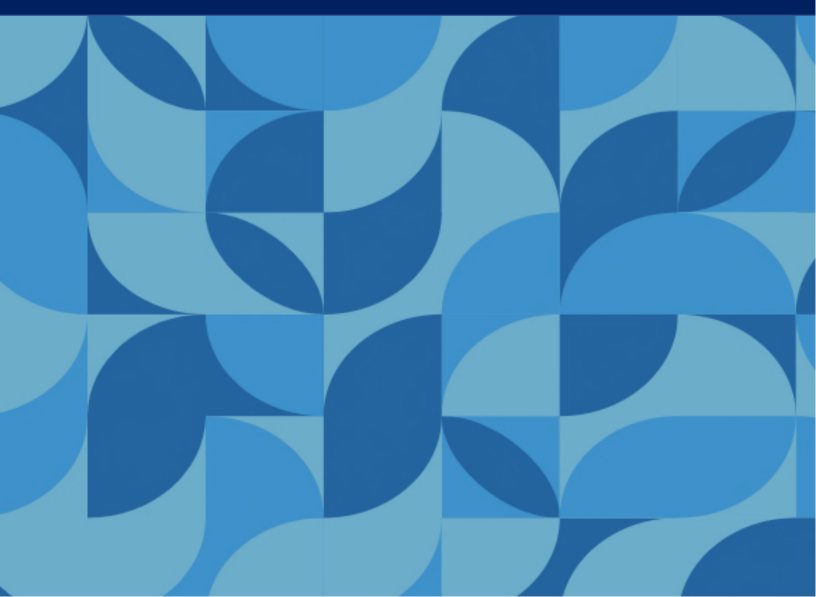


File It Yourself: North Carolina Custody Packet for Parents



File It Yourself CUSTODY PACKET

In North Carolina Courts



Packet for Parent

www.legalaidnc.org

Prepared by: Legal Aid of North Carolina, Inc. P.O. Box 26087 Raleigh, NC 27611

DISCLAIMER: This packet has been prepared for general Information purposes only. This information is not legal advice. Legal advice is dependent upon the specific circumstances of each situation. Also, the law may vary from state to state, so that some information in this packet may not be correct for where you live. The Information contained in this packet is not guaranteed and the information contained in this packet cannot replace the advice of a competent attorney licensed in your state.



These materials are <u>not</u> for everyone!

CONSULT WITH AN ATTORNEY IF ONE OF THESE SITUATIONS APPLIES TO YOU:

The children have lived in North Carolina less than 6 months; OR

One parent or a child lives outside North Carolina; OR

There has been another custody case involving these children; OR

There has been domestic violence*; OR

There has been a Juvenile Court case involving these children; OR

DSS Child Protective Services has placed these children with someone

else; OR

The children live with someone who is not their parent; OR

One parent is in the military.

*If you or the children are <u>victims of domestic violence</u>, contact your nearest Legal Aid office or the Legal Aid Helpline at 1-866-219-5262.

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I. Custody Law and Definitions

In North Carolina, the law gives judges in the district courts the right to decide who has custody of minor children. Once a custody case is filed, the Judge has the power to make the decision about where the child lives and who will get to make decisions for the child.

The Judge, in trying to figure out who should have custody and/or any visitation, will try to decide what is in the "best interest of the child."

In deciding what is in the best interest of a child, a court may consider things such as who provides the day-to-day care of a child, who interacts with a child's teachers, who attends doctor visits, who provides supporting and enriching activities for the child, who knows the child's likes and dislikes, and who makes sacrifices for the child.

The Judge will look at all the information affecting the child's life to make certain his/her decision is based on the best interest of the child. It is important that you raise all the facts that will assist the Judge in making his/her decision.

There are two main types of custody: "Legal Custody" and "Physical Custody."

What is "Legal Custody"?

The <u>parent(s)</u> or <u>person(s)</u> who make the <u>major decisions</u> in the child's life (such as decisions about health/healthcare, education, and religious upbringing) have "legal custody." The child does not have to live with the parent or person who has legal custody. The Judge may give legal custody to two people jointly ("Joint Legal Custody"), or one person may be given the primary responsibility to make major decisions for the child ("Primary Legal Custody").

What is "Physical Custody"?

The parent or person who has actual, physical care of the child has "physical custody." Again, the Judge may give physical custody to two people jointly ("Joint Physical Custody"). The people with joint physical custody are allowed to share time with the child so that each one has regular contact with the child. This does not mean that the child must live half the time with one parent and the other half with the other parent. The Court decides how much time the child spends with each parent.

Instead of joint physical custody, the Judge may give one person "Primary Physical Custody". In this situation, one parent or person has the child in his or her care for a large majority of the time. Another parent or relative may still have regular contact and overnight visitation with the child.

It is possible for the Court to order "joint legal and physical custody," so that both parents have equal decision-making power and share physical custody, if one parent asks for it and the Court decides that it is in the best interest of the child.

What is "Visitation"?

