# STATE OF NORTH CAROLINA CUMBERLAND COUNTY FAMILY COURT

# ACCESS AND VISITATION PROGRAM



# Initial Filing for Custody/Visitation Packet

# FILE IT YOURSELF INITIAL FILING PACKET

The information provided in these packets is designed to assist individuals who are not represented by an attorney ("pro se") to file or make motions in a domestic action and to represent themselves in a hearing before a Family Court Judge.

As a pro se litigant, you are responsible to make certain that the forms you use are appropriate for your situation. Therefore, you should review and research applicable laws and rules. If you are unable to do this, you should speak to an attorney.

# Please Note: Family Court staff CANNOT assist you in filling out forms or checking to see that you have correctly filled out the forms.

The packet contains instructions for completing the forms. **READ ALL INSTRUCTIONS** before you complete the forms.

# COMPLAINT FOR CHILD CUSTODY

The basic complaint for child custody is designed for non-emergency custody or visitation claims that involve the child(ren)'s mother and father. It is designed to be used the first time a court determines the custody or visitation rights of the parties.

**READ ALL INSTRUCTIONS** before you complete the forms.

#### 1. Instructions:

- Complaint for Child Custody
- 2. Forms: Print and complete all of the following:
  - Petition To Proceed As An Indigent (AOC-G-106)
  - Family Court Notice (Form A&V-FC-001) \*Note: Your county may not have a Family Court
  - Domestic Civil Action Cover Sheet (AOC-CV-750)
  - Custody Mediation Cover Sheet
  - Civil Summons (AOC-CV-100)
  - Complaint for Child Custody/Visitation
  - Affidavit as to Status of Minor Child (AOC-CV-609)
  - Affidavit Re: Servicemembers' Civil Relief Act (See Step 5 below)

#### 3. Service Information:

• Information regarding service of your Summons, Complaint and other documents

Disclaimer: This Family Court or anyone else contributing to the production or dissemination of these forms, instructions or guidelines WILL NOT BE LIABLE for any indirect or consequential damages resulting from your use of the forms or information on the website. (Rev. 07/23/dt)

### INSTRUCTIONS FOR PREPARING AND FILING YOUR INITIAL FILING

#### STEP 1 THE DOCUMENTS YOU NEED TO COMPLETE FOR INITIAL FILING

- Petition To Proceed As An Indigent (AOC-G-106)
- Family Court Notice (Form A&V-FC-001) \*Note: Your county may not have a Family Court
- Domestic Civil Action Cover Sheet (AOC-CV-750)
- Custody Mediation Cover Sheet
- Civil Summons (AOC-CV-100)
- Complaint for Child Custody/Visitation
- Affidavit as to Status of Minor Child (AOC-CV-609)
- Affidavit Re: Servicemembers' Civil Relief Act (See Step 5 below)

# STEP 2

#### COMPLETING & FILING YOUR DOCUMENTS

- 1. You may handwrite or type the information required in these forms. It is preferred that you TYPE the information.
- 2. Please note that the *Complaint for Child Custody/Visitation* and *Affidavit as to Status of Minor Child* (AOC-CV-609) contain "Verification" sections which must be signed in the presence of a Notary Public. (Check your bank, library, personal services near you on Google). There are NO notaries in the Family Court Office.
- 3. There may be a filing fee associated with these documents. To determine the amount of the fee, please refer to <u>www.nccourts.org/Courts/Trial/Costs</u> or you may contact the Clerk's Office in your county. Payment must be made in **cash, money order or credit card**. **No personal checks will be accepted.** If you are indigent, you may file a Petition to Sue as Indigent (AOC-G-106) with the Clerk's Office in your county courty courthouse.
- 4. Bring the original plus 2 copies (original for the clerk, one copy to be retained by you, other copies for service) of all the documents you have now completed to the Clerk's Office of your County Courthouse for filing. <u>Please note that the Family Court Office cannot make photocopies for you</u>. If you do not bring the appropriate number of copies at the time of filing, the clerk's office will make your copies at a cost of for the first page and each additional page.

# 5. The Domestic Civil Action coversheet (AOC-CV-750) and the custody mediation coversheet MUST be submitted to the Family Court or District Court Judges' Office on the date of filing.

