

IN THE SUPERIOR COURT OF COBB COUNTY
STATE OF GEORGIA

Court Rules: www.cobbcountyga.com/cobbsuperiorcourtclerk.com
Rebecca Keaton
Clerk of Superior Court Cobb County

RENATA WHITE JACKSON,

PLAINTIFF,

v.

STEPHEN JACKSON,

DEFENDANT.

CIVIL ACTION

FILE NO. 13-1-6248-53

FINAL JUDGMENT AND DECREE OF DIVORCE

Upon consideration of this case by the Court from evidence submitted as provided by law, it is the judgment of the Court that a total divorce be granted, that is to say a divorce *a vinculo matrimonii*, between the parties to the above stated case, upon legal principles. Plaintiff and Defendant are ordered to comply with each and every term and provision of said Agreement and this Final Judgment and Decree.

It is considered, ordered, and decreed by the Court that the marriage contract heretofore entered into between the parties to this case, from and after this date, be and is set aside and dissolved as fully and effectually as if no such contract had ever been made or entered into.

Plaintiff and Defendant in the future shall be held and considered as separate and distinct persons altogether unconnected by any nuptial union or civil contract whatsoever and both shall have the right to remarry.

The Settlement Agreement, entered into between the parties hereto on March 12, 2015 and filed with the Court on March 12, 2015 is hereby made a part of this Final Judgment and Decree and both parties are hereby ordered to comply with the terms thereof.

SO ORDERED, this 12 day of March, 2015.

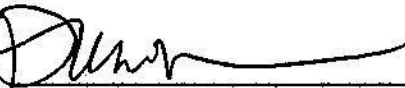


Honorable, Robert D. Leonard, II
Superior Court of ~~Dalton~~ County

Cobb

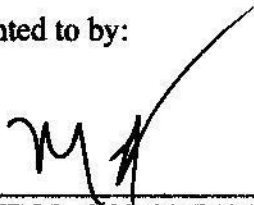
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CONSENT PARENTING PLAN

(√) This information has been furnished by the parties to meet the requirements of OCGA Section 19-9-1. The parties affirm the accuracy of the information provided, as shown by his signature at the end of this Order.

This plan (√) is a new plan.

Child's Name	Date of Birth
Skylar Jessie Jackson	February 10, 2014

By signing below, the parties recognize that:

- A) a close and continuing parent-child relationship and continuity in the Minor Child's life will be in the children's best interest;
- B) the Minor Child's needs will change and grow as the Minor Child matures;
- C) each parent shall make decisions regarding the day-to-day care of a Minor Child while that Minor Child is residing with the parent, including any emergency decisions affecting the health or safety of a child; decisions that affect the other parent's parenting time shall be communicated promptly; and
- D) both parents will have access to all of the Minor Child's records and information, including but not limited to, education, health, extra-curricular activities, and religious communications.

LEGAL CUSTODY

Wife and Husband are desirous of assuring the future well-being of the Minor Child, whom they plan to raise with love, affection, and respect. The parties have carefully weighed the question of custody of the Minor Child and have agreed upon joint legal custody. Both parties shall be

required to discuss all major decisions concerning the Minor Child, including her health, education, extracurricular and religious training. These major decisions which will affect the Minor Child's growth, welfare, and development, such as extended travel away from home, religious upbringing, choice of summer camps, major medical treatment, special tutoring or lessons, part or full-time employment, purchase or operation of a motor vehicle, and hazardous sports or activities shall be considered major decisions and shall be discussed by both parents to the extent possible in an effort to reach a common decision and to attempt to reach a harmonious policy calculated to promote the best interest of the Minor Child. In the event of disagreement as to any such issue, and after good faith consultation, Wife shall be the final decision maker, and the final decision shall be binding on Husband.

Day to Day Decisions

Day to day decisions of a routine nature, including but not limited to, routine discipline, bed times, scheduling of homework, and the like, shall be made by the parent who is parenting the Minor Child at the time the decision is to be made. In the event the Minor Child is invited to attend an event by any third person, the party who is parenting the Minor Child at the time of the proposed event shall make the decision as to whether the Minor Child shall attend the event in question. Husband shall make all reasonable efforts to see that the routine of bedtime, homework and the like established by Wife are maintained by Husband.

