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IN THE SUPERIOR COURT OF MORGAN COUNTY STATE OF GEORGIA

TYLER PERRY,

PLAINTIFF

V.

KAITLYN V. JENKINS,

DEFENDANT

CIVIL ACTION FILE NUMBER: 18-CA-030

FINAL HEARING

BEFORE THE HONORABLE WILLIAM A. PRIOR, JR., CHIEF JUDGE JUDGE, SUPERIOR COURTS

OCTOBER 29, 2018

APPEARANCES OF COUNSEL:

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For the Defendant:

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1	PROCEEDINGS
2	THE COURT: Call for a hearing Civil Action File
3	Number 18-CA-030, Tyler Perry versus Kaitlyn V. Jenkins,
4	Ms. Morris for the Plaintiff Movant and Mr. Evans for the
5	Defendant.
6	Ready to proceed, Ms. Morris?
7	MS. MORRIS: Yes, sir.
8	THE COURT: Ready to proceed, Mr. Evans?
9	MR. EVANS: Yes, Your Honor.
10	THE COURT: All right. What are we do you want
11	to make an opening statement, Ms. Morris, and tell me kind
12	of what we're here for?
13	MS. MORRIS: Yes, sir. Yes, sir.
14	
15	(Whereupon, Ms. Morris presents her opening statement to
16	the Court.)
17	
18	(Whereupon, Mr. Evans presents his opening statement to
19	the Court.)
20	
21	THE COURT: So nobody is asking for a jury trial,
22	and this is the final hearing. Do you agree, Ms. Morris?
23	MS. MORRIS: Yes, sir.
24	THE COURT: Do you agree, Mr. Evans?
25	MR. EVANS: Yes, Judge.

1	THE COURT: Call your first witness, please, ma'am.
2	MS. MORRIS: For the purposes of cross examination,
3	I call Kaitlyn Jenkins.
4	MR. EVANS: Judge, I would like to invoke the rule
5	of sequestration, if we could.
6	THE COURT: Well, who have you got in who are
7	your witnesses, please, ma'am?
8	MS. MORRIS: Rachel Perry and Sharon Bates, and they
9	are outside.
10	MR. EVANS: Okay. I was just making sure.
11	THE COURT: All right, fine. Thank you.
12	MS. MORRIS: Yeah.
13	THE COURT: Come up whoever you're calling, come
14	up, please, ma'am.
15	And we agree that the child has been legitimated, is
16	that correct?
17	MR. EVANS: Correct, Judge.
18	THE COURT: All right.
19	Have a seat, please, ma'am.
20	MS. MORRIS: Will you raise your right hand? Do you
21	swear or affirm that the testimony you're going to give in
22	this matter is the truth, the whole truth, and nothing but
23	the truth?
24	MS. JENKINS: Yes.

1		KAITLYN JENKINS	
2		Witness being first duly sworn	
3		Testified on	
4		CROSS EXAMINATION	
5	BY MS. MO	RRIS:	
6	Q	State your name for the record.	
7	А	Kaitlyn Jenkins.	
8	Q	Can you spell it?	
9	А	K-a-i-t-l-y-n, J-e-n-k-i-n-s.	
10	Q	Okay. And how old are you?	
11	А	I'm twenty-one.	
12	Q	And what is your relationship to Carson Perry?	
13	А	I'm his mother.	
14	Q	Okay. And what is your relationship to Tyler Perry?	
15	A	I'm his ex-girlfriend.	
16	Q	Okay. When when when was that?	
17	А	That was about a year and a half ago, close to two	
18	years whe	n we split.	
19	Q	Okay. And how long were you together?	
20	А	Close to five years.	
21	Q	And where do you live right now?	
22	А	I live with my parents.	
23	Q	What's the address?	
24	А	1131 Antioch Church Road.	
25	Q	Okay. And is that a house or an apartment?	
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- 1 A It's a house.
  - Q And how many bedrooms?
  - A It has three.
    - Q And how many bathrooms?
  - A Two.

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- 6 Q Who lives there with you?
- A My parents, my grandmother, and my -- the father of my current son.
- 9 Q Okay. And what is his name?
- 10 A Troy McCain.
- 11 Q Okay. And how are the bedrooms split up?
- A We have -- Carson has his bedroom, my parents have
  theirs, and we have our own. My grandmother stays in the
  bedroom with Carson while she is temporarily staying with us to
  help with Carson and with the new baby while my parents are at
  work.
- Q So it's your testimony that Carson does not stay in your room?
- 19 A He does not.
- Q And you had some prior movements, some prior residences since this case started, correct?
- 22 A Yes.

- Q And can you describe those?
- A We had to -- the water quit working at the
  Mergendollar address, so that is when we decided that we had

- to have a place, and my parents offered to let us move in with them until we can find our own place.
  - Q Okay. So you were not living with your parents when this case was filed?
    - A Not when it first started.
  - Q Where were you living?
    - A On the 2125 address, Mergendollar address.
      - Q And then where did you move?
  - A We moved in with my parents.
- Q Okay. And was your grandmother living with you at that time?
- 12 A Not at the time.
- Q Okay. And when you say "we moved in" with your parents, who is "we?"
- 15 A Me and Troy.

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- 16 Q And Carson?
- 17 A Yes, and Carson.
- Q Okay. So when Carson was born, you were living with Tyler and his parents, is that right?
- A We were back and forth every other week. We would go
  from his parents' house to my parents' house. That way they
  would have -- everybody would have the exact amount of time
  with Carson.
- 24 Q And that -- that was from the beginning?
- 25 A Yes.

- Q Okay. And did you get along with his parents?
- A Yes. His mother was amazing to me.
  - Q Okay. And when did you decide not to live together?
- A We started having issues and we just went our own separate ways. We just decided it was time.
- 6 0 When was that?
  - A About a year and a half, two years ago. That was about the time.
  - O So --

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- 10 A We -- it was --
- 11 Q -- 2017, thereabouts?
- 12 A Possibly, yes, I believe.
  - Q Okay. When you said that you started not getting along with each other, what did that look like?
  - A I mean, we were, you know, vicious words with each other and, you know, we each cheated and, you know, no doubt about that. We had our faults. But, regardless, he is a good father to Carson, and I will not -- that's no lie about that.
  - Q So did you ever have any violence between y'all?
  - A We had our -- he did have to call the law on me one time, but I still don't exactly understand that, but Carson was sound asleep and I went -- I didn't have charges pressed against me or anything, and Carson got to come home with me that day as well.
    - Q Was there any time that y'all had violence between

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1
    you that the law wasn't called?
 2
              Not that I recall, no, ma'am.
 3
              You don't recall slapping him?
              I did the time that he called the law on me.
 4
 5
    was the time.
 6
              Is that the only time?
         Q
 7
         A
              I believe so, yes, ma'am.
 8
         0
              Okay. You said Carson has his own room.
 9
         A
              Yes.
10
         Q
              Does he have a bed in there?
11
         A
              Yes, he does.
              Is it his own bed or does he sleep with your --
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         0
13
              Yes, it's his own bed.
         A
14
         Q
              -- grandmother? Has he always had his own room?
15
         A
              Yes.
16
              Okay. Does he have toys?
17
         A
              Lots.
18
         Q
              Okay. Are they in his bedroom?
                           Does he what? I didn't hear what your
19
              THE COURT:
20
         question was.
21
              MS. MORRIS:
                            Toys.
22
              THE COURT:
                           Thank you.
23
    BY MS. MORRIS:
24
              Are they in his bedroom or --
25
                    They're pretty much everywhere through the
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1 house.

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- Q Okay. And where does he play? Does he play --
  - A Inside, outside. He has the whole front yard to play in. He has the carport, his bedroom, living room, pretty much anywhere he really wants to.
- 6 Q Okay. Does he have books?
- 7 A Yes, lots.
  - Q Okay. Do you read to him?
- 9 A Yes.
- 10 Q When do you read to him?
- 11 A Bedtimes or down time during the day, nap times.
  - Q Okay. You said right now you don't work?
- 13 A No, ma'am, I don't.
- 14 Q So where are you getting your income from?
- A My parents. They're paying me \$150.00 every two
  weeks for house cleaning, and just to take care of doing the
  laundry and everything.
- 18 Q Okay. So you're making about \$75.00 a week?
  - A Give or take, yes.
- Q Okay. I was -- I was looking at your Domestic
  Relations Financial Affidavit and it said \$300.00 a month.
- 22 A Yes, that's correct.
- 23 Q So is that what you're talking about?
- 24 A Yes.
- 25 Q Okay. You were previously working at --

1 Little Caesar's in Madison. A 2 Okay. And you stopped that on August 10th? Q 3 Yes, ma'am. A 4 0 Okay. And how long had you worked there? For about a year until -- up until I had -- went on 5 A 6 maternity leave for Aaron. 7 And what's the new baby's name? Q 8 A Aaron. 9 Aaron? 0 10 Α Yes. And when was he born? 11 Q 12 A September 5th. 13 Okay. Do you get any other income? 0 14 Other than Troy's, but, I mean, we're not together --A 15 I mean, we're not married, so he pays the car, the phone bill, 16 stuff like that. 17 You get child support? 18 A Not from Troy. 19 No, but I mean from --0 20 Α Yes, I get child support. And that's \$445.00 a month? 21 0 22 \$445.00 a month, yes, ma'am. A 23 Are you getting WIC? Q 24 A Yes.