"Visitation" is the time that a person who does not have primary physical custody spends with the child. During the custody proceedings the Judge will attempt to set a visitation schedule that is in the "best interest of the child." The amount and type of visitation granted by the Court depends on things such as the living arrangements of the person asking for visitation, the ages of the children, how far apart the parents live, the desires of older children, and whether there has been domestic violence or child abuse. Visitation schedules may include: overnights during the week, weekend visits, telephone calls, sharing of holidays, and school vacations. You cannot deny visitation just because the other parent does not pay child support.

Who is the "Plaintiff"?

The "Plaintiff" is the person filing for custody. If you are starting this custody case, you are the plaintiff. You will remain the plaintiff, regardless of whether the opposing party files additional documents.

Who is the "Defendant"?

The "Defendant" is the person (or persons) you are suing for custody. That person may be a parent or grandparent. If you, area <u>non-parent</u>, you MUST include the biological parents, if living, as defendants. The person you sue will remain the defendant, regardless of whether you file additional documents.

II. Where do I file a Custody or Visitation Action?

Some of the most important questions you must ask as you plan to file for custody or visitation are: Where should my case be filed? In what state? In what county? These are important questions because if you do not file in the right place, the Judge might refuse to hear the case.

Questions you must consider include:

1. Are there any other cases already filed?

In order to decide where to file, the first question to ask is has there ever been a custody case in court about the child? If yes, then you should try to get a copy of the custody papers and have them reviewed by an attorney before you file a new case. Most of the time, you will have to file requests to change prior custody orders in the same place that the case was first started.

2. Can I file my custody case in North Carolina?

If there has never been any type of court case about the child, then to figure out if you can file the action in North Carolina you must know where this child has lived the past six months. The general rule is that the child must have lived in North Carolina for six months for the case to be properly heard in North Carolina. In such case, North Carolina is the "home state" of the child. If the child is less than six months old, then you can file in North Carolina if the child is currently in North Carolina or has been here the majority of his or her life. It is important to remember that the judges only look at where the child has lived NOT where the parents or other guardians have lived.

3. In what county should I file?

Most of the time, you should file the action in the county <u>where the child is living</u>. You can also file it in the county where you live or where a parent lives.

III. Forms

- 1. Complaint Four (4) pages, including "Verification"
- 2. Civil Summons
 Administrative Office of the Court Form AOC-CV-100
- 3. Domestic Civil Action Cover Sheet
 Administrative Office of the Court Form AOC-CV-750
- 4. Petition to Proceed as an Indigent
 Administrative Office of the Court Form AOC-G-106
- 5. Affidavit as to Status of Minor Child Administrative Office of the Court Form AOC-CV-609
- 6. Servicemembers Civil Relief Act Declaration
 Administrative Office of the Court Form AOC-G-250

IV. Instructions for Filing Custody/Visitation Papers

- 1. After you fill out the following forms:
 - Complaint
 - Civil Summons
 - Domestic Civil Action Cover Sheet
 - Affidavit as to Status of Minor Child
 - Servicemembers Civil Relief Act Declaration
 - Petition to Proceed as an Indigent (if applicable)

Make sure you sign the following forms in the presence of a Notary Public before you go to the Courthouse:

- "Verification" found on the last page of the Complaint
- Affidavit as to Status of Minor Child
- Servicemembers Civil Relief Act Declaration
- Petition to Sue/Appeal as an Indigent (if applicable)
- 2. Make two (2) copies of each form before you go to the Courthouse.
- 3. Take all the original documents and two (2) copies of each document to the Clerk's Office along with the filing fee or the Petition to Sue/Appeal as an Indigent.

NOTE: The Clerk will determine whether you can have your filing fee waived or if you have to pay the fee.

4. Check with the Clerk of Court to be sure you have filed all the required papers.

NOTE: Some counties have more forms to file that are specific to that particular county

5. After all the forms are filed, you <u>must</u> then <u>serve</u> a copy of the Civil Summons and Complaint on all defendants.

Tips for Successful Filing:

1. <u>Payment of Fees</u>:

If you have to pay any court costs, bring cash. Some clerks accept certified checks, some accept money orders, but all accept cash. Contact the Clerk's Office to find out whether the sheriff's service fee is waived for people who file as an indigent, and if not, find out the exact amount of the fee and bring it in cash.

2. Copies:

Make your own copies of the papers you are filing before you go to the Clerk's Office. You will need the original for the Court. You will need at least one copy for each defendant and a copy for yourself. Most clerks do not have time to make copies for you, and they will charge you for any copies they make.

3. **Notarizing**:

For papers that must be notarized, have them notarized before you go to the Clerk's Office. Most Clerk's Offices do not provide notary services.

4. <u>Courtesy</u>:

Always be courteous to the staff at the Clerk's Office.

5. Address:

Make sure that the Clerk's Office has your current address and contact information. Contact the Clerk if you have any questions about a hearing date.

