IN THE SUPERIOR COURT OF COWETA COUNTY

STATE OF GEORGIA

AMELIA JOHNS-RILEY,	*	
	. *	<u>.</u>
Plaintiff,	*	
	*	CIVIL ACTION FILE
vs.	*	NO. 2023-V-1121
	*	
CALEB A. RILEY,	*	
	*	
Defendant.	*	

CONSENT FINAL JUDGMENT AND DECREE OF DIVORCE

Upon consideration of this case, and upon 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.

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 and filed with this Court on the 1st day of March 2024 is hereby incorporated by reference and is hereby made a part of this Final Judgment and Decree of Divorce as if fully set out herein.

IT IS FURTHER ORDERED AND DECREED as follows:

EFILED IN OFFICE CLERK OF SUPERIOR COURT COWETA COUNTY, GEORGIA SUV2023001121

MAR 29, 2024 11:27 AM

nizi Seweee Niki Sewell, Clerk Coweta Superior Court

There are three (3) minor children born as issue of this marriage, to wit: FINN ALAN RILEY, born in 2017; CAMILLE EVELYNN RILEY, born in 2019; and OLIVE AMELIA RILEY, born in 2022.

The Court awards the parties joint legal custody of the minor children with Mother being the primary physical custodian, in accordance with the terms of the Parenting Plan entered into between the parties. Said Parenting Plan is attached hereto as Exhibit "A."

Beginning February 1, 2024, Defendant shall pay the sum of One Thousand Seventy and 00/100 Dollars (\$1,070.00) to the Plaintiff as child support.

In determining child support, the Court makes the following findings:

1. GROSS INCOME. The Husband's gross income is \$6,081.00 per month and the Wife's gross income is \$5,000.00 per month.

2. REDUCTIONS IN GROSS INCOME. The Court finds no reason to reduce the gross income of Husband or Wife.

3. COMBINED ADJUSTED INCOME. The parties' combined adjusted gross income is \$11,081.00.

4. BASIC CHILD SUPPORT OBLIGATION. The basic child support obligation according to the Child support Obligation Table using the combined adjusted gross income found in paragraph 3 for the three (3) children for whom support is being determined in this case is \$2,063.00.

5. PRO RATA SHARE OF CHILD SUPPORT.

(a) The Husband's pro rata share of child support is 51.88%, being his adjusted gross income divided by the combined adjusted income; consequently, the Husband's child support responsibility is \$1,070.28.

(b) The Wife's pro rata share of child support is 48.12%, being her adjusted gross income divided by the combined adjusted income; consequently, the Wife's child support responsibility is \$992.72.

- 6. PRESUMPTIVE AMOUNT OF CHILD SUPPORT.
 - (a) Health Insurance Costs. None.
 - (b) Work Related Children Care Costs. None.
 - (c) Adjustment for Other Qualified Children: None.

The prorated Basic Child Support Obligation, after the foregoing adjustments for health insurance, results in the Presumptive Amount of Child Support. In this case, Defendant is the non-custodial parent; consequently, the Presumptive Amount of Child Support which the Defendant would pay to the Plaintiff prior to any deviations is \$1,070.28 per month.

- 7. DEVIATIONS.
 - (a) Specific Deviations. None.
 - (b) Non-specific Deviations. None.
 - (c) Extraordinary Educational Expenses. None.

8. FINAL CHILD SUPPORT ORDER. Based upon the foregoing findings, the Court hereby orders that the Defendant pay to the Plaintiff the amount of \$1,070.00 per month, with each payment to be paid in two equal installments of \$535.00 on the 1st and 15th days of each month. Said payments shall continue thereafter until a child dies, marries, becomes self-supporting or attains the age of eighteen (18) years, whichever event first occurs. Provided, however, so long as a child is still in life, unmarried and not self-supporting, and further if said child has not graduated from high school when he attains eighteen (18) years of age, then the child support payments required hereunder shall continue beyond the eighteenth (18th) birthday of a child and until a child graduates from high school

(or, in the normal course, should have so graduated), but in no event beyond the twentieth (20th) birthday of a child. A Child Support Worksheet is attached hereto as Exhibit "B" in support of said child support amount.

