordinary/special expenses. Line 12(d) minus 12(f).	\$ -	\$ -		\$ -
Parenting Time Deviation The Deviation in this section was entered on the Data Entry Form; to make a change to this amount, return to that form. A Parenting Time Deviation will display here if requested by the Noncustodial Parent, as based upon court ordered visitation.					
13.	Parenting Time deviation requested by the noncustodial parent will display here; otherwise, the field will be blank.	\$ -	\$ -		
Total Allowable Deviation					
14.	Total Allowable Deviations on Lines 1(i), 11, 12(g), and 13, if any apply, will automatically display here and on Line 10 of the <i>Child Support Worksheet</i> Line 10. (The totals can be negative numbers.)	\$ -	\$ 896.00		
Important Requirement About Deviations - No Deviations are permitted under the law unless all three questions below [(B), (C) and (D)] have been answered. These questions are answered on the Data Entry Form.					
B. Would the presumptive amount be unjust or inappropriate? Explain no					
C. Would deviation serve the best interests of the children for whom support is being determined? Explain yes. The deviation of 896.00 is intended to provide Mother with additional funds monthly to provide for the child's daycare, if any.					
D. Would deviation seriously impair the ability of the CUSTODIAL Parent or NONPARENT Custodian to maintain minimally adequate housing, food and clothing for the children being supported by the order and to provide other basic necessities? Explain no					

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.

1. Children's Names --> (Names will automatically display)		Child 1 Prince Wilburn	Child 2	Child 3	
Extraordinary Educational Expenses		Paid by			Totals
2.	Total yearly amount paid for Tuition, Room & Board, Fees and Books	Mother	\$ -	\$ -	\$ -
3.	Total yearly amount paid for Other Extraordinary Educational Expenses	Mother	\$ -	\$ -	\$ -
4.	Total yearly amount paid for Tuition, Room & Board, Fees and Books	Father	\$ -	\$ -	\$ -
5.	Total yearly amount paid for Other Extraordinary Educational Expenses	Father	\$ -	\$ -	\$ -
6.	Total yearly amount paid for Tuition, Room & Board, Fees and Books	Nonparent Custodian	\$ -	\$ -	\$ -
7.	Total yearly amount paid for Other Extraordinary Educational Expenses	Nonparent Custodian	\$ -	\$ -	\$ -
8.	Total Yearly Amounts		\$ -	\$ -	\$ -
9.	Monthly Average (Line 8 divided by 12 months)		\$ -	\$ -	\$ -
9(a).	Mother's monthly Extraordinary Educational Expenses	Mother	\$ -	\$ -	\$ -
9(b).	Father's monthly Extraordinary Educational Expenses	Father	\$ -	\$ -	\$ -
9(c).	Nonparent's monthly Extraordinary Educational Expenses	Nonparent Custodian	\$ -	\$ -	\$ -
Extraordinary Medical Expenses		Paid by			Totals
10.	Total yearly amount paid for extraordinary medical expenses	Mother	\$ -	\$ -	\$ -
11.	Total yearly amount paid for extraordinary medical expenses	Father	\$ -	\$ -	\$ -
12.	Total yearly amount paid for extraordinary medical expenses	Nonparent Custodian	\$ -	\$ -	\$ -
13.	Total Yearly Amounts		\$ -	\$ -	\$ -
14.	Monthly Average (Line 13 divided by 12 months)		\$ -	\$ -	\$ -
14(a).	Mother's monthly Extraordinary Medical Expenses	Mother	\$ -	\$ -	\$ -
14(b).	Father's monthly Extraordinary Medical Expenses	Father	\$ -	\$ -	\$ -
14(c).	Nonparent's monthly Extraordinary Medical Expenses	Nonparent 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 fields.		Paid by			Totals
15.	Total yearly amount paid for:	Mother	\$ -	\$ -	\$ -
16.	Total yearly amount paid for:	Father	\$ -	\$ -	\$ -
17.	Total yearly amount paid for:	Nonparent Custodian	\$ -	\$ -	\$ -
18.	Total Yearly Amounts (Lines 15, 16 & 17 added)		\$ -	\$ -	\$ -
19.	Monthly Average (Line 18 divided by 12 months)		\$ -	\$ -	\$ -
7 Percent Test to Calculate Allowable Expenses		Paid by			Totals
20.	Total Yearly amount paid for Special Expenses for Child Rearing >Total amounts from Line 15 of each Supplemental Table.	Mother			\$ -
21.	Total Yearly amount paid for Special Expenses for Child Rearing >Total amounts from Line 16 of each Supplemental Table.	Father			\$ -
22.	Total Yearly amount paid for Special Expenses for Child Rearing >Total amounts from Line 17 of each Supplemental Table.	Nonparent Custodian			\$ -
23.	Total Yearly Amounts (Lines 20, 21 & 22 added)				\$ -
24.	Monthly Average (Line 23 divided by 12 months)				\$ -
25.	Basic Child Support Obligation (from <i>Child Support Worksheet</i> , Line 4)				\$ 2,236.00
26.	Special Expenses Limitation (Line 25 x 7% (.07))				\$ 156.52
27.	If Line 24 is greater than Line 26, Line 26 will be subtracted from Line 24. If Line 24 is less than Line 26, zero will display.				\$ -
28.	Mother's Monthly Allowable Special Expenses for Child Rearing. >Line 20 is divided by Line 23; percentage is multiplied by amount on Line 27.				\$ -
29.	Father's Monthly Allowable Special Expenses for Child Rearing. >Line 21 is divided by Line 23; percentage is multiplied by amount on Line 27.				\$ -
30.	Nonparent's Monthly Allowable Special Expenses for Child Rearing. >Line 22 is divided by Line 23; percentage is multiplied by amount on Line 27.				\$ -