6. Contacting the Clerk's Office after Filing:

If you need to contact the Clerk's Office about your case, have the docket number and the case name available. The case name consists of the names of the plaintiff and the defendant.

V. Instructions for "Serving" the Defendant

The words "<u>service</u>" or "<u>serving</u>" are legal terms that mean <u>delivering the court papers to the Defendant</u>. You <u>CANNOT</u> hand deliver the papers. You <u>must</u> serve the Defendant as required by North Carolina law and have <u>legal proof</u> that the Complaint and Civil Summons were delivered to the Defendant.

Ways to serve the court papers on the Defendant include:

1. By Sheriff

The <u>easiest method</u> is to have the Sheriff in the county where the Defendant lives or works serve the Defendant for you. To do this, pay a <u>fee</u> (typically \$30.00) to the Sheriff of the county where the Defendant lives or works and they will deliver the papers for you. If you are indigent, this fee may be waived. The clerk will direct you as to what documents to take to the Sheriff's office or may deliver the documents for you.

The fee is subject to future increase so always ask the Clerk or Sheriff how much the service fee will be.

2. By Certified Mail

To serve the Defendant by mail, you need to mail the Complaint and Civil Summons to the Defendant's mailing address by Certified or Registered Mail, Return Receipt Requested. Once the <u>green receipt</u> is returned to you, you must complete and file with the court an "Affidavit of Return of Service by Certified Mail." A sample of this Affidavit of Return of Service follows this section.

3. By Acceptance of Service

The Defendant may also sign a sworn statement before a <u>Notary Public</u> that he/she received the Complaint and Civil Summons. This type of statement is <u>not</u> included in the Pro Se Packet. The Defendant is responsible for preparing and filing this statement with the Court.

4. By Publication

If you have made all possible efforts to find the Defendant, and still cannot locate his or her address, you may also consider serving the Defendant by publication in the newspaper. This type of service is not recommended and necessary to file with the newspaper and the court. It is up to you to get these forms from an attorney or the Clerk of Court. They are not available on the court's website.

VI. Defendant's Answer and Counterclaims

The Defendant has thirty (30) days to file an "Answer" or a "Motion for Extension of Time" once he/she is served your custody or visitation complaint. If the Defendant files an answer, he/she or his/her lawyer will send you a copy. If the Answer includes a Counterclaim or issues other than custody/visitation, then you have thirty (30) days to file a Reply. You should consult an attorney to get some legal advice and make sure to file a response on time.

VII. Mediation

After the Defendant files an Answer, or the thirty (30) days to file an Answer have ended, the case is set for mediation. In many counties it is <u>your obligation</u> as the "Plaintiff" (the person filing the action) to schedule the mediation and to send the <u>other side notice</u>. If you do not hear from the court about scheduling your mediation, you should call the Clerk's office and ask how to set your case for mediation.

What is Mediation?

North Carolina law requires that the parties to a custody lawsuit attend mediation before the case goes to a judge. "Mediation" is a meeting where the people involved in the custody lawsuit (a parent, grandparent, or other legal guardian) sit in a together with a <u>mediator</u>. Each person takes turns telling the mediator and the other side what they each want for the child's custody and visitation plan. The goal of mediation is for the parties to agree on a plan for custody and visitation. The topics discussed are usually: where the child will live, a visitation schedule for weekends, midweek visits, telephone calls, holidays, summer breaks, and school breaks. Child support is NOT discussed or decided in the mediation.

Who is the Mediator?

The mediator is a person who does not take any person's side in the mediation. The mediator is a "neutral," trained professional whose only job is to help the parties reach an agreement. The mediator will not decide who is right and wrong or force anyone to agree to anything. The mediator is appointed and paid for by the Court.

How much will it cost?

Mediation is <u>free</u>. If you are asked to pay for this service, please contact the Legal Aid of North Carolina's Helpline at 1-866-219-5262.

Where is the Mediation held?

The mediation is held at the courthouse or another location typically in the county where the lawsuit has been filed.

Will attorneys be there?

What happens if we reach an agreement?

The mediator will put the custody and visitation agreement in <u>writing</u> and <u>each</u> <u>party</u> will sign it. This may be done by mail several days after the mediation has ended. This agreement is called a "Parenting Plan" or "Parenting Agreement."

After the parties sign the Parenting Plan, the family Court Judge signs it, making it become a Court Order.

What if one side wants to change the Parenting Plan? If one side wants to change the Parenting Plan, that person <u>needs to file a motion to modify</u>. The Court will send the parties to mediation again.

What if one side violates the Parenting Plan?

If one party violates the Parenting Plan, then the other party can file a motion in court to ask the family Court Judge to require the other party to come to Court and explain why she or he violated the Parenting Plan. The Court can punish the other side for violating the Plan, or the Court can modify the Plan.

What if we do not reach an agreement at mediation? Your case will be heard in Court and decided by a Judge.