9. Once the parties' oldest child has attained the age of majority, and has graduated from high school, the Defendant shall pay child support to the Plaintiff for support of the parties' two (2) minor children, the amount of \$940.00, and continue until the parties' second child attains the age of majority, as set out below. A Child Support Worksheet is attached hereto as Exhibit "C" in support of said child support amount.

10. Once the parties' second child has attained the age of majority, and has graduated from high school, the Defendant shall pay child support to the Plaintiff for support of the parties' one (1) minor child, the amount of \$676.00, and continue until said child attains the age of majority, as set out below. A Child Support Worksheet is attached hereto as Exhibit "D" in support of said child support amount.

11. Whenever, in violation of the terms of this order there shall have been a failure to make the support payments due hereunder so that the amount unpaid is equal to or greater than the amount payable for one month, the payments required to be made may be collected by the process of continuing garnishment for support.

This Decree is entered in conformity with the laws of the State of Georgia as enacted by the General Assembly of Georgia.

The parties are ordered to comply with the terms of this Decree, lest they subject themselves to the contempt powers of this Court.

IT IS SO ORDERED this <u>Mul</u> day of <u>Mull</u> . 2024.

Honorable Markette Baker, Judge Superior Court of Coweta County

Prepared by

John Cunningham Attorney for Plaintiff Georgia Bar No. 423107 THOMPSON, WALLIN & CUNNINGHAM, LLC 5 East Broad Street Newnan, Georgia 30263 770.683.3663 jcunningham@thompsonwallin.com

Consented to by:

with lynn prover

Lisa K. Inagawa Attorney for Defendant Georgia Bar No. 455719 430 Prime Point, Suite 202 Peachtree City, Georgia 30269 770.631.3101 <u>lisa@lisainagawa.com</u>

Consent Final Judgment and Decree of Divorce Amelia Johns-Riley vs. Caleb A. Riley CAFN: 2023-V-1121

EXHIBIT "A"

-

•

IN THE SUPERIOR COURT OF COWETA COUNTY STATE OF GEORGIA

AMELIA JOHNS-RILEY,	*	
······································	*	·
Plaintiff,	'n	
·	*	CIVIL ACTION FILE
vs.	*	NO. <u>2023-V-1121</u>
	*	
CALEB A. RILEY,	*	
,	*	
Defendant.	Å	

PARENTING PLAN

I. PRELIMINARY INFORMATION

* Choose one of the following:

(X) The parties have agreed to the terms of this plan and this information has been furnished by both parties to meet the requirements of O.C.G.A. § 19-9-1. The parties agree on the terms of the plan and affirm the accuracy of the information provided, as shown by their signatures at the end of this Plan.

() This Plan is proposed by Plaintiff.

() This plan has been prepared by the Court.

* Choose one of the following:

(X) This is a new parenting plan.

() This parenting plan modifies an existing parenting plan.

() This parenting plan modifies an existing court order dated .

* The names and birthdays of the children subject to this Parenting Plan are as follows:

CHILD'S NAME	YEAR OF BIRTH
FINN ALAN RILEY	2017
CAMILLE EVELYNN RILEY	2019
OLIVE AMELIA RILEY	2022

AJR (wife)

<u>CR</u> CAR (husband)

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121 Page 1 of 9

II. CUSTODY AND DECISION MAKING

A. Legal Custody shall be (choose one):

() with the Mother

() with the Father

(X) Joint

B. Primary Physical Custody:

For the children named below, the primary physical custodian shall be:

CHILD	Y.O.B.	MOTHER	FATHER	JOINT
FINN ALAN RILEY	2017	X	N/A	N/A
CAMILLE EVELYNN RILEY	2019	x	N/A	N/A
OLIVE AMELIA RILEY	2022	X	N/A	N/A

C. Day-To-Day Decisions:

Each Parent shall make decisions regarding the day-to-day care of a child while the child is residing with that Parent, including emergency decisions affecting the health or safety of a child.

D. Major Decisions:

Major decisions regarding the child shall be made as follows;

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

Mother and Father shall consult, confer, and attempt in good faith to arrive at a unanimous decision on all major issues affecting a minor child, including but not limited to decisions concerning the minor child's education, extracurricular activities, medical decisions and religious training.