Names of Parties: Nayvadius Wilburn vs. Brittni Mealy

Submitted by: Ivory L. Brown, JLS

Today's date: 06/09/2014

Case #:

Version 8.7

0 Jan-13

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

NAYVADIUS WILBURN,

Petitioner,

and

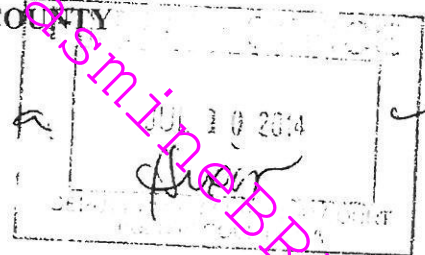
BRITTNI MEALY,

Respondent.

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CIVIL ACTION

FILE NO.: 2014 CV 247608



CONSENT FINAL ORDER

The parties having agreed to the following terms and conditions on a final basis, and Petitioner ("Father") being represented by Ivory T. Brown. and Respondent ("Mother") being represented by Randall M. Kessler, and the Court having considered the pleadings and applicable Georgia law, it is hereby ORDERED, ADJUDGED and DECREED as follows:

LEGITIMATION

B.M

The minor child, to wit: Prince Wilburn, a male minor child born December 4, 2012, (hereinafter "Minor Child"), is hereby declared the natural and legitimate son of NAYVADIUS WILBURN, each capable of inheriting from the other in the same manner as if born in lawful wedlock.

CHILD CUSTODY AND CUSTODIAL PERIODS

2.

(a) *Respondent/Father* and *Petitioner/Mother* shall have joint legal custody of *Prince Wilburn* pursuant to the provisions of O.C.G.A. 19-9-6(2). Each parent shall have the right to acquire and receive information and have participation in all matters relating to the health, education, extracurricular activities and religious up-bringing of the child.

(b) *Respondent/Father* and *Petitioner/Mother* shall share physical custody of the minor child. *Petitioner/Mother* shall have primary physical custody and *Respondent/Father* shall have secondary physical custody of the child.