#### <u>STEP 3</u> SERVING THE DEFENDANT

In order for your case to be binding against the Defendant, the Defendant must be served in a manner that is recognized by North Carolina law. Please see Rule 4 of the North Carolina Rules of Civil Procedure regarding process available on this website under Domestic Rules & Form; some basic information is also included in this packet. If you are unclear as to how to serve the Defendant, you should speak to an attorney. If you serve by certified mail, you'll need to complete and file the Affidavit of Service of Process (AOC-CV-105), which form is in this packet.

<u>PLEASE NOTE</u>: You must file this packet with the Clerk's Office **BEFORE** you serve the other party with the Summons and Complaint!

#### **<u>STEP 4</u>** CUSTODY MEDIATION

If you have any questions about Custody Mediation, you may contact the Custody Mediation Office serving your county. Please contact the District Court Judges' Office in your county for that number.

- Within an estimated 2 weeks after your case has been filed, you will receive a letter from the Custody Mediation Office scheduling your case for Mediation Orientation/Parent Education class. Mediation Orientation and Parent Education is mandatory. You will not be able to proceed with your visitation action unless you attend this class.
- On the day of your Mediation Orientation session, you will be allowed to schedule a Mediation Session between yourself and the other party to discuss the visitation of your child(ren). You will be given the opportunity to try and work out an agreement without going to court.
- If you cannot reach an agreement regarding visitation with, the other party, the court will schedule your case for trial. You will receive a notice to appear in court, at the address you provided when you filed your complaint. (If you move, it is your responsibility to contact the Access and Visitation Office to notify them of your new address).

#### <u>STEP 5</u> APPEARING AT COURT ON THE DAY OF YOUR CUSTODY TRIAL

1. If applicable, please check with your county Family Court office to determine when calendar call is scheduled. Please arrive at the assigned courtroom no later than 8:45 a.m. Make sure you allow yourself ample time to find parking (either on-street or in one of the public garages), go through courthouse security, and take the busy elevators up to the courtroom. It is recommended that you arrive no later than 8:15 a.m. on the date of your trial.

Child Custody/Visitation Instructions – Complaint for Child Custody Pages 3 of 3 (Rev. 7/2023/dt)

- 2. At calendar call, your assigned Judge will tell you on what date you need to return for your trial.
- 3. On that return date, your trial will be conducted. At the conclusion of the trial, your assigned judge will render his/her ruling at a later date.

#### <u>STEP 6</u> CUSTODY ORDER

1. A final Order will then be prepared. If the Defendant is represented by an attorney, the Judge may request that the attorney draft a proposed order for the Judge's signature. Make sure that the Defendant's attorney, District Court Judges' Office or Family Court Office has your address, telephone number, email address and any other pertinent contact information so that the opposing party can share with you a proposed draft order prior to submission to your Judge. Please Note: The Judge may order you to prepare the court order. If so, once you have prepared the order, you must submit the original and 2 copies of the order to the District Court Judges' office or Family Court office for the judge to review and sign. The judge may not be available when you submit your order so you might have to leave it at the office. Once the order is signed, you will need to pick up the order from the District Court Judges' office or Family Court office in your county to be filed, and send the opposing party a copy of said filed order.

# QUESTIONS

After reading these instructions and reviewing the forms and all relevant statutory laws and procedural rules, if you feel that you are unable to represent yourself or complete the paperwork **ON YOUR OWN**, (Note: Access and Visitation Coordinator or Family Court staff **CANNOT** assist you in preparing your paperwork), or if any of the instructions are unclear to you, you should speak with an attorney. If at any point during the process you should wish to proceed with the help of any attorney, some resource information is available in your packet.