Records and Reports; Events

Both parties shall be entitled to all school records, reports, report cards, conduct reports, test results, and any other document relating to the Minor Child's education, health, religion and extracurricular activities. Both parties shall also be entitled to a reasonable sampling of the Minor Child's projects, crafts and other school work. It shall be the responsibility of the party receiving such documents to provide such document(s) to the other party for review and/or copying. Both parties shall be, to the extent possible, fully informed with regard to any extracurricular activities with advance notice sufficient to enable the parties to attend said extracurricular activity concerning the Minor Child. Each party shall provide to the other a copy of his or her travel itinerary when out of town with the Minor Child.

Telephone Access

Wife and Husband shall be entitled to reasonable and liberal, uninterrupted telephone contact when the Minor Child is being parented by the other parent, on a reasonable basis and in accordance with the needs, schedules, age appropriateness and desires of the Minor Child. Neither party shall conduct him or herself in any way deliberately intending to or having the effect of depriving the other party of this meaningful telephone contact.

Minor Child's Whereabouts

Each party agrees to keep the other reasonably informed of the Minor Child's whereabouts when with that party, as is further provided herein below. Neither party may take the Minor Child outside of Georgia without first notifying the other. Further, each party shall

promptly notify the other of any illness or accident or other circumstances affecting the Minor Child's health or general welfare. In the event a party contacts the other party to determine the whereabouts of the Minor Child and the Minor Child is away from home for an extended period of time, such other party shall have the duty to inform the party requesting this information of the address and telephone number where the Minor Child may be reached; provided, however, that this obligation shall not impose upon either party the obligation to provide this information if the Minor Child is with a friend or family member and will return within four (4) hours.

Wife and Husband shall, until the emancipation of the Minor Child, give the other a telephone number where both the Minor Child and the other party can be located on a daily basis. In the event that either of the parents shall not be at their residence for more than a consecutive forty-eight (48) hour period, that party shall provide the other party with a temporary telephone number, which number may be the cellular telephone number of the other party or the telephone number of a contact who can reach the party and Minor Child if not reachable by cell phone.

Emergency Decisions

Any emergency decision which must be made concerning injury or illness with regard to the Minor Child's health shall be made by the party parenting the Minor Child at the time the decision must be made, provided that such party shall notify the other party of the emergency situation as soon as reasonably practical under the facts and circumstances then existing. For purposes of this paragraph, "injury" shall be defined as any accidental injury requiring medical treatment, and "illness" shall be defined as any medical condition persisting for more than three (3) days or which requires medical treatment or any medical condition accompanied by a fever of 102° or greater.

Respect for the Other Parent

The parties shall respect the parenting of each other as provided in this Agreement; neither party shall attempt to influence the Minor Child not to love, spend time with, communicate with, and respect the other parent. Both parties shall carry out parenting in a manner conducive to the best interests of the Minor Child.

Access to Minor Child

Husband and Wife shall have reasonable and liberal access to the Minor Child at her school(s), provided they do not violate school policy. Husband and Wife shall be allowed to attend all extracurricular, sporting, and other important events, including student/parent/teacher conferences. Husband and Wife shall also be entitled to full access to all school records including report cards.

Minor Child's Events

Both parties agree that the Minor Child shall continue all of their reasonable extracurricular activities and social events in which they are participating during that party's parenting period.

[Handwritten signatures]

Intent Not to Exercise

The parties agree that each party shall notify the other party within a reasonable time (defined as not less than forty eight (48) hours in non-emergency situations) prior to their custodial periods of their intent not to exercise said physical custodial periods. Each party further agrees that, on all occasions when a party does not plan to exercise his or her previously-planned custodial periods, or expects that he or she will be delayed in so doing, or intends to return the Minor Child sooner than expected, such party shall give to the other party as much advance notice as practicable. Both parties shall encourage the Minor Child in anticipating custodial periods with the other.

Exercising Parenting Time: Pick up and Drop off

In exercising his parenting time with the Minor Child, unless otherwise agreed by the parties, Husband shall pick up the Minor Child at Wife's residence or the Minor Child's school, as applicable, at the beginning of his scheduled times, and he shall return the Minor Child to Wife's residence or the Minor Child's school(s), as applicable, at the conclusion of his scheduled times.

First Choice "Babysitter"

Both of the parties hereto acknowledge that it is important for the Minor Child to spend time with a parent rather than with a third party who is caring for them, when one of the parents is available to care for the Minor Child. To that end, if the party then having custodial time with the Minor Child is to be away from the Minor Child overnight, then such party shall designate the other party as the "first choice babysitter." For example, if a party is scheduled to be out of town without the Minor Child during their physical custodial periods, such party would immediately advise the other party of their impending absence, and the party who would not ordinarily have physical custody shall have the right to have the Minor Child with them during this time. This paragraph is not intended to prevent either party from using a nanny or babysitter on a regular basis so that they can work, go to school, or do routine daily activities.