What are the benefits of reaching an agreement at mediation? Mediation is usually quicker than going to Court to get a decision. You can avoid the possibility that the Judge will rule against you. It is less of an emotional trauma than going to Court. You can save yourself and your witnesses the time, inconvenience, and embarrassment of testifying in open Court.

Tips for Successful Mediation

1. Know Your Rights

Attend a custody clinic and/or read about North Carolina custody laws before you go to mediation. Consult with a private attorney or Legal Aid attorney.

2. Compromise

Be willing to be reasonable. You will not get everything you want or ask for. Be prepared to give in on one thing so that you can focus on getting something else that is more important to you.

3. Know Your "Bottom Line"

Before you attend mediation, decide what are the most important things for you to get and where you are willing to compromise.

4. Be Prepared

Before you attend mediation, think about what you want and write it down. Some things to think about are:

- The number of nights each person will have the child sleep at his/her house. The number of overnight stays can affect the amount of child support you can get.
- Will the schedule change in any way during the summer months? What are the "summer months"?
- What time and place will the child be picked up and dropped off for visitation changes?
- Where will the child spend holidays including New Years' Day, Good Friday, Easter, Memorial Day, July 4th, Labor Day, Thanksgiving Day, Christmas Eve and Christmas Day?
- Where will the child spend each parent's birthday, the child's birthday, Mother's Day and Father's Day?
- Who will have the final right to make decisions concerning the child's medical treatment and education?
- Will this person first have to discuss these decisions with the other parent before making a decision?

5. Focus Forward

Control your emotions during the mediation. Look forward, not backwards. Do not get stuck on your past frustrations or anger during the mediation. Do not be distracted by the other person's bad behavior or insults. Stay focused on the future and be hopeful about reaching an agreement. This may take a lot of work. However, please let the mediator know if you are feeling intimidated.

6. Review the Final Agreement Carefully Before You Sign It
If you have a "Parenting Plan," be sure it reflects what you agreed to. If you
need to make changes, contact the mediator and request the change.

VIII. Conclusion

If for any reason your mediation does not reach a settlement, your custody case will go to trial. Custody trials can take a few hours or weeks to complete. Parties without attorneys face many obstacles in attempting to handle their own custody trials. Legal Aid of North Carolina is working on a follow-up video and instructions that will help a person learn how to prepare for and present evidence in a custody hearing. Because of the high demand for services, Legal Aid of North Carolina may not be able to provide individual consultations if your custody case goes to trial. You are always advised to seek private legal counsel, if possible, to assist in the actual trial of a custody case.

Forms

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	TE OF NORTH CAR		DI	GENERAL COUF STRICT COURT I IO CVD _	DIVISION			
	Plaint v.	iff,)))))	MPLAINT FOR [[[COMP CUS	☐ VISITATION			
	Defen	idant.)					
NOW	COMES THE PLA	AINTIFF, complain	ning of the De	fendant, and allege	es and says:			
	The Plaintiff is a res	_	_	_	_			
2.	The Defendant is a resident and citizen of County, in the State of							
3.	The parties (check one)							
	are married but living separate and apart.							
	are divorced.							
	have never been	married.						
4.	The parties are the p		wing child(rer	ı):				
5.	FIRST CHILD. Du	uring the past five	(5) years the m	ninor child,				
	born on	has live	ed as follows:					
	Period of Re		Address	Name of Person	Present Addres			
	From Dates	To	Auuress	Lived With	of Persons			
		Present						

(Check <u>only</u> those	e that apply)					
I have particij	pated in litigation	n concerning the c	ustody of the above	-named child.		
Name of Court		se Number	Date of Do	Date of Decision		
☐ I have inform	ation of a lawsui	t concerning the a	bove-named child in	n a court in North		
Carolina or a	nother state.					
Name of Court		se Number	Date of De	Date of Decision		
☐ I know of a n	erson as listed he	Now who has	Physical Custody	Claimed Custods		
_		respect to the abo	, ,	Jelumied Custody		
_	· ·	respect to the abo	ove-named cima.			
Name and Addre	ss of Person(s)					
Period of	Residence	s lived as follows				
From	To To	Address	Name of Person Lived With	Present Address of Persons		
11011	Present					
(Check <u>only</u> those	e that apply)					
(Check <u>only</u> those	11 .	n concerning the c	ustody of the above	-named child.		