STATE OF	NORTH CAROLINA			File No.			
	County					Court Of Justice erior Court Division	
Name Of Plaintiff						CEED	
VERSUS			PETITION TO PROCEED AS AN INDIGENT				
Name Of Defendant							
			DAVIT			G.S. 1-110; 7A-22	
<ul> <li>prosecution of th</li> <li>I am an inma (NOTE TO CI</li> <li>Petition To File file a notice of h</li> <li>Petition To App the cost for the a appeal this action</li> <li>Petition To File the required cost petition as an in</li> <li>(check one or more of I am presently a Supplement</li> <li>Supplement</li> <li>I am represented or have your attor</li> <li>Although I am no</li> </ul>	ert Claims - As a party in the above er le claims I have asserted. Therefore, I r ate in the custody of the Division of P LERK: If this block is checked, this Petitio e Motions - As a party in the above e learing on a motion. Therefore, I now peal - As the individual appellant in the appeal of this action from small claim on to district court as an indigent. Expunction Petition - As the petition sts to file an expunction petition. There digent.	ntitled action, now petition the Prisons of the on must be sub entitled action petition the 0 ne above enti- ns to district c oner in the ab refore, I now AP/food starr t has as its pri- f of such a leg	I affirm that I he Court for Departmen <i>mitted to a Si</i> , I affirm tha Court for an itled small c ourt. Theref pove entitled petition the mps).	an order allowing me to asset t of Adult Correction. <i>uperior Court Judge for disposi</i> t I am financially unable to order allowing me to file my aims action, I affirm that I a ore, I now petition the Cour I action, I affirm that I am fir Court for an order allowing emporary Assistance for Ne se the furnishing of legal ser organization. <i>(Attach a letter</i>	ert my ition pl advar y moti am fin t for a mancia me to eedy rvices from y	claims as an indigent. rovided on the reverse.) nee the required costs to ion as an indigent. ancially unable to pay an order allowing me to ally unable to advance o file my expunction Families (TANF). to indigent persons, or I rour legal services attorney	
SWORN/AFFIRM	MED AND SUBSCRIBED TO BE	FORE ME	Date				
Date	Signature		Signature Of Petitioner				
Title Of Person Authorized	d To Administer Oaths		Name And Address Of Petitioner (type or print)				
SEAL	te Commission Expires		-				
	CERTIFICATE OF LEGA		ES/PRO B	ONO REPRESENTATI	ON		
	ove named petitioner is represented l digent persons or is represented by p						
Date			Signature				
Name And Address (type	or print)						
		OR	DER				
_	avit appearing above, it is ORDERED authorized to assert claims, to appea enied.		ces of hearir	ng or petitions in this action	as ar	n indigent.	
Date	Signature			Assistant CSC		Clerk Of Superior Court Magistrate (for appeal only)	
behalf of legal service	f the petitioner is NOT a recipient of SNAF es, you may ask for additional financial inf 23. © 2023 Administrative Office of the Co	formation to de		r is NOT represented by legal s		es or a private attorney on	

		ORDER -	DIVISION OF PRIS	ONS INMATES	6	
The undersigned supe Department of Adult C			inds that the petitioner is at	s an inmate in the	custody of the Div	ision of Prisons of the
is not frivolous.						
is frivolous.						
It is ORDERED that						
the petitioner is au						
the petitioner is no		sue as an indige	ent.			
the action is dismis						
Date	Name Of Superio	r Court Judge (type c	or print)	Signature Of Superior	<sup>-</sup> Court Judge	
			CERTIFICATIO	N		
			y named by depositing and custody of the Unite			ssed envelope in a post
Date	Signature			Deputy CSC	Assistant CSC	Clerk Of Superior Court
NOTE: G.S. 1-110(b) pro	vides: "The clerl	k of superior court	shall serve a copy of the o	der of dismissal upo	on the prison inmate.	"

STATE OF NORTH CAROLINA CUMBERLAND COUNTY IN THE GENERAL COURT OF JUSTICE FAMILY COURT DIVISION



# FAMILY COURT NOTICE

# YOU HAVE BEEN SERVED WITH A COMPLAINT FILED IN CUMBERLAND COUNTY, NORTH CAROLINA FAMILY COURT

This action may affect your <u>rights</u> to child custody and/or visitation.

You may want to consult with an attorney about your rights and responsibilities in this action. Time is of the essence therefore your rights may be limited if you do not act within **(30)** days of receiving this complaint.

You are required to keep the court advised of your current address and any address changes. Failure to do so may result in hearings being held and orders entered without your participation.

To ensure that you receive all hearings that may affect your rights, you should immediately contact the following:

Access and Visitation Program Coordinator P.O. Box 363 Fayetteville, North Carolina 28302 Telephone: 910-475-3245

All inquired should include your file number:

THE FAMILY COURT STAFF CANNOT GIVE YOU LEGAL ADVICE.

They will assist you with information concerning court procedures and inquiries about court dates.