How much is that?

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- 1 It's -- right now, it's for all three of us, so, I mean, we get a good bit of stuff. I'm not sure what the amount 2 3 is. 4 0 It's on a card and you just show that? 5 A We have the vouchers. Okay. And do you get food stamps? 6 0 7 No, ma'am. A 8 0 Any other income? 9 No, ma'am. A 10 Okay. So at the same time, you have all these bills, Q 11 rent, power, gas, phone, cable. 12 A Yes. How are those getting paid? 13 14 Troy pays the car and the phone bill. We split -- he A 15 helps my parents with the -- the light bill and we do rent. We 16 pay rent. 17 How much rent do you pay? 18 Rent is about \$900.00, and we give them a little bit, 19 maybe \$200.00 every other month when we can, and --20 0 And Troy's paying that?
  - Q Okay. What about groceries, and diapers, and such?
  - A WIC definitely helps with the groceries, and then, you know, our -- my parents and his parents definitely give -- help out with diapers, and then, of course, the child support

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A

Yes, ma'am.

- 1 goes for Carson's needs, pull-ups, clothing, all of that.
  - Q And you have a new car, a Journey, right?
  - A Yes.

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- Q Okay. But Troy's paying for that?
- 5 A Yes, ma'am.
  - Q But that's also in your name, right?
- 7 A Yes.
  - Q Okay. And your Financial Affidavit says that you pay for electricity, cable, and internet out of your money?
- 10 A Yes.
- 11 Q And you have no debts?
- 12 A No.
- Q But the previous Financial Affidavit, you said that you owed Babcock Furniture some money.
- 15 A Yes. We got that taken care of and paid off.
- 16 Q Is that paid off?
- 17 A Yes.
  - Q Okay. Okay. So when you were working, what did you do about child care?
- A My grandmother, she would watch Carson, or my parents would watch Carson while I was at work. I would go in possibly about 5:00 and I would work until closing, and then I would come home, and I would be home with the kids.
- Q Okay. And you said your new baby was born September 5th?

1 A Yes, ma'am.

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- Q Okay. And who took care of Carson during birth?
- A He was up there at the hospital, and my parents were up there. He was not in the room, and he got to -- of course, we had him -- allowed him to come up there and stay up until delivery, and he went home with my parents for a few days, and then he would come back while we were up there.
- Q Are you aware that attached to the Consent -- the Temporary Order there was a standard for parents that required that if a parent needed care for the child for more than 24 hours, they were supposed to give the other parent right of first refusal?
  - A No, ma'am, I do not -- I wasn't aware of that.
  - Q Did you ever think to call --
- 15 A He --
  - Q -- Tyler about --
- 17 A Tyler did text --
- 18 Q -- taking care of Carson?
  - A Tyler did text me and asked how the new baby and Carson were doing, but he did not once ask, you know, during the time if he needed to do anything, and which I --
  - Q Did -- did you tell him when you were --
    - A No, I did not, because I didn't that was his concern of the new baby.
      - Q Okay. So you didn't think it was his concern that

1 his son needed care for 24 or 48 hours?

- A As far as I'm concerned, Carson was very well taken care of.
- Q Okay. But there was a standing order that Tyler was supposed to have notice and opportunity to refuse that. You recognize that?
  - A I did not see that in any of the statements.
- Q Okay. Let me see if I can refresh your recollection.

  This is the Temporary Order, and this is attached, the filing.

  If you'll look at number two.
  - A (Perusing document.) I did not see this at all.
  - Q So your attorney did not show you this?
- 13 A I did not see this.
- 14 Q As far as Aaron, is he a healthy baby?
- 15 A Very healthy.
- 16 Q Okay. Sleeping through the night yet?
- 17 A Very.

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- 18 Q Okay. And Troy is the father?
- 19 A Yes.
- Q Okay. And he's living with y'all, so there's no lissue of child support or --
- 22 A No, ma'am.
- Q -- at this point? And what happens when you have to go out? Do your parents and grandparents care for him, too?
  - A Yes, ma'am.

- 1 Q Okay. Now --
  - A But I'm always there.
- 3 Q Huh?

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- A I'm always there.
- Q You don't go out? Okay. Now, after Carson was born,
  I understand you had an episode of postpartum depression --
- 7 A Yes, ma'am.
  - Q -- is that right? Are you suffering from that now?
  - A I still take my anxiety medicine, but it's not depression or anything like that.
- 11 Q It's not like it was before?
- 12 A Exactly.
  - Q Okay. And you had an issue after Carson was born where you had to go to the --
- THE COURT: I'm sorry, had what, Ms. Morris?

  16 BY MS. MORRIS:
  - Q -- had an issue after Carson was born where you had to go to the hospital for taking too many pills?
- A I took two pills, and I was only supposed to take
  one, but it scared me so I made sure I went and had it taken
  care of the right way.
- 22 Q Okay. What -- what pills did you take?
- A It was Zoloft at the time, and I wasn't sure what it would do if I took two, so I wanted to make sure I got that taken care of.

1 Okay. So you did go to the hospital? 0 2 A Yes, I did. 3 Have you ever had any other mental health issues? 0 4 A No, ma'am. 5 0 Okay. Does Carson have any interactions with other children? 6 7 A All the time. 8 0 In what way? 9 His cousins. He plays -- we take him -- either his 10 cousins come over to the house or we bring them over there, 11 and they love playing, getting outside, the -- he goes to 12 birthday parties. He does everything a child is supposed to 13 do. 14 When you say his cousins, are those your brother's children or your sister's children or --15 16 A My cousin's kids. No. 17 Your cousin's children. Okay. Do you have any 18 siblings? 19 A No, ma'am. 20 Okay. And how old are they? 0 They're his age. 21 A 22 Okay. So he's never been to day care? Q 23 No, ma'am. A 24 Never been to Sunday School or --0 25 A He has been to Sunday School. He goes to church with us every Sunday that he is with me, and I hope that continues, that he gets to go to church and all. He made the statement yesterday that he loves going to church and loves being with the kids.

- Q Good. And he's feeding himself?
- A Oh, yes.

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- Q Okay. What kind of foods does he eat for breakfast?
- A He eats pancakes, cereal, eggs, really whatever he's in the mood for. We get up and we'll fix it.
  - 0 What about lunch?
- A Usually he has a peanut butter sandwich or we'll take him if he's really good, which he's been doing awesome with potty training, we'll reward him, take him to McDonald's for his favorite Happy Meal, and he's been doing really well with that as well.
  - Q So he is potty training?
  - A Yes, he's doing good with that.
- 18 Q Okay. So he's not in diapers any more or --
- A He's still in pull-ups. He's working his way out of those, hardly any accidents.
  - Q Have you -- have you discussed that with Tyler?
  - A Yes. We have -- we've talked about it. He told me that he's been doing good when he's with him, potty training, and I told him that we were trying to, you know, introduce the underwear -- big boy underwear and stuff.

- Q Uh-huh (affirmative response). So it's your testimony that you've been working with Tyler to try to help get him potty trained?
- A I -- so when Tyler comes and gets him, I let him know what's going on. I tell him.
- Q Okay. What's his regular schedule? What time does he get up in the morning?
- A It's usually about 8:45, 9:00 in the mornings, and he goes to bed about 9:00 or 10:00 at night. He has his routine. He gets his bath. He uses the potty. He watches Babies for a few minutes, and then he'll get in his bed and he's ready to go to sleep.
  - Q What about nap time? Does he take a nap?
- A Not near as much as he used to. He'd rather be up playing. We have to pretty much just get him to -- we'll put on like his favorite cartoon, Paw Patrol, and he'll lay down and he'll finally doze off.
- Q Okay. And what does he like to play with? What does he like to do?
- A His grave digger, his big old grave digger truck that he can ride in.
  - Q Grave digger?
- 23 A Yes.

- 24 O It's like an excavator or --
  - A It's a big monster truck that he can ride in.