(c) The parties shall confer regarding all matters relating to the child. The parties shall have final decision making authority in the event that a final decision needs to be made concerning matters relating

B.M

to the non-emergency medical, education, extracurricular activities and religious upbringing of the child as follows:

<u>Tie-breaking Matter</u>	<u>odd-numbered years</u>	<u>even-numbered years</u>
Education	Respondent/Father	Respondent/Father
Non-emergency medical	Petitioner/Mother	Petitioner/Mother
Religious upbringing	Petitioner/Mother	Petitioner/Mother
Extracurricular activities	Respondent/Father	Respondent/Father

Custodial Periods

(d) The parties acknowledge and agree that it is in the child's best interest to have access to the love and affection of each parent and that it is important for the child to spend time with each parent. *Respondent/Father* is currently employed in the entertainment industry and same employ requires that he engage in substantial travel and that his hours of employ vary based upon his employment requirements. *Petitioner/Mother* is also currently employed in the entertainment industry as an entrepreneur and her hours of employ may vary based upon her employment requirements. Based upon same, each has entered into the agreement regarding custody, tie-breaking decisions and custodial periods in recognition of the existing circumstances of the parties. Each parent acknowledges that cooperation will be necessary to coordinate custodial periods with the minor child, so long as either parent maintains employ in the entertainment industry. The parties agree to cooperate to foster the parent/child bond between each parent and the minor child and to provide notice and ensure the stability of each minor child in said child's school attendance, day to day activities and extracurricular activities.

Custodial Periods

(e) The parties agree that the *Respondent/Father* shall have each minor child with him at such times and places as the parties are able to agree and shall further have him during the following periods, which times the parties agree are minimal and not exclusive:

Weekend Periods

(f) *Respondent/Father* shall have each minor child with him every *first, third and fifth* weekend from adjournment of school on *Friday* until *eight o'clock (8:00 a.m.)* on *Monday*. The *Respondent/Father* shall pick up from and return the child to school, or if the child is not in school, the *Petitioner/Mother's* residence unless otherwise agreed by both parties. The *Respondent/Father* shall give *seventy-two (72)*

hours written notice to *Petitioner/Mother* if he does not intend to exercise his time with the child. Said visits are to begin the first applicable weekend following execution hereof. The *Respondent/Father* may return the child *Sunday* at *six o'clock p.m. (6:00 p.m.)* in lieu of retaining him overnight on *Sunday* and shall give *Petitioner/Mother* advance notice of his intent to do so.

Weekday Periods

(g) The *Respondent/Father* shall have the right to have the child with him for *one (1)* day each week from *four o'clock p.m. (4:00 p.m.)* until *eight o'clock a.m. (8:00 a.m.)* the following morning. *Respondent/Father* shall give the *Petitioner/Mother* *seventy two (72)* hour notice of his requested day each week and shall pick up from and return the child to school or, if the child is not in school, to the *Petitioner/Mother's* residence. In the event that the parties are unable to agree, the week day shall be on *Wednesdays*. The *Respondent/Father* may return the child on same day at *eight o'clock p.m. (8:00 p.m.)* in lieu of retaining them overnight and shall give *Petitioner/Mother* advance notice of his intent to do so.

Summer Custodial Periods

(h) *Respondent/Father* shall have the right to have the minor child with him for *two (2)* weeks in the summer. Said *two (2)* week custodial periods shall consist of *two (2)* non-consecutive *one (1)* week periods until the child is *six (6)* years old.

When the child reaches the age of *six (6)*, the *Respondent/Father* shall have the right to have the minor child with him for *three (3)* weeks in the summer. Said *three (3)* week custodial period shall consist of *three (3)* non-consecutive *one (1)* week periods until the child is *ten (10)* years old.

When the child reaches the age of *ten (10)*, the *Respondent/Father* shall have the right to have the minor child with him for *four (4)* weeks in the summer. Said *four (4)* week custodial period shall consist of *two (2)* consecutive *two (2)* week periods until the child is *thirteen (13)* years old.