# FAMILY COURT RESOURCES

#### **Community Mental Health Center at Cape Fear Valley**

711 Executive Place (3<sup>rd</sup> & 4<sup>th</sup> Floor) Fayetteville, North Carolina 28305 910-615-3333

#### **Cumberland County Department of Social Services**

CARE Center Family Violence Program 1225 Ramsey Street Fayetteville, North Carolina 28301 910-323-1540

#### **Cumberland County Sheriff's Office**

Cumberland County Law Enforcement Center 131 Dick Street Fayetteville, North Carolina 28302-0363 24 Hours a Day, 7 Days a Week 910-323-1500

#### **Department of Public Health**

Triple P (Positive Parenting Program) 1235 Ramsey Street Fayetteville, North Carolina 28301 910-433-3600

#### **Family Court Offices**

Cumberland County Courthouse 117 Dick Street, Suite 211 P.O. Box 363 Fayetteville, North Carolina 28302-0363 Monday-Friday 8:00 a.m.-5:00 p.m. 910-475-3015

#### North Carolina Child Support Enforcement Agency

109 Bradford Avenue, 4<sup>th</sup> Floor Fayetteville, North Carolina 28302 910-486-1093

#### North Carolina Lawyer Referral Services

919-677-8574

STATE OF NORTH CAROLINA		File No	0.	
County	_	In T		eral Court Of Justice
Name And Address Of Plaintiff 1 Name And Address Of Plaintiff 2	🗌 INITIAL	FILING		CR SHEET SEQUENT FILING Superior and District Courts
VERSUS	Jury Demanded Ir	Pleading?		o 🗌 Yes
Name Of Defendant 1 Summons Submitted Yes No	Name And Address Of Att appearance or change of Telephone No.	orney Or Party, If address)	Not Repres	ented (complete for initial
Name Of Defendant 2		1		
	NC Attorney Bar No.	Attorney E-Mail A	Address	
Summons Submitted Yes No	Initial Appeara	nce in Case		Change of Address
All Plaintiffs All Defendants Only (List party(ies) represented)	FAX No.			
TYPE OF PLEADING         (check all that apply)         Amended Answer/Reply (AMND-Response)         Amended Complaint (AMND)         Answer/Reply (ANSW-Response)         Complaint (COMP)         Confession Of Judgment (CNFJ)         Contemp (CNTP) Assess Motions Fee         Continue (CNTN) Assess Motions Fee         Counterclaim vs. (CTCL) Assess Counterclaim Costs         Extend Time For An Answer (MEOT-Response) Assess Motion Fee         Modification Of Alimony (MALI) Assess Motions Fee         Modification Of Support in non-IV-D cases (MSUP) Assess Motions Fee         Modification Of Visitation (MVIS) Assess Motions Fee         Modification Of Visitation (MVIS) Assess Motions Fee         Santions (SANC) Assess Motions Fee         Show Cause (SHOW) Assess Motions Fee         Show Cause (SHOW) Assess Motions Fee         Vacate/Modify Judgment or Order (VCMD) Assess Motions Fee         Other (OTHR): (Use codes from Motions Coversheet AOC-CV-752 or specify)	(check all that ap)         Alimony (ALIM)         Annulment (ANI         Child Support (0         Custody (CUST         Divorce (DIVR)         Divorce From B         Domestic Violer         Equitable Distrit         Medical Covera         Paternity (PATR         Possession Of F         Post Separation         Keimbursement         Visitation (VIST)         Other: (specify all	UL) CSUP) ed And Board nce (DOME) pution (EQUD) ge (MEDC) R) Personal Prop a Support (PSS t For Public As )	(DIVB) ) erty (PO SU) ssistance	PP)
Date	Signature Of Attorney/Par	rty		
NOTE: All filings in civil actions shall include as the first page of the filing a cover sho	eet summarizing the critical	elements of the fi	ling in a for	mat 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.