	Name of Cou	ırt	Case Number	Date of Decision		
	☐ I know of a	a person as list	ed below, who has	Physical Custody Claimed Cu		
	Claimed Vi	sitation Rights	s with respect to the ab	ove-named child.		
	Name and Add	dress of Persor	n(s)			
6.	The Plaintiff is	s a fit and prop	per person to have cust	ody of the child(ren). It is in the		
	child(ren)'s be	st interest that	the Plaintiff be awarde	ed 🗌 custody 🔲 visitation.		
7.	The parties ha	ve been unable	e to agree on a custody	and visitation schedule with the		
	child(ren).					
8.	This Court has jurisdiction to hear this custody case because (<i>check one</i>):					
	☐ The child(ren) has/have lived in North Carolina for the past six months.					
	☐ The child(ren) is/are less than six months old and has/have lived in North Carolina.					
	since the child(ren)'s birth or for a majority of the child(ren)'s life.					
	WHEREFOR	RE, THE PLA	INTIFF PRAYS OF	THE COURT:		
1.	For an Order g	giving Plaintiff	temporary and per	manent custody or temporary		
	permanent vis	itation of the c	hild(ren) listed above.			
2.	For such other relief as may be proper, just, and lawful.					
	Respectfully s	ubmitted,				
	This the	day of _		, 20		
				Plaintiff's Sig		

		Plair	ntiff's Telephone Number
		P	laintiff's Mailing Address
			City, State, Zip
STATE OF NORTH O	CAROLINA		
COUNTY OF		_	
		VERIFICATION	
		, being first duly sworn, d	eposes and says:
	those matters	ntents thereof, and that they are tr alleged upon information and bel ie.	
This the	day of	, 20	
			Plaintiff's Signatur
STATE OF NORTH C.	AROLINA		
		before me, on this, the	
	, 20 by	Plaintiff,	·
(Official Seal)		(Official Signature of Notary	<u></u>
		(Official Signature of Notary	')
			Notary Public
	(N	otary's Printed or Typed Name)	
	My com	nmission expires:	

STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice ☐ District ☐ Superior Court Division
Name Of Plaintiff	
Address	CIVIL SUMMONS
City, State, Zip	ALIAS AND PLURIES SUMMONS (ASSESS FEE)
VERSUS	G.S. 1A-1, Rules 3 and 4
Name Of Defendant(s)	Date Original Summons Issued
	Date(s) Subsequent Summons(es) Issued
To Each Of The Defendant(s) Named Below:	
Name And Address Of Defendant 1	Name And Address Of Defendant 2
¡IMPORTANTE! ¡Se ha entablado un proceso ¡NO TIRE estos papeles! Tiene que contestar a más tardar en 30 días. ¡ acerca de su caso y, de ser necesario, hablar documentos! A Civil Action Has Been Commenced Against You! You are notified to appear and answer the complaint of the plaintiff a	laintiff or plaintiff's attorney within thirty (30) days after you have been plaintiff or by mailing it to the plaintiff's last known address, and Court of the county named above.
Name And Address Of Plaintiff's Attorney (if none, Address Of Plaintiff)	Date Issued Time AM PM
	Signature
	Deputy CSC Assistant CSC Clerk Of Superior Court
☐ ENDORSEMENT (ASSESS FEE)	Date Of Endorsement Time AM PM
This Summons was originally issued on the date indicated above and returned not served. At the request of the plaintiff,	Signature
the time within which this Summons must be served is extended sixty (60) days.	Deputy CSC Assistant CSC Clerk Of Superior Court
	programs in which most cases where the amount in controversy is \$25,000 or rties will be notified if this case is assigned for mandatory arbitration, and, if

(Over)

		RETURN O	F SERVICE	
I certify that this Summons and a copy of the complaint were received and served as follows:				
		DEFEN	DANT 1	
Date Served	Time Served	AM PM	Name Of Defendant	
☐ By delivering to the defend	ant named above a	copy of the summ	ons and complaint.	
By leaving a copy of the su person of suitable age and			house or usual place	e of abode of the defendant named above with a
As the defendant is a corpo below.	oration, service was	s effected by delive	ring a copy of the su	immons and complaint to the person named
Name And Address Of Person Wi	ith Whom Copies Left (if	corporation, give title of	person copies left with)	
Other manner of service (s _i	pecify)			
☐ Defendant WAS NOT serve	ed for the following	reason:		
		DEFEN	DANT 2	
Date Served	Time Served		Name Of Defendant	
		AM PM		
☐ By delivering to the defend	ant named above a	copy of the summ	ons and complaint.	
By leaving a copy of the su person of suitable age and			house or usual place	e of abode of the defendant named above with a
As the defendant is a corpo below.	oration, service was	s effected by delive	ring a copy of the su	immons and complaint to the person named
Name And Address Of Person With Whom Copies Left (if corporation, give title of person copies left with)				
Other manner of service (specify)				
☐ Defendant WAS NOT serve	ed for the following	reason:		
Service Fee Paid \$			Signature Of Deputy She	eriff Making Return
Φ Date Received			Name Of Sheriff (type or	print)
Date Of Return			County Of Sheriff	