When the child reaches the age of *thirteen (13)*, the *Respondent/Father* shall have the right to have the minor child with him for *one-half (1/2)* of the summer. Said summer period shall consist of alternating periods of *two (2)* consecutive week periods. The *Petitioner/Mother* shall have the first *two (2)* week period each summer and the *Respondent/Father* shall have the next *two (2)* week period with the parties alternating *two (2)* week periods thereafter. The *Petitioner/Mother* shall have the last week prior to the resumption of school at the end of the summer. Said summer visitations shall be coordinated so as to not interfere with the school attendance of the child. The *Petitioner/Mother* and *Respondent/Father* shall furthermore use

their best efforts to coordinate said summer custodial periods so as not to unreasonably interfere with the child's summer camp or extracurricular activity plans.

Holiday Custodial Periods

(i) With regard to holiday times, the parents shall have the right to have the child on the following holidays. Holiday times shall alternate between the parties as follows and shall take precedence over the weekend schedule.

<u>Holiday</u>	<u>Odd-Numbered Years</u>	<u>Even Numbered Years</u>
(a) Martin Luther King, Jr.	Father	Mother
(b) Child's birthday (6:00 p.m. through 9:00 p.m.)	Mother	Father
(c) Spring Break (6:00 p.m. the Friday before Spring Break until 6:00 p.m. the next Sunday)	Father	Mother
(d) Memorial Day Weekend (From 6:00 p.m. Friday through 6:00 p.m. Monday)	Mother	Father
(e) July 4 (6:00 p.m. on July 3rd until 10:00 a.m. on July 5th)	Father	Mother
(f) Labor Day Weekend (6:00 p.m. Friday through 6:00 p.m. Monday)	Mother	Father
(g) Halloween (from 6:00 p.m. through 10:00 p.m.)	Father	Mother
(h) Thanksgiving (from 6:00 p.m. on Wednesday through 6:00 p.m. Sunday)	Mother	Father
(i) Christmas A (From the day the child is released from school until 12:00 p.m. on December 26 th)	Father	Mother
(j) Christmas B (From 12:00 p.m. on December 26 th until	Mother	Father

6:00 p.m. the day before school resumes)

- | | | | |
|-----|---|--------|--------|
| (k) | Mother's Day weekend
(From School Adjournment
on Friday until 6:00 p.m. on
Sunday) | Mother | Mother |
| (l) | Father's Day weekend
(From School Adjournment
on Friday until 6:00 p.m. on
Sunday) | Father | Father |

Mutual Cooperation

(j) Each of the parties is further to cooperate with the other in all matters relevant to the parenting time herein and in all other matters related to the child so as to promote a harmonious policy of cooperation calculated to best serve the interests of the child. Neither parent shall have the child around any party or in any environment which might pose a danger to the child or a risk to the child's health, physical, emotional or mental well-being.

Transportation

(k) For all visitations set forth herein, the *Respondent/Father* shall have the duty to pick-up and return the child to school, or if the child is not in school, to the residence of the *Petitioner/Mother*, unless prior arrangements have been made and agreed to by both parties.

Re-scheduling

(l) In the event any custodial period afforded to *Respondent/Father* as set forth herein is denied the *Respondent/Father* by virtue of illness or for any other legitimate reason, *Petitioner/Mother* shall promptly notify *Respondent/Father* and the parties shall, at that time, agree to an alternate time for make-up visitation so as to insure that *Respondent/Father* total number of visitation days with each minor child shall in no way be diminished. In the event the parties cannot agree at that time as to the appropriate make-up time for visitation, then visitation shall be the next subsequent weekend thereafter according to the normal terms and provisions hereinabove set forth. The parties agree that regular visitation with each minor child is in the child's best interests and custodial periods shall never be unreasonably withheld.

If *Respondent/Father* does not exercise his custodial time of his own accord, make up time will occur upon the mutual consent of the parties.