Homework/School

If the Minor Child will need to perform homework or other assignments during the periods when either party is to parent the Minor Child, the other party shall reasonably ensure that the Minor Child has the books (and/or other materials) which are necessary to allow such work by the Minor Child to be reasonably performed. Furthermore, each party agrees that the Minor Child shall be packed and prepared to leave in a timely and prompt fashion (so as to minimize waiting by either party), when exchanges are to occur. Wife shall be responsible for taking the Minor Child to school on the first day of school each year and picking her up from school on the last day of school each year, but this provision shall not be construed as preventing Husband from independently attending such days at school.

Significant Others

Neither party shall permit a person with whom he or she is romantically involved and to whom he or she is not married to be in a dwelling in which the Minor Child is staying overnight

between the hours of 9:00 p.m. and 7:00 a.m. until that party has been in an exclusive relationship with that person for a period of six (6) months.

Whenever either party wishes to introduce the Minor Child to someone with whom he or she is romantically involved, that party agrees to and shall first discuss the potential introduction with the other party, and the parties shall attempt to agree as to the appropriate time and manner in which said introduction shall occur. In the event the parties, after conferring and discussing the potential introduction in good faith, cannot agree, nothing in this Paragraph shall prohibit a party from introducing his or her significant other to the Minor Child. Provided, however, that both parties always keep the Minor Child's best interests and welfare in mind.

Minor Child's Best Interests

It is expressly agreed by and between the parties that at all times the Minor Child's best interests and welfare shall be of paramount concern. To that end, neither party agrees shall leave the Minor Child alone in the care of any male, unless otherwise agreed by the parties in advance, in writing.

PHYSICAL CUSTODY AND PARENTING TIME

Wife shall be the primary physical custodian of the Minor Child. In the event the parties do not otherwise agree, then the following schedule shall control the exercise of Husband's parenting periods concerning the Minor Child (all parenting time shall commence at the time in which Mother is no longer breastfeeding the Minor Child):

(a) **Every Other Weekend** as follows:

Until the child starts Kindergarten, Husband shall have parenting time with the Minor Child every week on Monday at 6:00 p.m. through and until the following Tuesday at 3:00 p.m. and every Wednesday at 6:00 p.m. through and until the following Thursday at 3:00 p.m. In addition, in the event that Husband elects to have weekend visitation, he shall provide two weeks notice to Wife of same, with such visitation taking place from Friday at noon until Sunday at 6:00 p.m.

Once the child starts Kindergarten, Husband shall have the Minor Child every other weekend from Thursday at the end of the school day or 3:00 p.m. if school is not in session, until the following Monday at the start of the school day or 10:00 a.m. if school is not in session. In addition, Husband shall have the Minor Child every other week that he is not scheduled to have weekend parenting time with the child from Thursday at the end of the school day or 3:00 p.m. if school is not in session, until Friday at the start of the school day or 10:00 a.m. if school is not in session.

(b) **Holidays and Special Days**

The parties shall have designated time with the Minor Child for major holidays and summer vacation as follows below. The parties acknowledge that all Holiday/summer parenting time takes precedence over regular weekday and weekend parenting time. At the time at which



holiday parenting time ends as set forth above, the regular parenting time schedule resumes.

* Until the child starts Kindergarten, any reference to school in this agreement shall refer to the dates corresponding to the Cobb County School System.

<u>HOLIDAY</u>	<u>EVEN YEARS</u>	<u>ODD YEARS</u>
Spring Break (from 3:00 p.m. on the day school recesses until 6:00 p.m. on the Sunday before school resumes)	Wife	Husband
Mother's Day (from 3:00 p.m. Friday until school resumes on Monday, or 9:00 a.m. if school is not in session)	Wife	Wife
Father's Day (from 3:00 p.m. on Friday until 9:00 a.m. on Monday)	Husband	Husband
Winter Break (from 3:00 p.m. on the day school recesses until 6:00 p.m. on the Sunday before School resumes)	Husband	Wife
Memorial Day (from 3:00 p.m. on the day school recesses until 6:00 p.m. on Monday)	Husband	Wife
Labor Day (from 3:00 p.m. on the day school recesses until 6:00 p.m. on Monday)	Wife	Husband

(d) Thanksgiving Break: Wife shall have the Minor Child in even-numbered years from the time school recesses for Thanksgiving Break through and until the following Sunday at 6:00 p.m. Husband shall have the Minor Child for the same time during this holiday period in odd-numbered years.