1 Q Oh, okay.

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- A He has his -- he likes to go outside and play with his guns, his little toy guns. He likes playing with his little trucks, digging in the dirt, being outside with his dogs and his chickens, so I guess you --
- 6 Q You have dogs and chickens?
- 7 A Yes.
  - Q Okay. And he likes playing with them?
- 9 A Oh, yes.
- 10 Q Okay. What's his favorite book?
- A Oh, gosh, that's hard. Probably the -- at night,
  it's Bible stories. We always read his Bible stories, and he
  always says his night time prayers.
- 14 Q Does he know his colors?
- 15 A Yes. He's really good at that.
- 16 Q What about his shapes?
- 17 A He's -- he has times where he likes to be a little 18 stubborn, as I say, but, yes, he knows his shapes as well.
- 19 Q Any letters?
- 20 A Yes. He knows his letters and numbers as well.
- 21 Q Okay. And he knows his name?
- 22 A Yes.
- 23 Q Does he know his age?
- 24 A Yes.
- 25 Q Does he know your name?

1 A Yes. 2 Your full name? 3 A Yes. 4 0 Okay. What about his dad's name? 5 A Yes. 6 Now, as far as Tyler's care of Carson, you Q 7 said that he is -- is a fit parent? 8 A Yes, he is. 9 And you have no concerns? 0 10 No, I do not. Α 11 Q Okay. And Tyler was involved when he was born? 12 Yes, he was. He was there. 13 And he was involved when the three of y'all lived 14 together? 1.5 A From time to time, yes. 16 What do you mean, from time to time? 17 His mother would be there more than he was when we 18 were at his house. He would leave and go do whatever, and it 19 would be -- I would be there, not have a way to go, because I 20 wasn't driving at the time. His mother would be the one --21 He was working, though, right? 22 Most -- as far as I'm concerned, that's what he was 23 telling me, but nobody -- in my opinion, when you're in lawn 24 care, you do not work until 11:00 at night.

He was involved when y'all were splitting time

Okay.

- between the parents, right?
- A Yes.

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- Q And he was there when Tyler (sic) had tubes put in his ears?
  - A Yes. Tyler was there.
- Q Uh-huh (affirmative response). And -- and then you saw -- I guess it was September of 2017, you saw a picture of Rachel with Carson, right?
- A Yes. The agreement was unless we were serious or, you know, soon to be married or however you want to put it, that nobody was allowed no females or males were allowed to be around Carson unless we agreed. But I got a picture my family sent me a picture, and he did not ask me or anything if Rachel could be around Carson at the time. They just decided to blast it all over the Internet, knowing that I would find out.
- Q Well, did you ever ask him if he was serious about Rachel?
  - A No, because they hadn't been together that long.
- 20 Q So you didn't think to ask him after you saw the 21 picture, you know, "What's" --
  - A Well, it's --
- 23 Q -- "what's this about? Are you and Rachel serious?"
- A It was like two weeks, to be honest. It seemed like it was about two weeks to a month, so my opinion --

1 Q To weeks or a month what?

1.5

- A That they had been together.
- Q How did you know that?
- A Well, for one, he is the father of my son and, for two, people in my family who love Carson dearly know -- they -- they help look out for me and look out for Carson as well, so if they see something, of course, they're going to tell me.
- Q But how did you know they'd only been together for two weeks or a month?
- A It's Facebook. You -- I mean, he told me he was seeing somebody.
  - Q Okay. And did you ask him if it was serious?
- A No, because I didn't think that it was my concern at the time until he started blasting pictures of him -- of them on Facebook.
- Q But at that point -- before that, you had let him have Carson whenever he asked.
  - A Before he started dating Rachel, he would come and see Carson all the time like he was, but as soon as they got together, that stopped, and it's because I know for a fact that she does not like me, and I'm fine with that, but it's the simple fact don't keep somebody from their from their child.
  - Q Well, but you restricted access to Carson at that point. He was with his paternal grandmother at that point, and you said, "Bring him home."

1 He was not -- I called Sharon, Tyler's mother. 2 was -- she -- I asked her where Tyler was, where Carson was. She said that she had no idea. So I told her that I tried 3 4 calling him. I was at work at the time, for one, so that 5 interfered with my job. And so I called and I said, "Look, I 6 just want him home now, because I do not approve of this," and 7 then that's when Tyler started jumping me about how that I 8 wasn't -- that I didn't -- he didn't deserve this and 9 everything. 10 But you -- you restricted access to Carson for Tyler 11 at that point, right? 12 I wouldn't deny --Judge, I object, just on the grounds 13 MR. EVANS:

MR. EVANS: Judge, I object, just on the grounds that she's presuming that he doesn't have a right to access at this point. I think this is pre-legitimation, so he really has no rights at that point. I just wanted to make that statement.

THE COURT: I agree. Sustained.

MS. MORRIS: But, Your Honor, he -- she had been giving him free access to him, and at that point --

THE COURT: I know. I've gotten the point that you're making, Ms. Morris, so we need to move on.

MS. MORRIS: Okay. Okay.

BY MS. MORRIS:

14

1.5

16

17

18

19

20

21

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23

24

25

Q But since that time, he has asked repeatedly for more

time with him, correct?

1

2

3

5

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11

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13

14

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16

17

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A Yes, he has, but I do not agree with overnight visits at the time. Carson -- I agree Carson is too young, and this is all a change for him, and for -- therefore, with a three year old, to sit there and make comments about court when I do not say nothing about court --

Q But you have no way of knowing that that's what's being done, because you're not there.

A Well -- exactly. I'm not, you know, saying anything against Tyler or nobody, but it just -- it bothers me that when he sits there and makes comments about court, and makes little comments like that, like a three year old should not know about what's going on.

- Q So you're saying that Carson makes comments about court?
  - A Yes, he does.
    - Q Okay. But you know that Tyler loves Carson.
- 18 A Very much.
- 19 Q Okay.
  - A No doubt about that.
  - Q Okay. And it's -- it's been your opinion that he would take great care of Carson?
  - A Yes, he would. I know he would. I mean, he -- you know, he was -- he was there, but he wasn't there the way he needed to be.

- Q And the -- your -- your argument, though, is that, as far as Carson being in your care primarily, is because that's what's been happening?
  - A Yes, it has.
  - Q And not what's best for Carson?
- A No. What's best for Carson is for him to have both parents.
  - Q Yes.

2

3

4

5

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14

15

- 9 A I agree with that 100 percent.
- 10 Q Okay.
- 11 A But what's not fair is that he's having to go through this.
- 13 Q Go through what?
  - A The fact that he is having to be pulled in both directions. I mean, he deserves both time with both parents.
- 16 Q Yes.
- 17 A I understand that completely.
- 18 Q Yes.
- A And I would never try and take Carson from Tyler at all, and I hope he knows that, but it's not fair for him to have to sit there and sometimes not want to go, cry, and not want to go, and then sometimes when he does, it's just really confusing to him.
- 24 Q Well, that's part of being separated parents.
  - A I understand that.

1	MS. MORRIS: That's all I have.
2	THE COURT: You may step down, ma'am.
3	Now, I assume you had her on cross, is that correct,
4	Ms. Morris?
5	MS. MORRIS: Yes, sir.
6	THE COURT: You may step down, ma'am.
7	Call your next witness.
8	MS. MORRIS: Tyler Perry.
9	THE COURT: Come up and have a seat, please, sir.
10	MS. MORRIS: Raise your right hand. Do you swear or
11	affirm the testimony you're going to give today is the
12	truth, the whole truth, and nothing but the truth?
13	MR. PERRY: Yes.
14	MS. MORRIS: Okay. Speak up. It's being recorded.
15	
16	TYLER PERRY
17	Witness being first duly sworn
18	Testified on
19	DIRECT EXAMINATION
20	BY MS. MORRIS:
21	Q Can you state and spell your name, please?
22	A Tyler Perry, T-y-l-e-r, P-e-r-r-y.
23	Q And what's your age?
24	A Twenty-three.
25	Q And what is your relationship to Carson Perry?

2 Okay. And what is -- what was -- is or was your Q 3 relationship to Kaitlyn Jenkins? 4 A Ex-girlfriend. 5 0 Okay. Y'all were never married? 6 A No. 7 Okay. How long of a relationship were you in with Q 8 Kaitlyn? 9 A Four and a half, almost five years. 10 Q Okay. And when did that end? 11 A About a year and a half ago. 12 0 Okay. Would September, 2017 be a --13 That would be --A 14 0 -- an accurate --Unh-unh (negative response), would be before that. 1.5 A 16 Okay. Where are you living now? 17 A I am living at 65 South Barnett Shoals Road, 18 Watkinsville, Georgia. 19 Is that a house or an apartment? 20 Α It's a house. 21 And do you own or lease? 0 22 Lease. A

1

23

24

25

Q

recognize that?

