

IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

Kimberly B. Greaves,

Petitioner,

v.

David S. Greaves,

Respondent.

CIVIL ACTION FILE NO.: 23102273

Final Judgment and Decree of Divorce

1. Upon consideration of this case, 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.

2. 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.

3. Petitioner and Respondent in the future shall be held and considered as separate and distinct individuals altogether unconnected by any nuptial union or civil contract whatsoever and both shall have the right to remarry.

4. The court awards joint legal custody of the children to the parties and awards physical custody and parenting time as set forth in the parties' Consolidated Permanent Parenting Plan and Child Support Agreement, which is incorporated into this Order.

5. The Court orders the equitable division of property, any award of alimony, and all other terms and provisions as set forth in the parties' Settlement Agreement, which is incorporated into this Order.

6. The Court orders child support as set forth in the Child Support Addendum attached as Exhibit A and the child support worksheet attached as Exhibit B.

SO ORDERED, this) of January, 2024.

Honorable Judge Robert Leonard Superior Court of Cobb County

Prepared by:

hoch. rae.

Tracy L. Rhodes Georgia Bar No.: 153079 Counsel for Petitioner Read and approved by:

Deborah B. Koslin Georgia Bar No.: 372874 Counsel for Respondent

Final Judgment and Decree of Divorce Kimberly B. Greaves v. David S. Greaves, 23102273 Page 2 of 5

Exhibit A Child Support Addendum

The parties have agreed to the terms of this Order and this information has been furnished by both parties to meet the requirements of O.C.G.A. § 19-6-15.

Application of Child Support Guidelines

The statutory requirements of O.C.G.A. §19-6-15 have been applied in reaching the amount of child support provided under the Final Order in this action. The specifics are as follows:

- 1. Gross Income
 - a. Father's gross monthly income is \$31,250.00.
 - b. Mother's gross monthly income is \$11372.08.
- 2. Number of Children: The number of children for whom support is being provided under this order is two (2).
- 3. The Child Support Worksheet and the following Schedules are attached and made a part of this Addendum:
- Schedule A
- Schedule D
- Schedule E
 - 4. Child Support Amount: Father shall pay to Mother, for the support of the minor child(ren), the sum of \$3,250.00 per month, beginning on January 1, 2024.
 - 5. Duration of Child Support: The child support shall continue monthly thereafter until Carson reaches the age of eighteen, dies, marries, or otherwise becomes legally emancipated; provided that if Carson becomes eighteen years old while enrolled in and attending secondary school on a full-time basis, then the child support shall continue for said child until he has graduated from secondary school or reaches the age of twenty years, whichever occurs first.
 - 6. Deviation from Presumptive Amount: Father is subject to a high-income deviation of \$1,095.00 per month.

- 7. Split Parenting This case does not involve Split Parenting.
- 8. Health & Dental Insurance for Children
 - a. Insurance Available Health and dental insurance for the children involved in this action is available at a reasonable cost to the Father:
 - b. Father shall maintain the types of insurance indicated above for the benefit of the child(ren) (including the adult children so long as they are eligible to be on his plan) so long as such insurance is available to him through his employer or available at a reasonable cost, for the duration of child support indicated in Section 5 above. If health insurance is not available to Father, then Mother shall provide.
 - c. The parent who maintains the insurance shall provide the other parent with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the other parent in submitting claims under the policy.
 - d. Uninsured Health Care Expenses: Except as otherwise set forth in the parties' Parenting Plan¹, Mother shall pay 40% and the Father shall pay 60% of all uncovred medical, dental, and orthodontic expenses, including but not limited to co-payments, prescriptions, orthodontia, dental costs, vision care, mental health/therapy costs, etc. The party who incurs a reimbursable expense for one of the children shall provide proof of expense to the other party within thirty days. Upon receipt, the other party shall have 30 days to reimburse the other. If either party fails to provide documentation within this period, then that party waives any further right to claim this amount.
- 9. Child Care For so long as Father is employed by an organization that allows for a Dependent Care Savings Account, Father agrees to pay for all childcare expenses up to the statutory limit (currently \$5,000). Father and Mother shall divide (40/60) all amounts exceeding that amount up to a maximum of 10 hours per week. The party who incurs a reimbursable expense for one of the children shall provide proof of expense to the other party within thirty days. Upon receipt, the other party shall have 30 days to reimburse the other. If either party fails to provide documentation within this period, then that party waives any further right to claim this amount.