## CUSTODY MEDIATION: CASE INFORMATION FORM \*\*\*\*DO NOT FILE: PLACE IN CUSTODY MEDIATION BOX\*\*\*\*

STATE OF NORTH CAROLINA	IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION
COUNTY OF CUMBERLAND	
JUDICIAL DISTRICT 14	FILE NO.:CVD
Plaintiffvs. Defendant	Assigned Judge:
PLAINTIFF(S):	Day Phone:
Mailing Address:	Night Phone:
Date of Birth:	Email:
Plaintiff's Attorney:	Phone:
Address:	Fax:
	Email:
DEFENDANT(S):	Day Phone:
Mailing Address:	Night Phone:
Date of Birth:	Email:
Defendant's Attorney:	Phone:
Address:	Fax:
	Email:

- 1. Is there a pending or resolved military, civil or criminal domestic violence case involving the same parties in North Carolina or any other state? YES NO List type: \_\_\_\_\_ Expiration date: \_\_\_\_\_\_ If yes, you <u>must attach</u> a copy of all military, civil or criminal domestic violence restraining/protective orders.
- 2. Is DSS/CPS currently involved? YES NO Prior involvement? YES NO Date closed: DSS Social Worker's name \_\_\_\_\_ ( 3. Is an interpreter needed for a participant? YES NO
- If yes, what language(s) does the party speak? Spanish YES NO Other? \_\_\_\_\_\_\_. 4. Have the parties attended orientation in the past 5 years? YES NO *If yes, case/file number: \_\_\_\_\_\_-CVD-\_\_\_\_\_*

- 5. Have the parties ever attended mediation? YES NO *If yes, case/file number:* \_\_\_\_\_\_-*CVD-\_\_\_\_\_*6. Online/WebEx Orientation or Mediation Requested YES NO (must have private setting/email/internet) Reason for Request (check one or more): Out-of-state/over 3 hours' drive (list state/distance); DVPO; Medical; Other? List reason: CHILDREN INVOLVED IN CASE: (use back of form if needed):

NAME	AGE M/F	DOB	<b>CHILD RESIDES WITH</b>	RELATIONSHIP			
Marriage Date:	Separation Date:		Parties Never Married:	·			
Signature:	Date:						
Plaintiff Plaintiff's A	Attorney 🗖 Defendant 🔳	Defendant's	Attorney Intervenor Int	ervenor's Attorney			
CCLF-FC-015 (4/16)	CUSTODY MEDIATION RECEIVED DATE :						

CUSTODY MEDIATION RECEIVED DATE :

STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice
Name Of Plaintiff	
Address	CIVIL SUMMONS
City, State, Zip	
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
You have to respond within 30 days. You may possible, and, if needed, speak with someone iIMPORTANTE! iSe ha entablado un proceso iNO 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 Plaintin's Attorney (il none, Address Of Plaintin)	AM PM
	Signature
	Deputy CSC Assistant CSC Clerk Of Superior Court
ENDORSEMENT (ASSESS FEE)	Date Of Endorsement     Time       Image: Am Ima
This Summons was originally issued on the date indicated above and returned not served. At the request of the plaintiff, the time within which this Summons must be served is	Signature
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

		RETURN C	OF SERVICE		
I certify that this Summons and	d a copy of the compl	aint were receive	ed and served as foll	ows:	
	DEFENDANT 1				
Date Served	Time Served	AM PM	Name Of Defendant		
By delivering to the defend	lant named above a c	copy of the summ	ions and complaint.		
By leaving a copy of the superson of suitable age and			house or usual place	e of abode of the defendant named above with a	
As the defendant is a corp below.	oration, service was e	effected by delive	ring a copy of the su	ummons and complaint to the person named	
Name And Address Of Person W	<sup>7</sup> ith Whom Copies Left (if cc	orporation, give title of	person copies left with)		
Other manner of service (s	;pecify)				
Defendant WAS NOT serv	ed for the following re	eason:			
		DEFEN	DANT 2		
Date Served	Time Served	AM PM	Name Of Defendant		
By delivering to the defend	Jant named above a c	copy of the summ	ons and complaint.		
	ummons and complai	nt at the dwelling	-	e of abode of the defendant named above with a	
As the defendant is a corp below.	oration, service was e	effected by delive	ring a copy of the su	ummons and complaint to the person named	
Name And Address Of Person W	Name And Address Of Person With Whom Copies Left (if corporation, give title of person copies left with)				
Other manner of service (s	specify)				
Defendant WAS NOT served for the following reason:					
Service Fee Paid \$			Signature Of Deputy Sh	eriff Making Return	
Date Received			Name Of Sheriff (type or	r print)	
Date Of Return			County Of Sheriff		
AOC-CV-100, Side Two, Rev. 4/18 © 2018 Administrative Office of the Courts					