A

He's my son.

Let me show you -- I'm going to show you this that

I've marked as P-l for identification purposes. Do you

```
1
         A
              Yes.
 2
              And what is it?
         Q
 3
              It's my lease agreement.
         A
 4
              THE COURT:
                            Speak up a little, please, sir.
 5
    BY MS. MORRIS:
 6
              You've got to speak up.
         Q
 7
         A
              My lease agreement.
 8
         0
              And is it for the house that you're currently staying
 9
    in?
10
         A
              Yes.
11
         Q
              And when was it signed?
              It was March -- the 7th day of March --
12
         A
13
              Okay.
         0
14
         A
              -- 2018.
15
         Q
              This year?
16
         A
              Yes.
17
         Q
              Okay. And you moved in --
18
         A
              I moved in --
19
              -- that day?
         Q
20
         Α
              Yeah. Well, half a week later, yes.
21
         Q
              Okay.
                             Your Honor, I'd like this to be
22
              MS. MORRIS:
23
         entered as P-1.
24
                            Any objection?
              THE COURT:
25
              MR. EVANS:
                            No objection, Judge.
```

```
1
              THE COURT: P-l is in evidence without objection.
2
   BY MS. MORRIS:
3
              Okay. And how big is that house?
4
              It's two bedroom, one bath.
5
              Okay. And let me find where I was. And who else
 6
   lives there with you?
7
        A
              My wife.
8
         0
              And her name?
9
             Rachel Perry.
        A
10
        Q
              Okay. And how long have you been married?
11
        A
              Since September 1st.
              Okay. Is there room for Carson there?
12
         0
13
        A
              Yes.
14
              Okay. I'm going to show you these, which I'm going
         Q
15
   to mark P-2a, b, c, d, e, f, g, and h. Okay?
16
              THE COURT: P-2 through -- a through --
17
             MS. MORRIS:
                          A through h.
18
             THE COURT:
                           H.
19
              Okay. And I'm going to ask you to look through these
20
   and -- actually, I'll hand them to you one by one and see if
21
   you can tell us what each one is.
22
        A
              Okay.
23
             A is what?
        0
24
              The front of the house.
        A
25
         0
              Okay. And who took that picture?
```

1 My wife. A 2 Okay. Did she take all of these pictures? Q 3 A Yes. 4 0 Okay. And is that a true representation of what --5 A Yes. -- the front of your house? 6 Q 7 A Yes. Okay. And b is a picture of what? 8 0 9 A Kitchen. 10 Q Okay. And that's a true representation --11 A Yes. -- of what your kitchen looks like when it's clean? 12 0 13 A Yes. 14 Q Okay. And c? 15 A The dining room. 16 0 And that is a true representation? 17 A Yes. 18 0 And d? 19 The living room. A 20 Okay. And I notice there's a rocking horse in the 21 corner there? 22 A Yes. 23 Is that Carson's? Q 24 He plays with it from time to time, yes. A 25 0 Okay. And this picture, e?

Is our bedroom. 1 A 2 Okay. That's the bedroom you share with Rachel? Q 3 Yes. A 4 0 And that's one of the two bedrooms in the house? 5 A Yes. And f? 6 Q 7 Is the other room or Carson's play room/room. A 8 Q Okay. And there's a bed in there? 9 A Yes. 10 So if Carson were to come spend the night, that would Q 11 be where he would stay? 12 A Yes. 13 And this is a true representation of --0 14 A Yes. 15 Q And g? 16 Is the closet. A 17 Q What closet? 18 A It's his closet. 19 Carson's closet? 0 20 Α Yes. Okay. And what is -- what is in Carson's closet? 21 Q 22 Clothes. A 23 Clothes that you purchased for him? Q 24 Yes. A 25 0 And this is what?

1 The back yard. A 2 The back yard of your house? 0 3 Yes. A 4 0 Okay. Is it away from the road? 5 A Yes. 6 Okay. So we're not looking at it from the road? Q 7 A No. 8 0 Okay. 9 You're looking at it from the back of the house. A 10 And all these pictures are true representations of Q what your house --11 12 A Yes. -- looks like? 13 0 14 A Uh-huh (affirmative response). Your Honor, I'd like to enter these as 15 MS. MORRIS: 16 P-2. 17 THE COURT: P-2a through h offered. Any objection? 18 MR. EVANS: No objection. 19 THE COURT: In evidence without objection. BY MS. MORRIS: 20 21 Now, prior to that, you were living at your Okay. 22 parents' house? 23 A Yes. 24 When Carson was born, was Kaitlyn living with you? 25 A We were back and forth every other week from her

1 parents to mine. 2 And you moved with her back and forth? A 3 Yes. 4 0 Okay. So you were with Carson that whole time? 5 A Yes. 6 When did -- where did you stay when you were at your 7 parents' house? 8 A In the master bedroom. 9 So you had a big room of your own there? 10 Α Yes. 11 Q And when did you stop moving back and forth, stop 12 being together? 13 Right around the time that we broke up. A 14 Okay. And how old was Carson then? 0 1.5 A Around two. 16 Was there -- while y'all were together, were there 17 any incidents of disagreement between y'all? 18 A Yes. 19 And what was the nature of that? 0 20 Α There were --21 Was it verbal or physical? 0 22 It was verbal and physical. A 23 And physical? Tell us about the physical. 0 24 There was the time that was mentioned where the law A 25 was called when it was just me and her there and Carson. There was also a time when --

- Q And what -- well, what happened at that time?
- A Well, she -- we got into an argument, and then she slapped me multiple times, and then I went outside, contacted Walton County, and she was taken off, but charges were not pressed.
  - Q Okay. And was there any other time?
  - A Yes.

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- Q Can you describe that?
- A There was the time that I think my mother had Carson, and she was bringing him up to the room, and we got in an argument, and my mom had put Carson in his bed, and she reached over my mother's head to slap me.
- 14 Q Kaitlyn reached --
- 15 A Yes.
- 16 Q -- over your mother's head to slap you?
- 17 A Yes.
- 18 Q Okay. Were charges pressed at that time?
- 19 A No.
- 20 Q Was the law called?
- A No. We were separated. I went downstairs, and she stayed upstairs to cool everything off.
- Q Now, as far as the postpartum depression, you were aware that Kaitlyn suffered that?
  - A Yes.

1 Okay. And were you aware of the incident that ended 2 up with her going to the hospital? 3 A Yes. 4 Could you talk about that? 5 A Where she took too much medication? I don't know 6 exactly how much she took over. It may have been a pill or 7 two. I -- I don't know. But she was --8 How did you become aware that she took too much 9 medication? 10 Α She told me. 11 Q Okay. And how did she get to the hospital? 12 A I think it was her father. 13 And were y'all together at the time? 0 14 A Yes. And how long was she in the hospital? 1.5 0 16 I think just that night or that -- at that time. A 17 think she went home that night. 18 Did she have any other hospitalizations that you know 19 of? 20 Α I wouldn't say hospitalizations, but she went to the 21 hospital some times. She was sick or hurt her ankle or her 22 wrist or whatever, but --23 For being sick? 0 24 Yeah. A

But do you have any concerns related to her

25

0

Okay.

```
1
   mental health?
2
         A
              No.
3
              Okay. Are you concerned about her developing post-
4
   partum now?
5
         A
              Yes.
 6
              Okay.
         Q
7
              I mean, I'm concerned --
         A
              Have you discussed that with her?
8
         0
9
                    I mean, I'm concerned of that occurring again.
         A
10
   I don't know if it occurs bad as it did in the past. I don't
11
   know.
              Okay. Let's talk about your income and expenses.
12
13
   Do you work?
14
         A
              Yes.
15
              Where do you work?
         0
16
              I work for Price Pipeline, Incorporated.
         A
17
         Q
              Pardon?
18
         A
              Price Pipeline, Incorporated.
19
              Okay. What -- what is your salary? How much do you
         0
   make?
20
21
              $16.00 an hour.
         A
22
              $16.00 an hour. Do you work full time?
         Q
23
         A
              Yes.
24
              Do you get overtime?
         0
25
         A
              I do.
```

```
Sometimes?
 1
         0
 2
         A
              Sometimes.
 3
              And what are your hours during the day? What time do
 4
    you go to work? What time do you get off?
 5
              Generally, 6:30 to 4:00 or 6:30 to 4:30. Fridays,
    usually I get off around 2:30.
 6
 7
              Okay. And do you have other income?
         Q
 8
         A
              No.
 9
              Does your wife work?
         0
10
         Α
              She has -- I consider it more of a hobby,
11
    photography.
                            I'm sorry. What did you say?
12
              THE COURT:
13
                           Photography.
              MR. PERRY:
14
    BY MS. MORRIS:
15
              So she -- she's becoming a photographer --
         0
16
         A
              Yes.
              -- but it's not a full-time --
17
         Q
18
         A
              Yes.
19
              Does she make income from it?
         0
20
         Α
              Some.
              Just a little bit?
21
         0
22
              Just a little bit.
         A
23
              And you have bills.
         Q
24
              Yes.
         A
25
              How much is your rent?
         0
```

```
1
              $750.00.
         A
 2
              Okay. And you pay utilities, phone?
         Q
 3
         A
              Yes.
 4
         0
              Do you have car payments?
 5
         A
              Yes.
 6
              And what are they?
         Q
 7
              $340.00 a month for my truck.
         A
 8
         Q
              Okay. What about any other vehicles?
 9
         A
              I have a ATV.
10
         Q
              An ATV?
11
         A
              Yes.
              Okay. You need to speak up. I know you're quiet,
12
         0
13
    but --
14
         A
              Yeah.
15
              An ATV?
         0
16
         A
              Yes.
17
         Q
              And what are your payments on that?
              I think it's $130.00 a month.
18
         A
19
              Okay. Do you pay for insurance?
         0
20
         Α
              Yes.
21
              For yourself?
         Q
22
         A
              No.
23
              So you don't have insurance?
         Q
24
              Health insurance?
         A
25
         0
              Uh-huh (affirmative response).
```