¹ The parties' Parenting Plan provides that for so long as Father is employed by an organization that allows for a Health Savings Account, Father shall pay all out of pocket medical expenses for the children (including the adult children) up to the statutory maximum that is deductible.

- 10. Education, Sports, Extracurricular The parties shall jointly cover expenses related to the minor Children's education, sports, and extracurricular activities, with Mother being responsible for 40% of said costs and Father responsible for 60% of said costs, beginning January 1, 2024. This division of expenses only applies to those expenses which are discussed by Mother and Father and agreed upon in advance and in writing (with email correspondence sufficing as written documentation). The party incurring a reimburscable expense shall provide the other party with proof of expense within 30 days. Upon receipt, the other party shall have 30 days to reimburse the other. If either party fails to provide documentation within this period, then that party waives any further right to claim this amount. Education tuition payments shall be paid jointly in the agreed-upon percentages set forth above by each party, in accordance with the payment policies of the school.
- 11. Parenting Time Amounts The approximate number of days of parenting time per year according to the visitation order is 80 days for the Father and 285 days for the Mother.
- 12. Social Security Benefits: The children do not receive Title II Social Security benefits under the account of the parent ordered to pay child support.
- 13. Modification: This is an initial determination of child support, not a modification action.
- 14. Continuing Garnishment for Child Support Whenever, in violation of the terms of the order, there shall have been a failure to make the support payments, so that the amount unpaid is equal to or greater than the amount payable for one month, the payments required to be made may also be collected by the process of continuing garnishment for support.
- 15. Income Deduction Order: The parties agree that an Income Deduction Order is not immediately necessary.

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

Kimberly B. Greaves PLAINTIFF vs. David S. Greaves DEFENDANT

 | Civil Action Case No.:
 23102273-53

 | DHS/DCSS Case No.:
 |

 | Comments For Court:
 |

 |
 |

Type of Action:	Initial Action		Initial Order Date		
CHILD NAME	YR OF BIRTH	STATUS	CHILD NAME	YR OF BIRTH	STATUS
01. Dayton	2006	Included	02. Carson	2012	Included
Number of Included Children Submitted By:	: 2		ustodial Parent: David S. Grea arent Custodian:	aves	

	David S. Greaves	Kimberly B. Greaves	Total
1. Monthly Gross Income	\$31,250.00	\$11,372.08	\$42,622.08
2. Monthly Adjusted Income	\$31,250.00	\$11,372.08	\$42,622.08
3. Pro Rata Shares of Combined Income	73.32%	26.68%	100.00%
4. Basic Child Support Obligation (from the Table)			\$3,066.00
5. Pro rata shares of Basic Child Support Obligation	\$2,247.99		
6. Adjustment for Work Related Child Care and Health Insurance Expenses	\$256.62	\$93.38	
7. Adjusted Child Support Obligation	\$2,504.61	\$911.39	
8. Adjustment for Additional Expenses Paid	\$350.00		
9. Presumptive Amount of Child Support	\$2,154.61	\$911.39	
The Amount on Line 9 is the Presumptive Child Supp	ort Amount	<u> </u>	
10. Deviations From Presumptive Child Support Amount: Deviation Type(s) Used: 'Specific-NonSpecific Deviation'	\$1,095.00	1	
11. Subtotal	\$3,249.61	\$911.39	
12. Social Security Payments to Children (excludes Supplemental Security Income (SSI))			
13. Final Monthly Child Support Amount (rounded to whole number)	\$3,250.00	\$911.00	自己開始的
The Amount on Line 13 is the Final Child Support	Amount		
14. Percentages for each parent for future Uninsured Health Expenses			