AJR (wife)

 \mathcal{L} CAR (husband)

Page 2 of 9

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121 If, after discussions, the Parents are unable to reach an agreement on any major issue affecting the minor child, then the Mother shall have tiebreaking decision-making authority regarding non-emergency healthcare, extracurricular activities, education and religious upbringing.

III. PARENTING TIME/VISITATION SCHEDULES

- All periods detailed herein shall be based on the school schedule for the school a child is attending or the county school system schedule for the county in which a child resides, if a child is not attending school.
- The day-to-day parenting time shall continue to run in the background during holiday parenting time, and it shall pick up following holiday parenting time as though it continued to run.

During the term of this Parenting Plan the parties shall have at a minimum the following parenting times.

The Parties agree that Father may have the right to exercise liberal and reasonable parenting time with the minor child at any and all times to which the Parties may agree. If the Parties cannot agree, then the following parenting time schedule shall apply:

A. <u>Weekly (day-to-day) Parenting Time:</u>

Father shall have parenting time with the minor children every other weekend beginning Friday at 5:00 p.m. until Sunday at 7:00 p.m.

- B. Holiday Parenting Time:
 - (1) <u>Summer Parenting Time</u>:
 - (a) Summer vacation is defined as beginning at 6:00 p.m. on the first Sunday after the children are released from school for the summer break and ending at 6:00 p.m. on the Sunday before school resumes.
 - (b) Each party shall be entitled to two (2) non-consecutive weeks of parenting time. A week shall begin on Sunday at 6:00 p.m. and end the following Sunday at 6:00 p.m. Each party shall inform the other in writing (email or text message are acceptable) of his/her three (3) non-consecutive weeks of parenting time with

AJR (wife)

CAR (husband)

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121 Page 3 of 9

the minor children by April 1st of each year. Should the parties choose the same week/s, the Mother's weeks shall have preference in odd numbered years with the Father having same in even numbered years. The party who does not have preference shall provide his/her alternate week/s within ten days from notice of the other party's weeks. Neither party shall select the 4th of July holiday two years in a row.

(2) <u>Mid-Winter School Break (if applicable) and Fall Break if the</u> Break is a Full Week:

- (a) The break shall be the period beginning at the time the minor children are released from school for the break until 6:00 p.m. on the evening before school resumes. Said break shall be divided into two (2) periods with the first period being from the time the children are released from school until the following Wednesday at 6:00 p.m. The second period shall be from Wednesday at 6:00 p.m. until the following Sunday at 6:00 p.m.
- (b) Every year, the parties shall have parenting time during the period that attaches to his/her regularly scheduled weekend.

(3) <u>Spring School Break</u>:

- (a) The break shall be the period beginning at the time the minor children are released from school for the break until 6:00 p.m. on the evening before school resumes. Said break shall be divided into two (2) periods with the first period being from the time the children are released from school until the following Wednesday at 6:00 p.m. The second period shall be from Wednesday at 6:00 p.m. until the following Sunday at 6:00 p.m.
- (b) Every year, the parties shall have parenting time during the period that attaches to his/her regularly scheduled weekend.
- (4) Mother's Day:
 - (a) Mother's Day shall be defined as beginning at 7:00 p.m. on the Saturday before Mother's day until 6:00 p.m. on Mother's Day.
 - (b) Each year, Mother shall have parenting time with the minor children on Mother's Day.

AJR (wife)

CAR (husband)

Page 4 of 9

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121

- (5) Father's Day:
 - (a) Father's Day shall be defined as beginning at 7:00 p.m. on the Saturday before Father's day until 6:00 p.m. on Father's Day.
 - (b) Each year, Father shall have parenting time with the minor children on Father's Day.

(6) <u>Thanksgiving</u>:

- (a) The Thanksgiving school break shall be the period beginning at the time the minor children are released from school and shall continue until 6:00 p.m. the evening before school resumes.
- (b) The Thanksgiving school break shall be divided into two (2) periods. The first period shall begin at the time the minor children are released from school and shall continue until 6:00 p.m. on the Wednesday prior to Thanksgiving Day. The second period shall begin at 6:00 p.m. on the Wednesday prior to Thanksgiving Day and shall continue until 6:00 p.m. the Sunday before school resumes.
- (c) Every year, Father shall have parenting time with the minor children during the first period of the Thanksgiving break with Mother having the second period.