Notice

(m) With respect to all custodial periods afforded *Respondent/Father* herein, *Petitioner/Mother* shall promptly notify *Respondent/Father* in the event she must cancel any custodial period previously arranged. Notwithstanding same, *Petitioner/Mother* shall not unreasonably withhold the minor child. In addition, *Respondent/Father* will provide *seventy-two (72)* hours written or verbal notice if he does not intend to exercise his custodial periods under this agreement or any other times which the parties may hereafter agree. However, regarding Spring Break, Thanksgiving and Christmas, he shall give a minimum of *one (1)* week's written notice of his intent to not exercise his custodial periods to the *Petitioner/Mother* or of any change or requested revision to the above holiday period periods (in the event the holiday period exceeds *four (4)* days). Any changes in this holiday schedule will be mutually agreed upon by both parties in writing.

Right of First Refusal

(n) The parties acknowledge and agree that it is in the best interest of each minor child to be in the company of a parent at all times. Notwithstanding same, each acknowledges that there exist times when each will require caregiving assistance during his/her custodial periods. In an effort to have the child in the company of a parent at all times, in the event that either parent requires a babysitter for a period exceeding *four (4)* hours, said then-custodial parent will first offer the child to the other parent. In the event the parent who is offered the right of first refusal is unable to care for the child during the aforementioned period, the then-custodial parent shall have the duty to arrange for appropriate child care. The parties shall confer and communicate regarding the babysitters each shall use and shall submit the other with the names of prospective sitters to obtain input and provide notice to the other.

Telephone / Skype / FaceTime

(o) On any day when either party is not visiting with the child, he/she may, at his/her expense, have telephone, Skype or FaceTime or other form of visual media contact with the child each evening. If the parties cannot agree, the time of the call or visual media contact shall be between *six o'clock p.m. (6:00 p.m.)* and *eight o'clock p.m. (8:00 p.m.)*.

Notice of Address/Email Address and Telephone Numbers

(p) At all times, each party shall keep the other apprised of his/her physical address, land line and cellular telephone numbers and any and all other addresses and land line telephone numbers where the

child will be maintained during any custodial period. Each party shall keep the other apprised of his/her email address. The parties agree that email correspondence is satisfactory to complete the notice requires as referenced above.

Relocation

(q) In the event that either parent intends to relocate outside of the State, said moving party shall give *sixty (60)* days written notice of said intent.

Travel with the Minor Child

(r) Should either party intends to travel outside of the metropolitan Atlanta area with the minor child, said parent shall email the other parent an itinerary including, but not limited to, dates and times of departure and return, destination and contact information.

Construction

(s) For the purposes of construction of this Agreement and the interpretation thereof, the parties agree that the Holiday and Summer Custodial Periods, along with all other holiday custodial periods set forth above, shall supersede and take priority over the alternating weekend and weekday schedule outlined above. Furthermore, concerning the construction of these custodial period provisions, it is the intent of the parties that for the holiday and summer custodial periods herein, that such holiday custodial periods shall alternate for equivalent equal periods between the parties. Therefore, for each year that the non-custodial parent has a holiday custodial period, then for the next succeeding alternate year, the child shall remain with the custodial parent for the same equivalent time period, thereby insuring that each party has the right of equivalent holiday periods.

CHILD SUPPORT

3.

Pursuant to O.C.G.A. § 19-6-15, a consent child support worksheet is attached hereto as Exhibit "A", and the Court has relied upon the evidence presented by the parties and the information provided within said child support worksheets.

Child support is being calculated for the one Minor Child of the parties. The Court finds that Father's gross income is in excess of \$50,000.00 per month, and that Mother's gross income is up to \$2,500.00 per month. The Basic Child Support Obligation for the one Minor Child is \$2,236.00 per

month. The Presumptive Child Support Obligation is \$ 2,103.78 per month. The Final Child Support Amount after deviations per the worksheets in Exhibit "A" is \$3,000.00 per month.

Commencing on the first day of the first month following the Court's entry of this Order, and continuing on or before the 1st day of each month thereafter, Father shall pay to Mother, as child support for the support and maintenance of the one Minor Child, the sum of Three Thousand Dollars and zero cents (\$3,000.00) per month. Child support shall be paid until the first of the following to occur: modification by the Court, the child reaches the age of eighteen (18), dies, marries, becomes emancipated, becomes self-supporting or ceases living with Mother whichever event first occurs; provided, however, if the child reaches the age of eighteen (18) prior to graduation from high school, support for the child will continue to be paid until the month of the child's graduation from high school, but in no event beyond the child reaching the age of twenty (20).