Schedul	es	Attached	Not Applicable
Α	Gross Income	x	
В	Adjusted Income		8
Ĉ	Not in use		
D	Additional Expenses	図	
Ē	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.	David S. Greaves	Kimberly B. Greaves	Combined
 Salary and Wages (Will not include means-tested public assistance, such as TANF or food stamps) 	\$31,250.00	\$11,372.08	and the second second
24. TOTAL GROSS MONTHLY INCOME Total will automatically display here, Line 1 of Worksheet and Line 1 of Schedule B	\$31,250.00	\$11,372.08	\$42,622.08



CHILD SUPPORT SCHEDULE D HEALTH INSURANCE & WORK RELATED CHILD CARE

enter chang amou from	ule D All amounts/data that display on Schedule D were adusing the Online Child Support Calculator and can only be ediby selecting the button (Open This Worksheet, JAnnual his entered convert to monthly sums used in calculators, Totals Line 3 will display on Line 8 of the Worksheet, Totals from Line 5 splay on Line 6 of the Worksheet.	David S. Greaves	Kimberly B. Greaves	Nonparent Custodian	Combined
1.	Work Related Child Care expenses necessary for a parent's employment, education or vocational training. Includes monthly average amounts paid by each parent (or nonparent custodian) for children included in this action				
2.	Health Insurance Premiums paid for the children. Includes monthly amounts paid (or that will be paid) by each Parent or Nonparent Custodian for health insurance	\$350.00			\$350.00
3.	Total Monthly Additional Expenses. (Line 1 plus Line 2)	\$350.00			\$350.00
4.	Pro Rata Share of parent's income. (From Child Support Worksheet Line 3)	73.32%	26.68%		100.00%
5.	Pro Rata Share of Additional Expenses. (Amount in the Combined column, Line 3, multiplied by the percentages on Line 4. Results display on Line 6 of the Worksheet)	\$256.62	\$93.38		\$350.00



CHILD SUPPORT SCHEDULE E DEVIATIONS AND SPECIAL CIRCUMSTANCES

Specific and Nonspecif			
2(a). High Income - Combined Adjusted Inco \$30,000/month will display for the cou	urt/jury to consider.		\$12,622.08
The amount of any requested deviation mu the noncustodial parent's column will affect display as a 'positive!(+)' number for an up deviation. The numbers represent the amou Presumptive Amount of Child Support.	the final child support oward deviation or as a unts you want the court	calculation. Requested de Inegative (=)" number for	viation amounts will a downward
Specific Deviation Type	Requested By	Proposed Deviation Amount	Judicial Discretion Applied
01. High Income	David S. Greaves	\$1,095.00	
Specific Deviation Requested By David Si Greaves	\$1,095.00 Specific Kimberly	Deviation Requested By B. Greaves	
judicial Discretion Deviation For David S. Greaves:		Discretion Deviation For B. Greaves:	
	Total Allowable Devi	ation	

I OCAL ALIOWADIA PAVIACON					
		David S. Greaves	Kimberly B. Greaves		
14.	Important Requirement About Deviations – No Deviation is permitted unless all three Findings of Fact questions ((B), (C), and (D)) have been answered for EACH requested deviation	\$1,095.00			
B. Wo	uld the presumptive amount be unjust or inappropriate?				
The suff	The presumptive amount would be unjust or inappropriate because Father has a high income sufficient to warrant an upward deviation.				
C. Wo	uld deviation serve the best interests of the children for whom	support is b	eing deterr	mined?	
The	The deviation will serve the best interests of the children.				
minim	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?				
The deviation will not impair either parent's ability to provide for the children.					



CERTIFICATE OF SERVICE

This is to certify that I have this day served all interested parties in the within and foregoing matter by depositing a copy of the <u>order</u> dated the <u>22</u> day of January, 2024, in the regular United States Mail in the properly addressed envelopes with adequate postage thereon addressed as follows or via email through PeachCourt to counsel of record:

TRACY RHODES, ESQ. <u>TRACY@RHODESLAW.COM</u>

DEBORA KOSLIN, ESQ. <u>dkoslin@lsswlaw.com</u>

This 22 day of January, 2024.

Mimi Anna Scaljon, Esq. Staff Attorney to Judge Robert D. Leonard II