(7) Christmas School Holiday:

- (a) The Christmas School break shall be the period beginning at school recess until 6:00 p.m. the evening before the minor children return to school.
- (b) The Christmas School holiday shall be divided into two (2) periods. The first period shall begin at school recess and shall continue until 2:00 p.m. on December 25th. The second period shall begin at 2:00 p.m. on December 25th and shall continue until 6:00 p.m. the evening before the minor children return to school.
- (c) The Father shall have the first period in odd-numbered years with Mother having the first period in even-numbered years.
- (d) The Father shall have the second period in even-numbered years with Mother having the second period in odd-numbered years.

AJR (wife)

CAR (husband)

Page 5 of 9

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121

(8) <u>Parent's Birthdays</u>:

- (a) Each party shall be entitled to parenting time with the minor children on their birthday beginning at 9:00 a.m. until 7:00 p.m., if the minor children are not in school. If the minor children are in school, then each party shall be entitled to parenting time with the minor children beginning at 3:00 p.m. until 7:00 p.m.
- (9) Minor Child's Birthday:
 - (a) Mother shall have the minor children on their respective birthdays. Father shall be entitled to visitation with the minor children on their respective birthdays beginning at 3:00 p.m. until 8:00 p.m.
- (10) <u>Notice</u>: Both Parents shall inform the other of the unusual or special occasions at least forty-eight (48) hours in advance of the occasion, if possible. Unusual or special occasions shall include, but are not limited to, the following: graduations, school open houses, demonstrations of acquired skills (e.g.: recital or athletic events), award ceremonies and the like. Both Parents shall have the right to attend and participate in any such occasion.
- (11) <u>Priority</u>: The Parties' holiday and summer parenting time shall supersede the regular weekend parenting time schedule.

C. <u>Other Holiday Schedule</u>:

For the purposes of this parenting plan, the holiday will start and end as follows:

(1) All holidays (i.e. long weekends such as Presidents' Day, MLK Day, Memorial Day, Columbus Day, and Labor Day) or teacher workdays not detailed herein shall attach to the parent that has day-to-day parenting time any given weekend. If a holiday or workday is on a Friday, the parent with the upcoming weekend shall have parenting time beginning at school recess on Thursday or at 6:00 p.m. if there is no school. If it is a two-day break, for example, that parent shall have parenting time beginning Wednesday at school recess or at 6:00 p.m. if there is no school. If the holiday or workday falls on a Monday, parenting time shall end at school recess on Tuesday or at 6:00 p.m. if there is no school. Similarly, if the child has a break lasting two days at the beginning of a week, parenting time shall end on Wednesday at school recess or at 6:00 p.m. if there is no school.

AJR (wife)

(A CAR (husband)

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121 Page 6 of 9

Holiday	Mother	Father
Labor Day 9am-6pm		EVERY
Memorial Day 9am-6pm		EVERY
Easter Sunday 9am-6pm	EVĘRY	

D. Other Parenting Time Provisions/ Agreements:

- (1) 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 their parenting time, notify the other parent as needed, and reach the child(ren) while they are in the other parent's household.
- (2) If either parent decides to move, the moving parent will give the other parent written notice of the intent to relocate no less than 30 days prior to the date of moving.
- (3) Parents will consult with each other prior to scheduling any activity that will impact time the other parent spends with the child(ren).
- (4) When the minor children are with either Father or Mother, that Parent shall be solely responsible for all expenses which shall include any and all travel expenses.
- (5) In the event that a minor child should need emergency medical attention while in Father's or Mother's custody, the Parent having custody of the minor child at that time shall immediately ensure that the minor child receives the required attention. Immediately thereafter, that Parent shall notify the other Parent of the nature of the illness or injury and the details of the medical attention or in the event that the Parent cannot reach the other Parent, that Parent shall continue to attempt to contact the Parent until the Parent is reached.
- (6) Neither Parent shall disparage the other Parent in the minor children's presence, and both shall encourage the children to love and respect the other Parent.
- (7) When the child(ren) are in the physical custody of one parent, the other parent will have the right to contact the child(ren) as follows (check all that apply):

(X) Telephone, facetime, skype, etc. access during reasonable hours and for a reasonable duration not to interfere with the minor children's school activities.