- A Not for myself, no.
- Q Okay. Who do you pay health insurance for?
- 3 A Carson.

4

5

6

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8

9

- Q Okay. And how much do you pay a month?
- A It's \$130.00 -- I think it's \$130.00 a month.
  - Q \$130.00? And how long has that been in effect?
    - A On this insurance --
- Q Well --
  - A -- the provider that he has now?
- 10 Q Uh-huh (affirmative response).
- A Since maybe the middle of this year. He had
- 12 insurance from a previous job that I was at as well, so --
- Q Okay. So you've always provided insurance for Carson?
- 15 A Yes.
- Q Okay. I'm going to mark this as P-3 for identification purposes, and can you tell the Court what that is? It's two pages.
- 19 A It is the health insurance.
- Q Okay. And that's been in effect since you started work with Pipeline, right?
- 22 A Yes.
- 23 Q And prior to that, you kept health insurance --
- 24 A Yes.

25

Q -- at your other employer's? Okay

```
1
              MS. MORRIS: Your Honor, I'd like to admit this as
        P-3.
 2
 3
              THE COURT:
                           Any objection?
 4
              MR. EVANS:
                          No objection.
 5
              THE COURT:
                          Three is in evidence without objection.
   BY MS. MORRIS:
 6
 7
              And when did you come under an Order to pay child
 8
   support?
 9
              I went to -- well, I got it on my door, and I had to
        A
10
    go to Walton County. I think it was in December of --
11
         Q
              You got it what --
12
         A
              -- last year.
              -- in the mail?
13
         0
14
         A
             No. I got a door hanger.
15
         0
             A door hanger?
16
         A
             Yes.
17
         Q
              Okay.
18
        A
              And then I had to go to the courthouse to be served.
19
         0
              Okay.
20
        A
              And then I think it was supposed to start February of
   this year.
21
22
              Uh-huh (affirmative response). And have you paid
23
    child support payments?
24
        A
              Yes.
25
              Okay. And you're current?
```

1 A Yes. 2 And how much do you pay per month? Q 3 \$445.00 a month. A 4 0 I'm marking this as P-4. Can you tell us what that 5 is? Can I look at it? 6 A 7 Uh-huh (affirmative response). Q 8 A (Perusing document.) Child support -- it's the child 9 support agreement that the State gave me. 10 That you signed with the State --Q 11 A Yes. -- and it was ordered? 12 0 13 A Yes. 14 And that's a true replica of what you got? 0 15 A Yes. 16 Your Honor, I'd like to enter this as MS. MORRIS: 17 P-4. 18 THE COURT: P-4 offered. Any objection? 19 No objection, Judge. MR. EVANS: 20 THE COURT: Four is in evidence without objection. 21 And I believe we heard Kaitlyn say that you've made 22 all your payments. Now, prior to the Child Support Order, were 23 you providing support for Carson? 24 A Yes. 25 And most of that time you were living with him,

1 right? 2 A Yes. 3 So you were providing whatever support he was 4 getting. During the time that you were not living with him, 5 did you provide support? 6 A Yes. 7 Q In what way? 8 A In anything he needed. 9 Okay. And --0 10 Α In forms of diapers, pull-ups, whatever was needed by 11 him, yes. Okay. And did you save your receipts from this? 12 13 A Yes. 14 Okay. And are -- I'm going to do this all as one. Q P-5a, b, c, and d. And even when you were paying child support 15 16 you provided some items for Carson? 17 A Yes, when needed. 18 Q I'm going to show you P-5a. 19 A Okay. 20 Can you tell us what that is? What are those? 0 21 These are receipts. A 22 For what year? Q 23 Α 2018. 24 Okay. Can you look through them all and make sure 25 that that's what they are?

1 (Perusing documents.) A 2 THE COURT: This is a record of child support before 3 the Child Support Order went into effect? 4 MS. MORRIS: Well, some of it after the Child 5 Support Order of additional items that he purchased for the child. 6 7 BY MS. MORRIS: 8 And I'll show you b. Can you tell us what those are? 9 They're more receipts. A 10 Q From what year? 11 A 2017. 12 Can you look through those and make sure 13 that's what that is? 14 A (Perusing documents.) Yes. 15 And these are receipts that you saved when you 16 purchased stuff --17 A Yes. 18 Q -- for Carson? And c is from what year? 19 2016. A 20 And not everything on these receipts is for Carson, 21 correct? 22 A Not every -- not the whole list on the receipt, no. 23 Right. Q 24 They have items that were for him in them. A 25 0 And the last one, for what year?

1 2015. A 2 And Carson was born when? 0 3 In June of 2015. A 4 Okay. And this isn't all the money you spent on 5 Carson? 6 A No. 7 You bought him food --Q 8 A Food, clothes, stuff that's not in the receipts like 9 there was stuff I didn't keep receipts for, I mean. 10 But this is a good sample of what --Q 11 A Yes. 12 -- you spent? 13 Your Honor, I'd like to enter this as MS. MORRIS: 14 P-5a through d. P-5a through d offered. 1.5 THE COURT: 16 Judge, I -- my only issue with those is MR. EVANS: 17 I don't know how to authenticate those. I don't think --18 I don't know how to authenticate those documents. They're actually records of Ingle's, and Wal-Mart, and whoever 19 20 else he's buying these from, so I don't know how we can 21 properly authenticate those documents to admit them. 22 testified that he paid for stuff. I think she got her

He's

point across. But I object because I don't think they're

properly authenticated with a business record

23

24

25

certification.

1	THE COURT: Do you want to respond?
2	MS. MORRIS: They're records that he kept of his
3	interactions.
4	THE COURT: His testimony is that that the
5	problem one problem is that some of them aren't child
6	paid in support of the child, according to his
7	testimony. I'm going to admit them in evidence over
8	objection, with the understanding that they aren't all
9	child support.
10	MS. MORRIS: They are what they are. Right.
11	THE COURT: And, of course, the problem is what's
12	over and what what was and what wasn't. Anyway,
13	they're in evidence over objection.
14	Continue with your direct examination.
15	BY MS. MORRIS:
16	Q Now, as far as your as far as caring for Carson,
17	were you there for any of Kaitlyn's pre-natal appointments?
18	A Yes.
19	Q Okay. So you were supportive of her during the
20	pregnancy?
21	A Yes.
22	Q And were you there for Carson's birth?
23	A Yes.
24	Q And you signed the birth certificate?
25	A Yes.

1 And you and he and Kaitlyn all left the hospital 2 together --3 A Yes. 4 -- after? And to go with -- to your parents' house? 5 A I believe so, yes. 6 And did you attend any of Carson's doctor's 7 appointments? 8 A Yes. 9 Which ones? 10 There were quite a few of them. I attended when he A 11 had his ears -- tubes put in his ears --12 Uh-huh (affirmative response). -- standard doctor's visits, and when he was put on 13 14 -- I think it was a breathing monitor as well. 1.5 Why was he put on a breathing monitor? 0 16 Because there was times that he stopped breathing. 17 He had to be taken back to the hospital after he was born, put 18 in NICU, because he just -- he stopped breathing. 19 And you were there at the hospital with him? 20 Α Yes. He was actually taken by ambulance to the 21 hospital. 22 And you followed to be there with him? 0 23 A Yes. I'm going to show you some pictures, which is P-6, is 24 25 that right?