STATE OF NORTH CAROLINA	File No.	
County	In The General Court Of Justice District Court Division	
Name And Address Of Plaintiff 1	District Court Division	_
	DOMESTIC	
	CIVIL ACTION COVER SHEET	
Name And Address Of Plaintiff 2	☐ INITIAL FILING ☐ SUBSEQUENT FILING	
	Rule 5(b), Rules of Practice For Superior and District Courts	3
VERSUS	Jury Demanded In Pleading? No Yes	
Name Of Defendant 1	Name And Address Of Attorney Or Party, If Not Represented (complete for initial appearance or change of address)	
Ourse on Outside d		
Summons Submitted Yes No Name Of Defendant 2	Telephone No. Cellular Telephone No.	
Name Of Defendant 2		
	NC Attorney Bar No. Attorney E-Mail Address	
Summons Submitted Yes No	☐ Initial Appearance in Case ☐ Change of Address Name Of Firm	_
Counsel for		
All Plaintiffs All Defendants Only (List party(ies) represented)	FAX No.	
TYPE OF PLEADING	CLAIMS FOR RELIEF	
(check all that apply)	(check all that apply)	
Amended Answer/Reply (AMND-Response)	Alimony (ALIM)	
Amended Complaint (AMND)	Annulment (ANUL)	
Answer/Reply (ANSW-Response)	Child Support (CSUP)	
Complaint (COMP)	Custody (CUST)	
Confession Of Judgment (CNFJ)	☐ Divorce (DIVR)	
Contempt (CNTP)	☐ Divorce From Bed And Board (DIVB)	
Continue (CNTN)	Domestic Violence (DOME)	
Compel (CMPL)	Equitable Distribution (EQUD)	
Counterclaim vs. (CTCL) Assess Counterclaim Costs	☐ Medical Coverage (MEDC)	
Extend Time For An Answer (MEOT-Response)	Paternity (PATR)	
Modification Of Alimony (MALI)	Possession Of Personal Property (POPP)	
☐ Modification Of Custody (MCUS)	Post Separation Support (PSSU)	
☐ Modification Of Support in non-IV-D cases (MSUP)	Reimbursement For Public Assistance (RPPA)	
☐ Modification Of Visitation (MVIS)	☐ Visitation (VIST)	
Rule 12 Motion In Lieu Of Answer (MDLA)	Other: (specify and list separately)	
☐ Sanctions (SANC)		
☐ Show Cause (SHOW)		
☐ Transfer (TRFR)		
☐ Vacate/Modify Judgment or Order (VCMD)		
Other (OTHR):		
		_
Date	Signature Of Attorney/Party	

NOTE: All fillings in civil actions shall include as the first page of the filing a cover sheet summarizing the critical elements of the filing in a format prescribed by the Administrative Office of the Courts and the Clerk of Superior Court shall require a party to refile a filing which does not include the required cover sheet. For subsequent filings in civil actions, the filing party must include a Domestic (AOC-CV-750), Motions (AOC-CV-752), or Court Action (AOC-CV-753) cover sheet.

STATE O	F NORTH CAROLINA			File No.		
	County		In The General Court Of Justic ☐ District ☐ Superior Court Div			
Name Of Plaintiff	lame Of Plaintiff VERSUS			PETITION TO PROCEED AS AN INDIGENT		
Name Of Defendant						
		ΔFFII	DAVIT	G.S. 1-110; 7A-228		
Petition To A prosecution of I am an in (NOTE TO I file a notice of the cost for the cost for the appeal this a Petition To I the required petition as ar (check one or more I am present Supplem Supplem I am represent or have your a Although I am	of the claims I have asserted. Therefore, inmate in the custody of the Division of CLERK: If this block is checked, this Petersile Motions - As a party in the above of hearing on a motion. Therefore, I not Appeal - As the individual appellant in the appeal of this action from small claraction to district court as an indigent. File Expunction Petition - As the percent of the boxes below as applicable) by a recipient of ental Nutrition Assistance Program (Sental Security Income (SSI). Inted by a legal services organization that the private counsel working on behaltorney sign the certificate below.) In not a recipient of SNAP/food stamps	e entitled action, I now petition the Prisons of the ition must be sub- e entitled action by petition the 0 the above enti- ims to district contitioner in the above entitioner in the above enti- itioner in the	I affirm that I and Court for an Department of mitted to a Supplement of the Supplem	am financially unable to advance the required costs for the n order allowing me to assert my claims as an indigent. of Adult Correction. Derior Court Judge for disposition provided on the reverse.) I am financially unable to advance the required costs to order allowing me to file my motion as an indigent. It ims action, I affirm that I am financially unable to pay re, I now petition the Court for an order allowing me to action, I affirm that I am financially unable to advance ourt for an order allowing me to file my expunction I am financially unable to advance ourt for an order allowing me to file my expunction I affirm that I am financially unable to advance ourt for an order allowing me to file my expunction I affirm that I am financially unable to advance ourt for an order allowing me to file my expunction I affirm that I am financially unable to advance ourt for an order allowing me to file my expunction		
	costs of filing this action or appeal. IRMED AND SUBSCRIBED TO E	BEFORE ME	Date			
Date	Signature		Signature Of Petitioner			
Title Of Person Autho	rized To Administer Oaths		Name And Addr	ress Of Petitioner (type or print)		
SEAL	Date Commission Expires					
	CERTIFICATE OF LEG	AL SERVIC	ES/PRO BO	ONO REPRESENTATION		
				zation that has as its primary purpose the furnishing of behalf of or under the auspices of such legal services		
Date			Signature			
Name And Address (t	ype or print)					
		ORI	DER			
			ces of hearing	or petitions in this action as an indigent.		
Date	Signature			Assistant CSC Clerk Of Superior Court Judge Magistrate (for appeal only)		
NOTE TO CLERK	(: If the petitioner is NOT a recipient of SN	IAP/food stamps.	TANF. SSI or i	is NOT represented by legal services or a private attorney on		