Father shall pay for the Minor Child's private school tuition if Father elects to place the minor child in private school pursuant to his final decision-making authority with regard to education. If the child is not in private school, the Mother shall have final decision making with regard to the child's education.

Father shall pay for the Minor Child's extracurricular activities selected by the Father. Father shall be entitled to select one (1) activity per season, not to exceed four (4) activities per year.

The Court has considered the fact that Father supports two (2) other minor children and agrees to maintain medical for the benefit of the Minor Child. Based upon the circumstances in this case, an Income Deduction Order shall not be necessary at this time.

MEDICAL INSURANCE

4.

Father shall maintain medical and dental insurance for the minor child so long as the parties owe a duty of support for the child. It is further agreed by the parties that Mother and Father shall be responsible for any and all uncovered and unreimbursed medical, prescription

B.W

drug, psychological, ophthalmologic, orthodontic and dental expenses incurred for and on behalf of the child. If Mother incurs an uncovered and unreimbursed expense on behalf of the child, she shall submit a bill/invoice for reimbursement to Father within fifteen (15) days of the time the expense was incurred and Father shall reimburse Mother within fifteen (15) days of receipt of a bill/invoice. Deductibles and co-pays shall be paid 10% by Mother and 90% by Father.

CONFIDENTIALITY PROVISIONS

5.

Each party acknowledges and agrees that it is in the best interest of each party and the minor child that they maintain the confidentiality of the contents of this Agreement and any and all matters as they relate to each other, the minor child and this action. Each party agrees that neither they, nor any third party on their behalf, shall make any negative statements to the media or public.

Further, each party agrees that the contents of this Settlement Agreement and the pleadings filed in this matter should be sealed so as to protect the privacy and confidentiality of the parties and the minor child, subject to the Court's approval. Neither party will object to sealing of the record.

MISCELLANEOUS PROVISIONS

6.

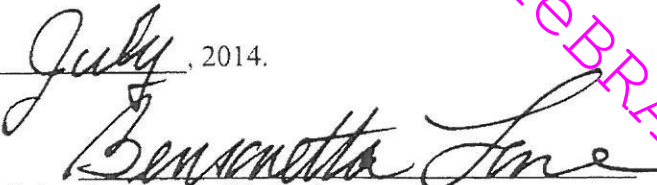
Both parties hereto shall execute all documents and shall perform all acts necessary to effectuate any of the provisions set forth herein. Each of the parties shall do all things necessary to accomplish the spirit and the purpose of this agreement.

If the Court requires it, the parties shall execute a parenting plan and child support addendum consistent with the terms agreed upon herein.

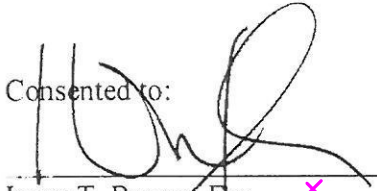
ATTORNEY'S FEES

Each party shall be responsible for payment of their own attorneys' fees and costs of litigation.

SO ORDERED THIS 10 day of July, 2014.


Judge Bensonetta Tipton Lane
Superior Court of Fulton County

Consented to:


Ivory T. Brown, Esq.
Ga. State Bar No. 007936
Ivory T. Brown, P.C.
Attorneys for Respondent/Father
Tower Place Centre, Suite 1800
3340 Peachtree Road, NE
Atlanta, Georgia 30326

Prepared and consented to by:


Randall M. Kessler, Esq. 37267
Ga. State Bar No. 004170
Kessler & Solomiany, LLC
Attorneys for Petitioner/Mother
101 Marietta Street, Suite 3500
Atlanta, GA 30303

client signature follows on pg 11
NAYVADIUS WILBURN, Father


BRITTINI MEALY, Mother

effectuate any of the provisions set forth herein. Each of the parties shall do all things necessary to accomplish the spirit and the purpose of this agreement.