(e) Christmas Break: Christmas Break shall be divided in two equal halves based upon the total number of days of Christmas Break. The first half of Christmas Break shall commence at the time school recesses for Christmas Break through and until 3:00 p.m. on the day constituting the mid-point of Christmas Break (based on the school calendar in the district in which the Mother is residing, calculated by taking the total number of days of the Minor Child's Christmas Break and dividing by two (2)). The second half of Christmas break shall commence at 3:00 p.m. on the day constituting the mid-point of Christmas Break through and until school recommences at the conclusion of the break. Husband shall have parenting time with the Minor Child during the

first half of Christmas Break in even-numbered years, and Wife shall have the first half of Christmas Break in odd-numbered years. Husband shall have parenting time with the Minor Child during the second half of Christmas Break in odd-numbered years, and Wife shall have the second half of Christmas Break in even-numbered years.

(f) Summer: Husband shall have the right to have the Minor Child with him for four (4) nonconsecutive weeks during the Minor Child's summer vacation from school, which shall be uninterrupted by any parenting periods by Wife, to be taken in periods of no less than one (1) week and no more than two (2) weeks. When these summer weeks for either party are being exercised during the summer months, the weekend parenting periods shall cease. Otherwise, Husband's every other weekend custodial periods shall continue. During these extended summer weeks, each party shall have proper and appropriate adult supervision for the Minor Child during the parties' working hours. Husband shall be responsible for and shall pay any and all costs associated with providing the Minor Child with proper and appropriate adult supervision during his summer weeks, and Wife shall be responsible for and shall pay any and all costs associated with providing the Minor Child with proper and appropriate adult supervision during her summer weeks.

Wife shall also have the right to have the Minor Child with her for four (4) nonconsecutive weeks during the Minor Child's summer vacation from school, which shall be uninterrupted by any parenting periods by Husband, to be taken in periods of no less than one (1) week and no more than two (2) weeks. Notwithstanding any other terms of this Agreement, the parties shall attempt to reach an agreement regarding the Minor Child's summer schedule no later than April 1st of each year. In the event the parties are unable to agree, the parties shall alternate the selection of weeks, by Husband choosing first in even-numbered years on or before April 1st, and Wife choosing first in odd-numbered years on or before April 1st. Failure by the selecting parent to provide timely notice of his or her selected weeks shall waive his or her right to have his or her selected weeks honored by the other parent.

(g) Easter: With regard to Easter, in the event this holiday does not coincide with the Minor Child's Spring Break from school, the party who has the Minor Child for Spring Break shall also have the Minor Child for the Easter holiday from 9:00 a.m. until the time school recommences on Monday, or 9:00 a.m. if school is not in session. Contemporaneously with the Spring Break schedule, the parties shall alternate having the Minor Child during said Easter holiday period with Wife having the Minor Child in odd-numbered years and Husband having the Minor Child in even-numbered years. This time would take precedence over any routine weekend parenting periods.

(h) School Holidays: Other school and/or national holidays when school is not in session (such as President's Day and MLK, Jr. Day) shall be exercised each year, such that the party who has the Minor Child for such weekend associated with the holiday shall have the holiday that weekend.

(i) In the event that a parent intends to relocate from their present residence, they shall provide not less than thirty (30) days notice if such relocation is intended to be within a 5 mile radius, and not less than (60) days notice if the relocation is intended to be outside a 5 mile radius, including but not limited to, a possible out of state relocation.

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
MODIFICATION OF PLAN

Over time, as the Minor Child's and families' circumstances/needs change, parties may, by mutual agreement, vary the parenting schedule. Such altered agreements shall not be a binding Court Order and custody shall only be modified by Court Order.

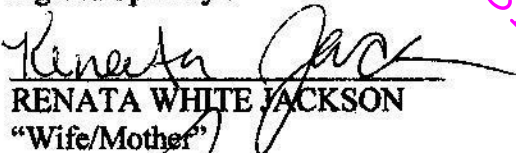
ORDER


The Court has reviewed the foregoing Parenting Plan, and it is hereby made the Order of this Court.

SO ORDERED this 12 day of March, 2015.


HONORABLE ROBERT D. LEONARD, II
Judge, Superior Court of Cobb County

Agreed upon by :


RENATA WHITE JACKSON
"Wife/Mother"


STEPHEN JACKSON
"Husband/Father"