1 THE COURT: That would be the next number. 2 BY MS. MORRIS: 3 P-6a and b. Can you identify those photos? 4 A Yes. 5 0 Who is in those photos? 6 Me and Carson. A 7 Okay. What about the other one? Q 8 A Carson. 9 And when were those taken? 0 10 Α At -- when he had -- I think it was when he had his 11 tubes put in his ears. Was that done in a hospital? 12 13 Yes, I think so. Yes. A 14 Okay. And who took those pictures? 0 15 I believe it was Kaitlyn. A 16 Okay. And that's a clear representation of you at 17 the hospital with --18 A Yes. -- Carson? Cute little thing that he is. 19 0 20 MS. MORRIS: Your Honor, I'd like to introduce it 21 into evidence as P-6a and b. 22 THE COURT: P-a and b offered. Any objection? 23 No objection, Judge. MR. EVANS: 24 THE COURT: A and b is in evidence without 25 objection.

## 1 BY MS. MORRIS: 2 Okay. Now, have you gone -- since you and Kaitlyn Q 3 split up, have you gone to any doctor's appointments? 4 A No. 5 0 Have you known about any doctor's appointments? 6 A Some. 7 Before the fact or after the fact? Q 8 Some were while they were there or while they were 9 going to get his medicine. 10 Okay. And did you ask to see her after she started 11 withholding him from you? Did you ask to see Carson? 12 A Yes. 13 Okay. How often did you ask? 0 14 A Every week. 1.5 And how did you ask? 0 16 I asked could I get him for the weekend or could I A 17 spend a day or two with him. I know there were several 18 different ways I asked. I asked her in text messages. 19 Pardon? 0 20 Α I asked in messages. 21 0 Text messages? 22 A Yes. 23 Okay. And -- and did she respond? Q 24 A Yes.

And do you know how she responded?

25

1 A There were some --Do you recall? 2 Q 3 -- that were nicer than others. A 4 Uh-huh (affirmative response). Did she ever let you 5 have him overnight? 6 No. A 7 Will you look through these and tell us what those Q 8 are? 9 THE COURT: You're planning on introducing those? 10 MS. MORRIS: Yes, sir. 11 THE COURT: So that would be --12 MS. MORRIS: Oh, I identified them ---- P-7? 13 THE COURT: 14 MS. MORRIS: -- as P-7. Yes, sir. 15 BY MS. MORRIS: 16 A (Continuing:) These are messages between me and 17 Kaitlyn. 18 THE COURT: I'm sorry, what? 19 MR. PERRY: These are messages between me and 20 Kaitlyn. 21 BY MS. MORRIS: 22 And what is the nature of those messages? 0 23 Asking to be able to spend time with my child. A 24 And how -- what did she say? 0 25 A There were times that she said, "You're not getting

1 him." There were times that she said you can have him one 2 day from a set time to a set time. There --What was the usual time? 3 4 It varied. Normally, it was -- it was around 9:30 in 5 the morning until 6:00 or so in the afternoon. And then there 6 were times that -- "You can have him when I say you can." 7 Okay. And prior to that, prior to her refusing, how Q 8 often did you get him? 9 Any time I asked. A 10 Okay. And what was the break point there between 11 having him any time you asked --12 When she found out about Rachel. Okay. And did she give you a reason why she didn't 13 14 want him around Rachel? Because she didn't. That was the reason. 1.5 A 16 Did you have an agreement that you wouldn't have 17 Carson around other paramours? 18 A Unless you were serious, yes. 19 Okay. And did you abide by that agreement? 0 20 Α Yes. 21 Okay. Did she ever ask you if you were serious with 0 22 Rachel? 23 A No.

Did you ever try to talk to her about that?

No, she made it pretty clear.

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1 Okay. That that wasn't going to change her mind? 0 2 A Yep. 3 Your Honor, I'd like to enter this MS. MORRIS: 4 as --5 THE COURT: P-7. -- 7. 6 MS. MORRIS: 7 MR. EVANS: No objection, Judge. 8 THE COURT: Seven is in evidence without objection. 9 BY MS. MORRIS: 10 And, to be clear, those are only e-mails -- text 11 messages between you and Kaitlyn, correct? 12 A Yes. 13 Okay. Now, you said Kaitlyn had sometimes told you 14 when he had doctor's appointments. 1.5 A Yes. 16 Has he been sick since he hasn't been with you full 17 time? 18 A Yes. 19 How often? 0 20 Α He gets sick quite a lot. 21 Okay. And have you heard about what the care is Q 22 supposed to be for him after he's been sick, after seeing the 23 doctor? 24 A Sometimes. 25 And have you been able to -- have you been given his

1 medicine to give him or --2 A No. 3 Have you been able to get the doctors' names No? 4 of --5 A No. 6 Have you been able to see any of the paperwork after 7 the visit? 8 A No. 9 Okay. So, essentially, you've been cut off from all 10 information about him? 11 A Other than what his symptoms were and that she was 12 getting medication for him, yes. 13 0 Okay. 14 A And there were times that I only found out he had went to a doctor when I got notification from the pharmacy. 15 16 From the pharmacy because he's on your insurance, 17 right? 18 A Yes. 19 Okay. And have any of these incidents happened since 0 the May 9th hearing --20 21 A Yes. 22 -- when you became the legal father? Q 23 A Yes. 24 Okay. And at that point, she was under an obligation 25 to notify you. Now, as far as social interaction for Carson,

what sort of social interaction does he have when he's in your care?

A He gets to play with all sorts of kids, her brother's kids — or Rachel's brother's kids. He has young kids that he gets to play with. There's kids that live around her parents that he gets to play with, gets to go outside, and he gets to see and pretty much play with a wide variety of kids. He gets — you know, and have normal interaction.

Q Okay. Now, if you were the primary physical custodian, what would you do about his care -- his day care?

- A I would put him in day care and then preschool.
- Q Okay. And do you have a day care or preschool in mind?
- 14 A Yes.

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- 15 Q What is that?
  - A It is Oconee Preschool Academy.
- 17 Q Okay. And -- and that -- that runs all day, right?
- 18 A Yes.
- 19 Q So it would cover your work hours?
- 20 A Yes.
  - Q Okay. And do you know what the cost of that is at -- for a three year old?
  - A The cost of their pre-K is \$100 -- I think it's \$110.00 a year because that covers just the food --
    - O That's --

1 -- lunch there --A 2 -- the state funded. 0 3 -- because it's state funded. A 4 0 What about the day care? 5 A The day care, I think, is \$160.00 bi-weekly. Okay. And you -- you can afford to do that? 6 Q 7 A Yes. 8 0 What do you feed Carson when he's with you? 9 Home cooked meals. There's the occasional stop and A 10 grab something. Generally, it's stuff that I've cooked. 11 0 Does he feed himself? 12 A Yes. 13 Is he still on a bottle? 0 14 A No. 15 Okay. Does he use a pacifier? 0 16 A No. 17 Okay, good. Now, about potty training, I know that 18 that had been an issue. 19 A Uh-huh (affirmative response). 20 Are you and Kaitlyn working together to get him potty 21 trained? 22 We've talked, I think, one or two times about it. I 23 mean, I know that she had mentioned what they were doing there, 24 and I told her what I was doing at my house.

Uh-huh (affirmative response). So you -- she is

1 working to get him potty trained? 2 A Yes. 3 And you are working --0 4 A Yes. 5 0 Okay. And how's that going? 6 I mean, he does fairly well. A 7 Really? Q I mean, there's still his times, but, yes, he -- he 8 A 9 does fairly well, while he's with me anyways. 10 Q Okay. What does Carson like to do with you? 11 A Anything outside. 12 He likes outside? 13 He likes going outside, pretending he's hunting deer, 14 driving his little trucks around, playing with dirt, playing 15 with nerf guns, just about anything. 16 Does he have a favorite toy at your house? 17 A No. All of them. 18 Q All of them? 19 A Yeah. 20 Do you read to him? 0 21 A Yes. 22 And do you think he knows his colors and shapes? 0 23 I mean, he knows his colors fairly well. There's A 24 some shapes. It depends on what day it is. He knows them.

As most three year olds. And he knows his name?

1 A Yes. 2 Does he know how old he is? 0 3 It depends on how he wants to be that day, but, yes, A 4 generally, he does. 5 0 And he knows your name? 6 A Yes. 7 And his mom's name? Q 8 A Yes. 9 Okay. And do you have a car seat for Carson? 0 10 Α Yes. 11 Q And a bed? 12 A Yes. 13 And does Carson use a high chair or a booster seat? 0 14 A He -- we have a -- it's a small table. 15 like a Paw Patrol table that he eats at. 16 0 Okay. 17 A I set it up beside the big table. 18 Q And is your house child-proofed? 19 Yes. A 20 Do you have stairs? 0 21 A No. Okay. How do you keep Carson safe when he's in the 22 23 yard? I noticed there wasn't a fence in the back yard. 24 We're always with him. A

25

0

Huh?