© 2018	Administrative	Office	of the	Courts

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NUMBER: \_\_\_\_\_

Name of Plaintiff:

COMPLAINT FOR 

Visitation

Custody

V.	
Name of Defendant	

- 1. The Plaintiff is a citizen and resident of \_\_\_\_\_ County, North Carolina and has been for more than six (6) months preceding the institution of this action.
- 2. The Defendant is a resident of \_\_\_\_\_ County, \_\_\_\_\_ (Name of State).
- 3. The parties (fill in appropriate blanks):

were married to each other on \_\_\_\_\_ (*month/day/year*), and are the adoptive or biological parents of the child(ren) who are the subject of this complaint;

and  $\Box$  separated from each other on \_\_\_\_\_\_ (*month/day/year*) and were divorced (if applicable) on \_\_\_\_\_\_ (*month/day/year*); or

 $\Box$  have never been married but are the biological parents of the child(ren) listed below that are the subject of the Complaint.

4. The full names, ages, and dates of birth for the child(ren) who are at issue in this case are:

Full Name	Age	Date of Birth
Full Name	Age	Date of Birth
Full Name	Age	Date of Birth

#### (INSERT ADDITIONAL LINES IF NECESSARY)

- 5. This is a claim for custody of the minor child(ren) named above. Attached hereto and incorporated herein is a completed Affidavit as to Status of Minor Child (AOC-CV-609) for each child set forth above.
- 6. There (check the applicable box and fill in appropriate blanks):

 $\Box$  IS a child support action for one or more of the children who are subject of this action. The child support action is located at (give file number, county and state of court):

 $\Box$  IS NOT a child support action for one or more of the children who are the subject of this action.

- 7. The District Court of \_\_\_\_\_ County, North Carolina has a personal jurisdiction over the parties and subject matter jurisdiction (including jurisdiction under the Uniform Child Custody Jurisdiction and Enforcement Act) to decide the claims and render a custody determination in this action.
- 8. Venue of this action is proper in \_\_\_\_\_ County, North Carolina.

#### CUSTODY CLAIM

9. The Plaintiff is a fit and proper person to have custody of the minor child(ren) named above, and an award of custody to the Plaintiff would be in the best interests and welfare of the named child(ren).

#### PRAYER FOR RELIEF

WHEREFORE, the Plaintiff prays the Court for relief as follows:

- 1. Accept this verified Complaint as the Plaintiff's affidavit upon which the Court may base all its orders in this case.
- 2. That □ temporary custody (check box only if seeking) and permanent custody of the minor children be awarded to the Plaintiff, and
- 3. Grant the Plaintiff such other and further relief as the court deems just and proper.

Date

Plaintiff's Signature

Plaintiff's Street/Mailing Address

Plaintiff's City, State, Zip Code

Plaintiff's Telephone Number

#### **VERIFICATION**

(Must be signed before a Notary Public)

STATE OF \_\_\_\_\_ COUNTY OF \_\_\_\_\_

I, \_\_\_\_\_\_ (print your name), being first duly sworn, depose and say that I am the Plaintiff herein, that I have read the foregoing Complaint for Child Custody/Visitation and know the statements therein to be true of my own personal knowledge, except as to those matters alleged upon information and belief, and as to those matters, I believe them to be true.

 Date
 Plaintiff's Signature

 Subscribed and affirmed before me this \_\_\_\_\_day of \_\_\_\_\_, 20\_\_\_\_.