If the Court requires it, the parties shall execute a parenting plan and child support addendum consistent with the terms agreed upon herein.

ATTORNEY'S FEES

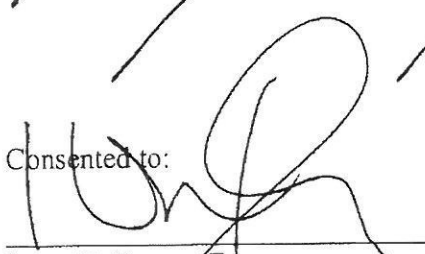
7.

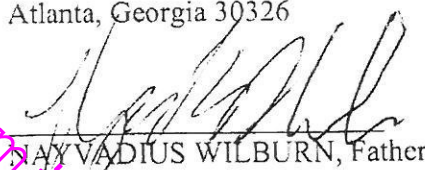
Father shall pay Mother's attorney's fees balance of _____, and shall pay \$ _____ towards Mother's additional attorney's fees within 30 days of the Court's entry of this Final Consent Order.

SO ORDERED THIS _____ day of _____, 2014.

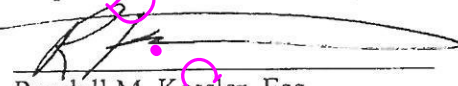
Judge Bensonetta Tipton Lane
Superior Court of Fulton County

Consented to:



Ivory T. Brown, Esq.
Ga. State Bar No. 087930
Ivory T. Brown, P.C.
Attorneys for Petitioner/Father
Tower Place Centre, Suite 1800
3340 Peachtree Road, NE
Atlanta, Georgia 30326


NAYVADIUS WILBURN, Father

Prepared and consented to by:

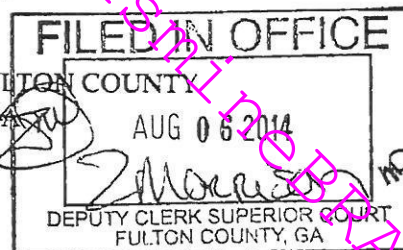

Randall M. Kessler, Esq.
Ga. State Bar No. 004170
Kessler & Solomiany, LLC
Attorneys for Respondent/Mother
101 Marietta Street, Suite 3500
Atlanta, GA 30303

SMD GA. BAR#264656
W/E/P


BRITTNI MEALY, Mother

fam3
C/1

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA



Nayvadius D. Wilburn,

Petitioner,

versus

Brittini Mealy,

Respondent.

Civil Action File

Number 2014 CV 247608

ACKNOWLEDGMENT OF SERVICE

Service of the within and foregoing *Domestic Relations Case Filing Form, Summons, Automatic Standing Order, Complaint For Legitimation, Parenting Time and Child Support and Verification, Child Support Worksheet, Notice of 30-Day Status Conference hearing and Families in Transition* seminar booklet is hereby acknowledged and a copy thereof received. All other and further notice and service is hereby waived.

This 31 day July, 2014.

Brittini Mealy
Brittini Mealy, Respondent

Sworn to and subscribed
before me this 31st day
of July, 2014.

Fran Spaulding
Notary Public
My Commission Expires:

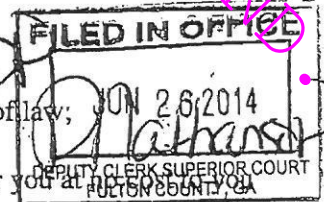
Fran Spaulding
Notary Public, Fulton County, Georgia
My commission expires 1/24/16

IN THE SUPERIOR COURT OF FULTON COUNTY GEORGIA
FIRST APPEARANCE COURT ACTION

The accused, Javaris Crittenton was arrested on the 25 day of June
2014, for the crimes enumerated in Superior Court Complaint number 14CP145943 and
appeared before me today where the following occurred:

☐ Judge Call presided and read these constitutional rights to
the defendant:

- ☒ You have the right to remain silent;
- ☒ Anything you say can and will be used against you in a court of law;
- ☒ You have a right to an attorney; and
- ☒ If you can not afford an attorney, I will appoint an attorney for you at public expense if you
or your family.