1 We're always outside with him. He's never left A 2 alone. Okay. So direct supervision? 3 Q 4 A Yes. 5 Okay. Now, care of Carson by Kaitlyn. Do you have 6 any concerns about her care? 7 A No. 8 Okay. But you are aware that she changed houses 9 three times? 10 A Yes. 11 Okay. And is it your understanding that -- what is 12 your understanding of the sleeping arrangements of her house 13 for Carson? 14 A Oh. That he doesn't have his own room. 1.5 MR. EVANS: I would object, Judge. I don't know how 16 he could possibly have personal knowledge about sleeping 17 arrangements of his son at her house. 18 THE COURT: Do you want to respond? He has been over to pick the child up. 19 MS. MORRIS: He has visited the house. I believe he has sufficient 20 21 knowledge and --22 THE COURT: Well, you have to lay a foundation on 23 how he knows. 24 Okay. Okay. MS. MORRIS: 25 THE COURT: So if you want to do that --

1 MS. MORRIS: I'll do that. 2 BY MS. MORRIS: 3 How often have you been to the house that he's living 4 in now? 5 A Every time I pick him up. 6 Which is, at this point? 0 7 A Every other weekend. 8 Every other weekend? And do you go in the house or 9 do you stay outside? 10 Α Mostly outside. 11 Q You stay outside? 12 A Yes. 13 Okay. So how do you know about Carson's sleeping 0 14 arrangements? 1.5 There have been pictures posted with his bed in the 16 room with other beds. 17 THE COURT: Hang on a minute. You've got to talk a 18 little louder. 19 MR. PERRY: Okay. 20 (Continuing:) There was -- from pictures posted on 21 Facebook of his bed in the room with other beds, and then 22 there's what he has said to me. 23 And he has told you he has a bed in his mother's 24 bedroom? 25 A Yes.

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1
              MR. EVANS: Objection, hearsay.
2
              THE COURT: Sustained.
3
   BY MS. MORRIS:
4
              But you have not actually witnessed that yourself?
5
        A
              No.
 6
              Okay. And you have not witnessed that he has a
7
   separate room?
8
        A
              No.
9
              What time do you pick Carson up?
         0
10
        A
             At 9:00 in the morning.
11
        Q
             And what time do you take him back?
12
        A
              5:00.
13
              Okay. And when did you find out that she had had
        0
14
   another child?
1.5
              I mean, I knew she was pregnant and she had -- I
16
   think she had mentioned the due date of the other child, and
17
   then, you know --
18
        0
             Did he come on his due date?
19
        A
              I don't know. It may have been after.
20
              Give or take? But you were not notified that she was
21
   in the hospital and Carson was --
22
        A
              No.
23
             -- in need of some place to stay?
24
             No, I asked her about, you know -- well, after I
25
   found out that the baby was born, I asked her how they were
```

1 doing, but, other than that, no. 2 Okay. And you didn't know when she was in the 3 hospital? 4 A No. 5 Okay. Let's talk about Rachel. How long have y'all 6 been married? 7 A Since September 1st of this year. 8 0 Okay. And how long have you known each other? 9 For around a year. A 10 Q Okay. And she's expecting? 11 A Yes. When is she due? 12 0 January 6th. 13 A 14 Are you ready for that? Q 15 A Yes. 16 Okay. And let's talk about her interactions with 17 Carson. How is she -- does she care for Carson? 18 A Yes. 19 What does she do on a regular basis for Carson when he's at your house? 20 21 Plays with him, takes care of him as any other type 22 parent would. She treats him as if he was hers. 23 Do -- who takes primary potty duty? Is that you or

24

25

her?

A

Me.

- Q Okay. And there are times when y'all work together to take care of Carson?
  - A Yes.

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- Q Can you describe one of those times?
- A Like taking him home. The last time I had him, he got sick in the car while I was getting him something from the store, juice to take home with him. He threw up from here to his toes. And when I come out, she was trying to get it off of him and get him into, you know, some better clothes so he didn't have to sit in his own throw up.
- 11 Q Uh-huh (affirmative response).
  - A And there's times like that. There's times that he's had an accident on himself, that she has did the parent thing and, you know, took care of that.
- 15 Q And you participate --
- 16 A Yes.
- 17 Q -- get vomit and --
- 18 A Yes.
- 19 Q -- stuff on you? Okay. What does Carson call her?
- 20 A Rachel.
- Q Okay. And is she on board with your desire to have primary physical custody?
  - A Yes.
- Q And do you feel that she'll believe -- feel the same way when the new baby comes?

1 A

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- Q Okay. And we'll hear from Rachel in a little bit.

  You want primary physical custody of Carson, right?
  - A Yes.

Yes.

- Q Why?
- A To put him in a nurturing, loving environment, to help him flourish and grow, and offer him, you know, the best that I can offer.
- Q And why do you think you can do that better than Kaitlyn?
- A I have the means of supporting him. I have, you

  know, a lot of things that -- you know, I can -- I can put him

  in day care, I can put him in pre-school, put him in things so

  he gets, you know, the interaction that he needs to get to

  learn, to grow, to flourish. I believe I can do that.
  - Q Would you -- if -- if the Judge were not willing to grant you primary physical custody today, would you accept something else?
    - A Yes.
- Q And what would you like it to be if it's not primary physical custody?
  - A Joint, fifty/fifty.
- 23 Q Fifty/fifty?
  - A To where he got both parents in his life an equal amount of time, and it wasn't a battle of, "You can have him

- 1 when this says," or, you know, what have you.
- Q And how far away from each other do you and Kaitlyn live?
  - A Thirty-five to forty minutes roughly.
  - Q Okay. And would you encourage and support his relationship with his mother?
  - A Yes.

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- Q Do you think you could work out a plan for her to have as much visitation as possible --
- 10 A Yes.
- 11 Q -- with him? Do you think that would be good for 12 him?
- 13 A Yes.
  - Q Do you think she would work with you to work out a plan to have as much time as possible?
- 16 A If the future changes from what the past has shown me. I don't -- I don't know.
- Q Okay. We're -- we're going to be presenting a

  proposed parenting plan that we discussed that provides for

  standard visitation for the mother. Would you be willing to

  provide more visitation than is included --
- 22 A Yes.
- 23 Q -- in the parenting plan?
- 24 A Yes.
  - Q Is there anything else you want the Court to know

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1
    today?
 2
         A
              No.
 3
         0
              Okay.
 4
              MS. MORRIS:
                          That's all.
 5
                          Does that complete your direct
              THE COURT:
 6
         examination?
 7
              MS. MORRIS:
                          Yes, sir.
 8
              THE COURT:
                           Cross examine.
 9
              MR. EVANS:
                           Yes, sir.
10
11
                            CROSS EXAMINATION
12
    BY MR. EVANS:
13
              Mr. Perry, you said you currently reside in
14
    Watkinsville, is that correct?
15
         A
              Yes.
16
              And what's that address?
17
              65 South Barnett Shoals Road.
18
              And do you actually pick up the child now when you
19
    have time? When it's your weekend, do you drive throughout --
20
         Α
              Yes.
21
              -- how long does it take you to get there?
         0
22
              Around 35 to 40 minutes, depending on traffic.
         A
23
              So if I understood your testimony correct, if you got
         0
24
    immediate custody of the child today, the child would be then
25
    enrolled in day care --
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1 A Yes. 2 -- right? And I'm assuming that's because you're Q 3 working during the day, right? 4 A Yes. 5 0 Now the child is with Kaitlyn, presumably, correct? 6 Uh-huh (affirmative response). A 7 So do you think that it's in the child's best Q 8 interest to be away from his mother at age three? You think 9 day care is a better spot for him? 10 I believe day care will offer more learning 11 opportunities for him --12 Okay. 13 -- in gaining skills that he needs to think. 14 You don't think he's going to have plenty of time for Q 15 that in the next 13 years of school -- or 12 years of school? 16 It has to start somewhere. A 17 And you have stated earlier that you didn't have any 18 issues with -- with Kaitlyn's parenting abilities, is that 19 correct? 20 Α (Shakes head from side to side negatively). 21 And you don't have any issues with her mental state, 0 22 correct? 23 No, not unless, like I said, if something flourished A 24 like it did -- has before, no.

One of your claims is that she had -- she's withheld

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the child from you, right?
1
2
         A
              Yes.
3
              You understand that prior to the May 9th, 2018 Order
4
    that you had no custodial visitation rights at that time?
5
         A
              Uh-huh (affirmative response).
 6
             Do you understand that?
         Q
7
         A
              I do.
8
              And that -- and you still saw your child on a regular
9
   basis, correct?
10
              Sometimes, yes.
         Α
11
         Q
              Maybe not as long -- as much as you wanted, but you
12
    still saw him on a somewhat regular basis?
13
              Somewhat, yes.
         A
14
              How many hours do you work per week?
         0
15
         A
              It depends.
16
              Is it 30, 40 --
         0
17
         A
              No, it's 40 --
18
         Q
              -- average?
19
              -- 40 to 48. It just -- it all depends.
         A
20
              Okay. And does your job require you to travel
         Q
21
   anywhere?
22
         A
              No.
23
              Okay. Where -- where does your job actually occur
         0
24
   at?
25
         A
              Bogart.
```

- Q Bogart. Okay. So it's all done at that site?