NOTE TO CLERK: If the petitioner is NOT a recipient of SNAP/food stamps, TANF, SSI or is NOT represented by legal services or a private attorney on behalf of legal services, you may ask for additional financial information to determine whether the petitioner is unable to pay the costs.

		ORDER -	DIVISION OF PRIS	ONS II	NMATES		
The undersigned supe Department of Adult C			nds that the petitioner is	an inm	ate in the custo	dy of the Div	ision of Prisons of the
is not frivolous.							
is frivolous.							
It is ORDERED that							
the petitioner is au	thorized to sue	in this action as	an indigent.				
the petitioner is no	t authorized to	sue as an indige	nt.				
the action is dismis	ssed.						
Date	Name Of Superio	r Court Judge (type or	print)	Signature	e Of Superior Court	Judge	
			CERTIFICATIO	N			
I certify that this Petitic office or official deposi							ssed envelope in a post
Date	Signature			Dep	outy CSC A	ssistant CSC	Clerk Of Superior Court
NOTE: G.S. 1-110(b) pro	vides: "The cleri	k of superior court s	hall serve a copy of the o	der of dis	smissal upon the	prison inmate.	n

STATE	OF NC	RTH	CAROLINA		Court File No.			
County			In The General Court Of Justice District Court Division					
Name And Addre	ess Of Plaintiff			AFFIDAVIT AS TO STATUS OF MINOR CHILD				
		VFI	RSUS	_				
Name And Addre	ess Of Defenda		1000	Name Of Minor Child		G.S. 50A-209		
				Tvarrie Or Willion Child				
				Date Of Birth	Birthplace			
I, the unders	signed affia	ınt, being	first duly sworn, say that during the	past five (5) years th	ne above nan	ned minor child has lived as follows:		
Period Of From	Residence To		Address	Name Of Pe		Present Address Of Person		
FIOIII	Presen	t		EIVOU VII		311 613611		
I further say								
L I have p		ın litigatio	n concerning the custody of the abo	ove named child. Name And Address Of C	Court			
,,								
Date Of Child Cu	ıstody Determ	ination	Case No.					
Details			1					
violence		ve order,	ustody proceeding. Examples of custermination of parental rights or add					
Name And Addre		iig.		Details (include case nu	mber and describ	pe nature of the proceeding)		
named ch	nild.	is listed b	elow, who has physical custody or c	claims to have custoo	dy or visitation	n rights with respect to the above		
Name And Addre	ess Of Person					Physical Custody		
						Claimed Custody		
						Visitation Rights		
SWORN/A	FFIRMED	AND S	UBSCRIBED TO BEFORE ME	Date				
Date		Signature C	of Person Authorized To Administer Oaths	Signature Of Affiant				
Deputy CSC	C Assista	ant CSC	Clerk Of Superior Court Magistrate	Name Of Affiant (type or	print)			
Notary		Date My Co	mmission Expires	Relationship To Above N	lamed Child			
SEA	\L	County Whe	ere Notarized					

STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice
Name And Address Of Plaintiff VERSUS Name And Address Of Defendant	SERVICEMEMBERS CIVIL RELIEF ACT DECLARATION
	G.S. Ch. 127B, Art. 4; 50 U.S.C. 3901 to 4043
	t is not a substitute for the certification that may be required by G.S. 45-21.12A.
DECLA	RATION
to State active duty as a member of the North Carolina National National Guard of another state. See G.S. 127B-27 and G.S. 1 3. I used did not use the Servicemembers Civil Relidendant's federal military service. The results from my use of that website are attached. (NOTE: The Servicemembers Civil Relief Act Website is a website mare not installed on your computer, you may experience security alerts.	above is not in military service.* above is in military service.* a copy of a military order from the defendant named above relating all Guard or service similar to State active duty as a member of the 27B-28(b). ef Act Website (https://scra.dmdc.osd.mil/) to determine the aintained by the Department of Defense (DoD). If DoD security certificates a from your internet browser when you attempt to access the website. Governor of this State and members of the National Guard of another state the Website database.)
for a period of more than 30 consecutive days for purposes of resp of the Public Health Service or of the National Oceanic and Atmosp is absent from duty on account of sickness, wounds, leave, or othe the following: State active duty as a member of the North Carolina the General Statutes, for a period of more than 30 consecutive day	ce as a member of the United States Army, Navy, Air Force, Marine Corps, or call to active service authorized by the President or the Secretary of Defense conding to a national emergency; active service as a commissioned officer otheric Administration; any period of service during which a servicemember or lawful cause. 50 U.S.C. 3911(2). The term "military service" also includes National Guard under an order of the Governor pursuant to Chapter 127A of the visit of the National Guard of another state who resides that is similar to State active duty, for a period of more than 30 consecutive
I declare (or certify, verify, or state) under penalty of perjury that	t the foregoing is true and correct.
Date Signature Of Declarant	Name Of Declarant (type or print)
NOTE TO COURT: Do not proceed to enter judgment in a non-crimina	I case in which the defendant has not made an appearance until a