AJR (wife)

(ACAR (husband)

Page 7 of 9

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121

(8) Should either Party travel with the minor children, the Parent travelling with the minor children shall provide the other Parent with contact information (including an address and telephone number) for the minor children as early as possible prior to travel.

IV. ACCESS TO RECORDS AND INFORMATION

Absent agreement to limitations or Court ordered limitations, pursuant to O.C.G.A. Sec. 19-9-1(b)(1)(D), both parties are entitled to access to all of the child(ren)'s records and information, including, but not limited to, education, health, extracurricular activities, and religious communications. Designation as a noncustodial parent does not affect a parent's right to equal access to these records.

- * Limitations on access rights: None
- * Check all that apply:

(X) Mother () Father will notify school authorities where child is enrolled each year to list both parents to receive all notifications, reports.

(X) Each parent shall promptly notify the other parent of any information received through the child concerning parent meetings, reports or school activities in which the child may be engaged or interested.

() Other information sharing provisions:

V. MODIFICATION OF PLAN OR DISAGREEMENTS

Parties may, by mutual agreement, vary the parenting time/visitation; however, such agreement shall not be a binding court order. Custody shall only be modified by the Court.

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 prior to involving the Court.

VI. SPECIAL CONSIDERATIONS

Please attach an addendum detailing any special circumstances of which the Court should be aware (e.g., health issues, educational issues, etc.)

AJR (wife)

/ CAR (husband)

Page 8 of 9

Parenting Plan – Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121

VII. TRANSPORTATION ARRANGEMENTS

The place of meeting for the exchange of the child shall be at the residence of the Mother or at any place mutually agreed to by the parties. The Father shall be responsible for transportation. Should parenting time begin or end at the children's school, the school shall be the place of exchange.

VIII. PARENTS' CONSENT

Please review the following and initial:

A. We recognize that a close and continuing parent-child relationship and continuity in the children's life by both parties is in the child's best interest.

Mother's initials

A Father's initials

B. We recognize that our child's needs will change and grow as the child matures; 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 is minimized.

Mother's initials

CM Father's initials

C. We recognize that the parent with physical custody will make the day-to-day decisions and emergency decisions while the child is residing with such parent.

Mother's initials $\rho(y)$

C Father's initials

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

Ormeria John- Rilly

Father's Signature

AJR (wife)

CAR (husband)

Page 9 of 9

Parenting Plan - Exhibit "A" Ameila Johns-Riley vs. Caleb A. Riley Civil Action File No. 2023-V-1121

EXHIBIT "B"

•

.

•

•

GEORGIA CHILD SUPPORT WORKSHEET SUPERIOR COURT OF COWETA COUNTY STATE OF GEORGIA

Amelia Riley PLAINTIFF vs. Caleb Riley DEFENDANT

.

| Civil Action Case No.: | DHS/DCSS Case No.: | Comments For Court: |

.

Type of Action:			Initial Order Date		
CHILD NAME	YR OF BIRTH	STATUS	CHILD NAME	YR OF BIRTH	STATUS
01. Finn Riley	2017	Included	02. Camille Riley	2019	Included
03. Olive Riley	2022	Included		_	· · · · · · · · · · · · · · · · · · ·
Number of Included Children:	3	Nonc	ustodial Parent:		

1

Submitted By:

Noncustodial Parent: Nonparent Custodian:

	Amelia Riley	Caleb Riley	Total
1. Monthly Gross Income	\$5,000.00	\$6,081.00	\$11,081.00
2. Monthly Adjusted Income	\$5,000.00	\$5,391.00	\$10,391.00
3. Pro Rata Shares of Combined Income	48.12%	51.88%	100.00%
4. Basic Child Support Obligation (from the Table)		ha fa i n' N	\$2,063.00
5. Pro rata shares of Basic Child Support Obligation	\$992.72	\$1,070.28	
6. Adjustment for Work Related Child Care and Health Insurance Expenses			
7. Adjusted Child Support Obligation	\$992.72	\$1,070.28	
8. Adjustment for Additional Expenses Paid			Same Sectors
9. Presumptive Amount of Child Support	\$992.72	\$1,070.28	
The Amount on Line 9 is the Presumptive Child Suppo	ort Amount	34. L	
10. Deviations From Presumptive Child Support Amount:			
11. Subtotal	\$992.72	\$1,070.28	二字是 [3] [3] [1] [3] [3] [3] [3] [3] [3] [3] [3] [3] [3
12. Social Security Payments to Children (excludes Supplemental Security Income (SSI))			
13. Final Monthly Child Support Amount (rounded to whole number)	\$993.00	\$1,070.00	
The Amount on Line 13 is the Final Child Support	Amount		La Turre .
14. Percentages for each parent for future Uninsured Health Expenses			AL LANC

Schedul	es	Attached	Not Applicable
А	Gross Income	\boxtimes	Ġ
В	Adjusted Income	\boxtimes	
С	Not in use		
D	Additional Expenses		×
E	Deviations From Presumptive Amount		

	Amelia Riley v. Caleb Riley	
Submitted By:	CACN:	Worksheet
Georgia Child Support Calculator v 1.2	Page 1 of 3	10/18/2023 04:39 am

CHILD SUPPORT SCHEDULE A GROSS INCOME

Schedule A - All amounts/data that display on Schedule A were entered using the Online Child Support Calculator and can only be changed by selecting the button "Open This Worksheet." All income on Schedule A is in monthly amounts. The totals from Line 24 of this schedule will display on Line 1 of the Worksheet.	Amelia Riley	Caleb Riley	Combined
1. Salary and Wages (Will not include means-tested public assistance, such as TANF or food stamps)	\$5,000.00	\$6,081.00	
24. TOTAL GROSS MONTHLY INCOME Total will automatically display here, Line 1 of Worksheet and Line 1 of Schedule B	\$5,000.00	\$6,081.00	\$11,081.00

CHILD SUPPORT SCHEDULE B ADJUSTED INCOME

Schedule B - All amounts/data that display on Schedule B were entered using the Online Child Support Calculator and can only be changed by selecting the button "Open This Worksheet." Amounts below will display as monthly sums. The totals from Line 9 or 14 will display on Line 2 of the Worksheet.	•	Caleb Riley
1. Total Gross Monthly Income from Schedule A, Line 24	\$5,000.00	\$6,081.00
6. Line 5 subtracted from Line 1	\$5,000.00	\$6,081.00

Adjustn	nent for Preexistin	g Child Support Ord	ers Being Pai	d for Other Child	ren
	d(ren) includéd in Pre	existing Orders, and t	he child suppor		
Court Name	Civil Action Case Number	Child Name/Birth Year	Date/Time of Initial Order	Preexisting Child Support Amount Paid by Amelia Riley	Preexisting Child Support Amount Paid by Caleb Riley
01. Superior Court of Houston County		Abigail Riley, 2011			\$690.00
8. Total Adjustment fo display here	or Preexisting Child S	upport Orders for each	n parent will		\$690.00
9. Line 8 subtracted fr If a discretionary adju in the home, informat income amount on Lir	stment is being clain ion will appear on Lir	ne 10 below. Otherwise	e, the adjusted	\$5,000.00	\$5,391.00

EXHIBIT "C"

•

.

GEORGIA CHILD SUPPORT WORKSHEET SUPERIOR COURT OF COWETA COUNTY STATE OF GEORGIA

Amelia Riley PLAINTIFF vs. Caleb Riley DEFENDANT | Civil Action Case No.: | DHS/DCSS Case No.: | Comments For Court: |

Type of Action:			Initial Order Date			
CHILD NAME	YR OF BIRTH	STATUS	CHILD NAME	YR OF BIRTH	STATUS	
01. Finn Riley	2017	Excluded	02. Camille Riley	2019	Included	
03. Olive Riley	2022	Included				
Number of Included Children:	2	Nonc	ustodial Parent:		· _ · · - <u>.</u>	

I

Submitted By:

Nonparent Custodian:

	Amelia Riley	Caleb Riley	Total
1. Monthly Gross Income	\$5,000.00	\$6,081.00	\$11,081.00
2. Monthly Adjusted Income	\$5,000.00	\$5,391.00	\$10,391.00
3. Pro Rata Shares of Combined Income	48.12%	51.88%	100.00%
4. Basic Child Support Obligation (from the Table)		د. در اینجه شده می از با سرد ا بروسه از	\$1,811.00
5. Pro rata shares of Basic Child Support Obligation	\$871.45		Territor Ma
6. Adjustment for Work Related Child Care and Health Insurance Expenses			Tesar
7. Adjusted Child Support Obligation	\$871.45	\$939.55	A States
8. Adjustment for Additional Expenses Paid			The generation of the second
9. Presumptive Amount of Child Support	\$871.45	\$939.55	6.6.
The Amount on Line 9 is the Presumptive Child Supp	ort Amount	ing region to the total	ين المراجع الم مراجع المراجع ال
10. Deviations From Presumptive Child Support Amount:			192 - 1. Con
11. Subtotal	\$871.45	\$939.55	
12. Social Security Payments to Children (excludes Supplemental Security Income (SSI))			the state of the s
13. Final Monthly Child Support Amount (rounded to whole number)	\$871.00	\$940.00	
The Amount on Line 13 is the Final Child Support	Amount :		
14. Percentages for each parent for future Uninsured Health Expenses			A.

Schedules		Attached	Not Applicable
А	Gross Income	\boxtimes	
В	Adjusted Income		
С	Not in use		⊠
D	Additional Expenses		
E	Deviations From Presumptive Amount		

Amelia Riley v. Caleb Riley				
Submitted By:	CACN:	Worksheet		
Georgia Child Support Calculator v 1.2	Page 1 of 3	10/18/2023 04:39 am		

CHILD SUPPORT SCHEDULE A GROSS INCOME

Schedule A - All amounts/data that display on Schedule A were entered using the Online Child Support Calculator and can only be changed by selecting the button Open This Worksheet. All income on Schedule A is in monthly amounts. The totals from Line 24 of this schedule will display on Line 1 of the Worksheet.	Amelia Riley	Caleb Riley	Combined
1. Salary and Wages (Will not include means-tested public assistance, such as TANF or food stamps)	\$5,000.00	\$6,081.00	
24. TOTAL GROSS MONTHLY INCOME Total will automatically display here, Line 1 of Worksheet and Line 1 of Schedule B	\$5,000.00	\$6,081.00	\$11,081.00

.

CHILD SUPPORT SCHEDULE B ADJUSTED INCOME

Schedule B All amounts/data that display on Schedule B were entered using the Online Child Support Calculator and can only be changed by selecting the button "Open This Worksheet." Amounts below will display as monthly sums. The totals from Line 9 or 14 will display on Line 2 of the Worksheet.	Amelia Riley	Caleb Riley
1. Total Gross Monthly Income from Schedule A, Line 24	\$5,000.00	\$6,081.00
6. Line 5 subtracted from Line 1	\$5,000.00	\$6,081.00

Adjustn	ent for Preexistin	g Child Support Ord	ers Being Pai	l for Other Child	lren 🕂
7. Information on child arrears payments, wil		eexisting Orders, and t	he child suppor	t actually paid mo	nthly, excluding
Court Name	Civil Action Case Number	Child Name/Birth Year	Date/Time of Initial Order	Preexisting Child Support Amount Paid by Amelia Riley	Preexisting Child Support Amount Paid by Caleb Riley
01. Superior Court of Houston County		Abigail Riley, 2011			\$690.00
8. Total Adjustment fo display here	or Preexisting Child S	upport Orders for each	n parent will		\$690.00
9. Line 8 subtracted fr If a discretionary adju in the home, informat income amount on Lir	stment is being clain ion will appear on Li	ne 10 below. Otherwise	e, the adjusted	\$5,000.00	\$5,391.00

EXHIBIT "D"

•

•

-

•

GEORGIA CHILD SUPPORT WORKSHEET SUPERIOR COURT OF COWETA COUNTY STATE OF GEORGIA

Amelia Riley PLAINTIFF vs.⁻ Caleb Riley DEFENDANT | Civil Action Case No.: | DHS/DCSS Case No.: | Comments For Court: |