☐ The Court found that probable cause exists to detain the defendant for the crimes
enumerated in the above referenced Complaint.

☐ The issue of bond was argued by counsel. The court set a total bond amount of
\$ 0 was set. (See attached order.)

☐ The defendant was served in open court with the state's petition to revoke the defendant's
existing probation and a warrant for the defendant's arrest was signed.

☐ Attorney Eldridge Suggs, whose telephone number
is _____, was appointed to represent (or represents) the defendant.

☐ The defendant's case was placed on the All Purpose Calendar. (The following may occur at
the All Purpose Calendar: the defendant may enter a plea of guilty; probation revocation,
bond, or preliminary hearings may be held.) This calendar will be held as follows:

Date 7/10/14 Time 9:30 Place 82

☐ Written notice was served upon the defendant for the above noted calendar and ***the
defendant was informed that a warrant will issue for his arrest if he fails to appear.***

☐ Court verified address of the defendant

Signature of Defendant

135 Jacob Ct

Street Number

Fayetteville

City

Street Name

GA

State

Apt. #

30214

Zip Code

Witness my hand and official signature, as Judge, this 26th day of June, 14.

Judge

Original: Clerk
2.23.2007: RK

Yellow: Defendant

Pink: District Atty

Goldenrod: Defense Atty

IN THE SUPERIOR COURT OF FULTON COUNTY, GEORGIA

State of Georgia

Case #: 14CP145943 Book #: 1401150

Charge(s): 1. Poss. of Controlled Substance by Jail
2. Crossing Guard Lines w/ Weapons or
3. Drugs

v.

JAVARIS CRITTENTON
Defendant

ORDER FOR BOND

HAVING CONSIDERED THE ISSUE OF BOND PURSUANT TO O.C.G.A. §17-6-1, IT IS ORDERED:

☒ Bond is set as follows: 1. \$ 0 2. \$ 0 3. \$ 0 4. \$ 0
5. \$ 0 6. \$ 0 (use additional sheets, if necessary)

Total bond amount is \$ 0: ☐ surety ☐ property ☐ cash (check one)

☐ Defendant may be released to Fulton County Pretrial Services in lieu of cash, surety, or property bond.

☐ Defendant may sign his or her own bond ("SOB").

CONDITIONS OF BOND OR PRETRIAL SERVICES RELEASE: (check all that apply)

- ☐ Defendant shall not violate the laws or ordinances of this state, any political subdivision of this state, or any municipality of this state, or of the United States or of any other state in the United States.
- ☐ Defendant shall have no contact, directly or indirectly, with any victim or victim's family member, professional, personal, or close associate, whether by phone, mail, e-mail, pager, or any writing, sign, note, or message. If the defendant encounters any victim, the defendant must immediately leave the area and remain at least 200 yards away from any victim.
- ☐ If the defendant changes address, the defendant immediately shall notify in writing the Clerk of Superior Court, Attn.: Court Services, 136 Pryor Street, SW, Atlanta, GA 30303.
- ☐ If the defendant fails to appear at any court proceeding upon proper notice, a warrant shall issue for his or her arrest.
- ☒ Other: FN 7/10/2014 @ 9:30AM IN COURTROOM EC

[Signature]
Signature of Defendant (acknowledging all conditions)

HAVING CONSIDERED BOND, BOND IS DENIED BECAUSE: (check all that apply)

- ☒ Defendant poses a significant risk of fleeing the jurisdiction of the court or failing to appear in court when required;
- ☒ Defendant poses a significant threat or danger to any person, to the community, or to any property in the community;
- ☒ Defendant poses a significant risk of committing any felony pending trial;
- ☐ Defendant poses a significant risk of intimidating witnesses or otherwise obstructing the administration of justice.

SO ORDERED, this 26th day of JUNE, 20 14.

Judge

Pink: District Atty

Goldenrod: Defense Atty