Notary Public My Commission Expires: \_\_\_\_\_

STATE OF NORTH CAROLINA				Court File No.			
			County			e General Court Of Justice District Court Division	
Name And Address Of Plaintiff			AFFIDAVIT AS TO				
				S	STATUS OF	MINOR CHILD	
			RSUS			G.S. 504	٩-209
Name And Addre	ss Of Defenda	nt		Name Of Minor Child			
				Date Of Birth	Birthplace		
L the unders	signed affia	nt being	first duly sworn, say that during the	past five (5) years	the above nam	ned minor child has lived as follo	ws.
	Residence		Address	Name Of		Present Address	
From	То			Lived	With	Of Person	
	Present						
I further say							
Capacity As Part	-	n litigatio	n concerning the custody of the abc	Name And Address C	f Court		
Date Of Child Cu	stody Determi	nation	Case No.	-			
Details							
violence	, a protectiv	e order, t	istody proceeding. Examples of cus ermination of parental rights or ado				
Name And Addre	s proceedir ss Of Court	ig.		Details (include case	number and describ	pe nature of the proceeding)	
I know of named ch	a person as	s listed be	elow, who has physical custody or c	laims to have cust	ody or visitatior	n rights with respect to the above	e
Name And Addre						Physical Custody	
						Claimed Custody	
						Visitation Rights	
SWORN/A	FFIRMED		JBSCRIBED TO BEFORE ME	Date			
Date		Signature O	f Person Authorized To Administer Oaths	Signature Of Affiant			
Deputy CSC	C Assista	nt CSC	Clerk Of Superior Court Magistrate	Name Of Affiant (type or print)			
Notary	1	Date My Co	mmission Expires	Relationship To Above	e Named Child		
SEA		County Whe	re Notarized				
JEA	<b>L</b>						

STATE OF N	ORTH CAROLINA		File No.			
	County		In The General Court Of Justice			
Name And Address Of Plain	tiff	SF	RVICEMEMBERS CIVIL RELIEF ACT			
Name And Address Of Defe	VERSUS ndant		DECLARATION			
			G.S. Ch. 127B, Art. 4; 50 U.S.C. 3901 to 4043			
NOTE: Though this for			stitute for the certification that may be required by G.S. 45-21.12A.			
	DECLA Declarant, under penalty of perjury declare ti	RATION				
<ol> <li>As of the curren         <ul> <li>a. I have period</li> <li>b. I have period</li> <li>c. I am una</li> </ul> </li> <li>As of the current to State active in National Guard</li> <li>I used [             defendant's feet</li></ol>	nt date: (check one of the following) ersonal knowledge that the defendant named at bersonal knowledge that the defendant named at ble to determine whether the defendant named nt date, I have have not received a duty as a member of the North Carolina National of another state. See G.S. 127B-27 and G.S. 1 did not use the Servicemembers Civil Reli leral military service. from my use of that website are attached. rvicemembers Civil Relief Act Website is a website m on your computer, you may experience security alerts North Carolina National Guard under an order of the C f the governor of that state will <b>not</b> appear in the SCR acts support my statement as to the defendant's	bove is in m bove is <b>not</b> above is in a copy of a al Guard or 27B-28(b). ef Act Webs aintained by from your in Governor of the A Website da	" "Ilitary service.* n military service.* military service.* military order from the defendant named above relating service similar to State active duty as a member of the site (https://scra.dmdc.osd.mil/) to determine the the Department of Defense (DoD). If DoD security certificates ternet browser when you attempt to access the website. his State and members of the National Guard of another state			
*NOTE: The term "military service" includes the following: active duty service as a member of the United States Army, Navy, Air Force, Marine Corps, or Coast Guard; service as a member of the National Guard under a call to active service authorized by the President or the Secretary of Defense for a period of more than 30 consecutive days for purposes of responding to a national emergency; active service as a commissioned officer of the Public Health Service or of the National Oceanic and Atmospheric Administration; any period of service during which a servicemember is absent from duty on account of sickness, wounds, leave, or other lawful cause. 50 U.S.C. 3911(2). The term "military service" also includes the following: State active duty as a member of the North Carolina National Guard under an order of the National Guard to Chapter 127A of the General Statutes, for a period of more than 30 consecutive days; service as a member of the National Guard of another state who resides in North Carolina and is under an order of the governor of that state that is similar to State active duty, for a period of more than 30 consecutive days. G.S. 127B-27(3) and G.S. 127B-27(4).						
I declare (or certify,	verify, or state) under penalty of perjury that	t the foreg	oing is true and correct.			
Date	Signature Of Declarant		Name Of Declarant (type or print)			
S ti	ervicemembers Civil Relief Act affidavit or declard he defendant is in military service, do not proceed o represent him or her.	ation (wheth	ich the defendant has not made an appearance until a er on this form or not) has been filed, and if it appears that Igment until such time that you have appointed an attorney			

#### 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 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).