NOTE TO COURT: Do not proceed to enter judgment in a non-criminal case in which the defendant has not made an appearance until a Servicemembers Civil Relief Act affidavit or declaration (whether on this form or not) has been filed, and if it appears that the defendant is in military service, do not proceed to enter judgment until such time that you have appointed an attorney to represent him or her.

Information About Servicemembers Civil Relief Act Affidavits And Declarations

1. Plaintiff to file affidavit/declaration

In any civil action or proceeding, including any child custody proceeding, in which the defendant does not make an appearance, the court, before entering judgment for the plaintiff, shall require the plaintiff to file with the court an affidavit—

- (A) stating whether or not the defendant is in military service and showing necessary facts to support the affidavit; or
- (B) if the plaintiff is unable to determine whether or not the defendant is in military service, stating that the plaintiff is unable to determine whether or not the defendant is in military service.

50 U.S.C. 3931(b)(1).

2. Appointment of attorney to represent defendant in military service

If in a civil action or proceeding in which the defendant does not make an appearance it appears that the defendant is in military service, the court may not enter a judgment until after the court appoints an attorney to represent the defendant. If an attorney appointed to represent a service member cannot locate the service member, actions by the attorney in the case shall not waive any defense of the service member or otherwise bind the service member. 50 U.S.C. 3931(b)(2). State funds are not available to pay attorneys appointed pursuant to the Servicemembers Civil Relief Act. To comply with the federal Violence Against Women Act and in consideration of G.S. 50B-2(a), 50C-2(b), and 50D-2(b), plaintiffs in Chapter 50B, Chapter 50C, and Chapter 50D proceedings should not be required to pay the costs of attorneys appointed pursuant to the Servicemembers Civil Relief Act. Plaintiffs in other types of actions and proceedings may be required to pay the costs of attorneys appointed pursuant to the Servicemembers Civil Relief Act. The allowance or disallowance of the ordering of costs will require a case-specific analysis.

3. Defendant's military status not ascertained by affidavit/declaration

If based upon the affidavits filed in such an action, the court is unable to determine whether the defendant is in military service, the court, before entering judgment, may require the plaintiff to file a bond in an amount approved by the court. If the defendant is later found to be in military service, the bond shall be available to indemnify the defendant against any loss or damage the defendant may suffer by reason of any judgment for the plaintiff against the defendant, should the judgment be set aside in whole or in part. The bond shall remain in effect until expiration of the time for appeal and setting aside of a judgment under applicable Federal or State law or regulation or under any applicable ordinance of a political subdivision of a State. The court may issue such orders or enter such judgments as the court determines necessary to protect the rights of the defendant under this Act. 50 U.S.C. 3931(b)(3).

4. Satisfaction of requirement for affidavit/declaration

The requirement for an affidavit above may be satisfied by a statement, declaration, verification, or certificate, in writing, subscribed and certified or declared to be true under penalty of perjury. 50 U.S.C. 3931(b)(4). The presiding judicial official will determine whether the submitted affidavit is sufficient.

5. Penalty for making or using false affidavit/declaration

A person who makes or uses an affidavit permitted under 50 U.S.C. 3931(b) (or a statement, declaration, verification, or certificate as authorized under 50 U.S.C. 3931(b)(4)) knowing it to be false, shall be fined as provided in title 18, United States Code, or imprisoned for not more than one year, or both. 50 U.S.C. 3931(c).

STATE OF NORTH CAROLINA COUNTY OF	IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO CVD
Plaintiff, v. Defendant.	,))) AFFIDAVIT OF RETURN OF SERVICE) BY CERTIFIED MAIL))
1. A copy of the Civil Summons and	ne Plaintiff in this action for custody/visitation, being nat: Complaint in the above-entitled action was deposited rtified mail, return receipt requested, to the Defendant. dant at the following address:
3. The summons and complaint were	in fact received by Defendant on the day, as evidenced by the attached return receipt.
This the day of	, 20
	Plaintiff's Signature
	Plaintiff's Printed Name
	Plaintiff's Mailing Address
	City, State, Zip

SWORN TO or affirm	ed and as	scribed before me, on this, the	day of
	_, 20	by Plaintiff,	
(Official Seal)			
(Official Scal)	_	(Official Signature of Notary)	
	_	(Notary's Printed or Typed Name)	Notary Public
	λ	My commission expires:	





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