Type of Action:			Initial Order Date			
CHILD NAME	YR OF BIRTH	STATUS	CHILD NAME	YR OF BIRTH	STATUS	
01. Finn Riley	2017	Excluded	02. Camille Riley	2019	Excluded	
03. Olive Riley	2022	Included			A	
Number of Included Children:	1	Nonc	ustodial Parent:			

Submitted By:

Nonparent Custodian:

	Amelia Riley	Caleb Riley	Total
1. Monthly Gross Income	\$5,000.00	\$6,081.00	\$11,081.00
2. Monthly Adjusted Income	\$5,000.00	\$5,391.00	\$10,391.00
3. Pro Rata Shares of Combined Income	48.12%	51.88%	100.00%
4. Basic Child Support Obligation (from the Table)	175 W.W		\$1,303.00
5. Pro rata shares of Basic Child Support Obligation	\$627.00	\$676.00	
6. Adjustment for Work Related Child Care and Health Insurance Expenses			
7. Adjusted Child Support Obligation	\$627.00	\$676.00	101 - F
8. Adjustment for Additional Expenses Paid			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
9. Presumptive Amount of Child Support	\$627.00	\$676.00	
The Amount on Line 9 is the Presumptive Child Suppo	ort Amount -	Hard Har	1.25 (R.).
10. Deviations From Presumptive Child Support Amount:			Real Providence
11. Subtotal	\$627.00	\$676.00	
12. Social Security Payments to Children (excludes Supplemental Security Income (SSI))			S. S. States
13. Final Monthly Child Support Amount (rounded to whole number)	\$627.00	\$676.00	
The Amount on Line 13 is the Final Child Support	Amount	મન ગુજરાત ગામ છે. આ ગામ	
14. Percentages for each parent for future Uninsured Health Expenses			

Schedules		Attached	Not Applicable
А	Gross Income	\boxtimes	Ġ
В	Adjusted Income	\boxtimes	
С	Not in use	Ċ	図
D	Additional Expenses		
Е	Deviations From Presumptive Amount		

CHILD SUPPORT SCHEDULE A GROSS INCOME

Schedule A- All amounts/data that display on Schedule A were entered using the Online Child Support Calculator and can only be changed by selecting the button "Open This Worksheet." All Income on Schedule A is in monthly amounts. The totals from Line 24 of this schedule will display on Line 1 of the Worksheet.	Amelia Riley	Caleb Riley	Combined
 Salary and Wages (Will not include means-tested public assistance, such as TANF or food stamps) 	\$5,000.00	\$6,081.00	
24. TOTAL GROSS MONTHLY INCOME Total will automatically display here, Line 1 of Worksheet and Line 1 of Schedule B	\$5,000.00	\$6,081.00	\$11,081.00

CHILD SUPPORT SCHEDULE B ADJUSTED INCOME

Schedule B - All amounts/data that display on Schedule B were entered using the Online Child Support Calculator and can only be changed by selecting the button "Open This Worksheet." Amounts below will display as monthly sums. The totals from Line 9 or 14 will display on Line 2 of the Worksheet.		Caleb Riley
1. Total Gross Monthly Income from Schedule A, Line 24	\$5,000.00	\$6,081.00
6. Line 5 subtracted from Line 1	\$5,000.00	\$6,081.00

	nent for Preexistin	g Child Support Ord	ers Being Pai	for Other Child	rën'
	d(ren) included in Pre	eexisting Orders, and t			
Court Name	Civil Action Case Number	Child Name/Birth Year	Date/Time of Initial Order	Preexisting Child Support Amount Paid by Amelia Riley	Preexisting Child Support Amount Paid by Caleb Riley
01. Superior Court of Houston County		Abigail Riley, 2011			\$690.00
8. Total Adjustment for Preexisting Child Support Orders for each parent will display here					\$690.00
9. Line 8 subtracted from Line 6 If a discretionary adjustment is being claimed for other qualified children living in the home, information will appear on Line 10 below. Otherwise, the adjusted income amount on Line 9 will automatically display on line 2 of the worksheet.			\$5,000.00	\$5,391.00	