  A No, that's the shop location.
- Q Okay.

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- A We work around Athens, Lawrenceville, around that, you know, general location, within an hour from my house.
- Q And you stated earlier, I think, that you're normally home by what, 4:00, 4:30?
  - A 4:30.
- 9 Q Does that include traveling back to Bogart and then 10 home?
- A Generally, we get off at 4:00, depending on traffic, 4:30, maybe 5:00 before I'm back actually at home.
  - Q In your testimony -- I mean, your Financial Affidavit in this case that is filed earlier had listed you as having gross monthly income of \$2,560.00.
- 16 A Yes.
- Q Okay. Do you want to see that to refresh?
- 18 MR. EVANS: Judge, may I approach?
- 19 THE COURT: Sure.
- 20 Q Do you see that?
- 21 A Yes.
- Q Okay. And have you had an opportunity to see the
  Child Support Worksheet that was submitted by your attorney to
  me in this case?
- 25 A Maybe. I don't recall. I believe so, but --

1 I'm going to --Q 2 Judge, may I approach again? MR. EVANS: THE COURT: 3 You may. 4 BY MR. EVANS: 5 0 And you'll see under your gross income it says 6 \$2,773.00 as your gross income, is that right? 7 A That's what it says, yes. 8 0 Okay. 9 What is that? Is that the --THE COURT: 10 MR. EVANS: That's the proposed Child Support 11 Worksheet. 12 THE COURT: I understand. I'm just trying to determine what the 13 MR. EVANS: 14 actual -- his actual gross is per month. All right. I understand. 15 THE COURT: 16 Do you have any opinion as to which of these is 17 correct? 18 A The one that I had given my lawyer. I think it was like -- totaled up to \$2,400.00 and some change, depending on 19 20 -- depending on, you know, 40 hours work a week. 21 Sure, I understand your hours fluctuate. Sure. 22 get that. You had mentioned this -- these two incidences where 23 -- well, one where, I guess, you called the law, the first one 24 at least.

That was --

Uh-huh (affirmative response).

1 That was at your mother's house, correct? Q 2 Yeah, and that was the second incident. A 3 So that was the -- that was the second incident that Q 4 happened? 5 A Yes. 6 Okay. So the -- the second incident, but the first Q 7 one that was mentioned today? 8 A Yeah. 9 Okay. It was at your mother's house? 0 10 A Yes. 11 Q And you called the police? 12 A Yes. 13 And then, I guess, it occurred at your mother's 0 14 She left, correct, with the child, is that right? house. 15 A Yes. 16 I have nothing further, Judge. MR. EVANS: 17 THE COURT: Redirect? 18 MS. MORRIS: Yes, just briefly about the Financial 19 Affidavit. 20 REDIRECT EXAMINATION 21 BY MS. MORRIS: I explained to you that this was done with a program 22 23 where we just punch in numbers? 24 A Yes. 25 On Page 2 of the Financial Affidavit, can you see

```
1
    what it says for your income?
 2
         A
              Yes.
 3
              What does it say?
 4
         A
              It says $2,773.00.
 5
              THE COURT: You've got to speak up a little bit.
   BY MS. MORRIS:
 6
 7
              (Continuing:) $2,773.33.
        A
 8
              Okay. And that's in the column of possible sources
 9
   of income, right?
10
         Α
              Yes.
             And that is different than what's on the summary on
11
12
   the front page?
13
        A
              Yes.
14
              Okay. So you're actually stating that you make
         0
    $2,773.00, was the number you gave me, correct?
15
16
         A
              Yes.
17
         Q
              Okay. Thank you.
18
              MS. MORRIS: That's all.
19
              THE COURT: Recross?
20
              MR. EVANS: I have nothing else, Judge.
21
              THE COURT: You may step down.
22
              Call your next witness.
23
              MS. MORRIS: Sharon Bates.
24
                           Come around, please, ma'am. Come up and
              THE COURT:
25
        have a seat in this witness chair.
```

1	MS. MORRIS: Raise your right hand. Do you swear or
2	affirm the testimony you're going to give in this matter
3	today is the truth, the whole truth, and nothing but the
4	truth?
5	MS. BATES: I do.
6	MS. MORRIS: You've got to speak up. We're
7	recording. Okay?
8	THE COURT: Ms. Bates, neither one of those
9	microphones are amplifying your voice. Acoustics are not
10	good
11	COURT REPORTER: This one is on. This one is
12	THE COURT: If you get right up on it, it is, but
13	other than that you need to speak up, ma'am
14	MS. BATES: Okay.
15	THE COURT: all right, so the court reporter can
16	hear you, the lawyer can hear you, and I can hear you.
17	MS. BATES: Okay.
18	THE COURT: Go ahead, Ms. Morris.
19	
20	SHARON BATES
21	Witness being first duly sworn
22	Testified on
23	DIRECT EXAMINATION
24	BY MS. MORRIS:
25	Q Okay. Can you state your name?

- A Sharon Bates.

  O And spell it
  - Q And spell it for the court reporter.
  - A S-h-a-r-o-n, B-a-t-e-s.
    - Q Okay. And what is your relationship to Tyler Perry?
- 5 A I'm his mother.
  - Q And so you are the grandmother of Carson?
- 7 A Correct.

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- Q We've heard testimony that Tyler, Kaitlyn, and Carson lived with you, is that correct?
- 10 A They did.
  - Q For how long?
- 12 A It was like September of 2015. It was like every other week until about April of 2017.
- 14 Q Okay.
  - A And they may have come a time or two after that.
    - Q Okay. And did they live with you continuously or --
- 17 A No. It was every other week, basically.
- 18 Q And where did they go the other weeks?
- 19 A To her parents.
- 20 Q Okay.
- 21 A Sometimes they would stay with them seven days and 22 sometimes not.
- Q Okay. And when did that stop? You said --
- 24 A Approximately in April of 2017.
  - Q Okay. And at that point, Tyler continued to live

1 with you? 2 A Yes. And Kaitlyn -- do you know where Kaitlyn 3 0 Okay. 4 lived? 5 A With her parents. And who had Carson most of the time at that point? 6 0 7 A Kaitlyn. 8 0 Okay. But was Tyler still visiting with Carson? 9 A Yes. 10 For how long each time, I mean? Q 11 A I mean, sometimes he would go by there, you know, 12 after work or whatever, or every night, or, you know, sometimes 13 on the weekends. 14 Would he come to stay at your house with Tyler? He did come stay at our house in August for a weekend 1.5 A 16 and then a few weekends in September of 2017. 17 Okay. And what were the arrangements of the living 18 space while they were staying with you? 19 They had an upstairs bedroom, which was really the A 20 master with a full bathroom, and Carson had a bed up there. 21 Okay. So he slept in the room with them? 0 22 Correct. A 23 But in April of '17, he would have been almost two, 0 24 right?

25

A

Correct.

1 Okay. And how were things when they were living 2 there? Did you get along with Kaitlyn? 3 A Yes. 4 0 And how did Kaitlyn and Tyler get along? 5 A They were young, so they had their ups and downs. 6 Uh-huh (affirmative response). Were -- were there 0 7 any incidents or disagreements between them? 8 A They were young, so they had arguments. 9 More than one? 0 10 Α Yeah. Was there ever any violence involved? 11 Q 12 A She slapped him a time or two. 13 Okay. Were you there when that happened? 0 14 A I was there when one happened. 1.5 And what happened? 0 16 They were arguing, and I put the baby down, and I was A 17 in between them at the time because I was putting the baby in 18 the crib, and she swung and she swung over my head, and she hit 19 Tyler. 20 0 In the face or --21 I don't know if it was the face or here. I'm not A 22 sure. 23 Okay. Did it -- did it cause any damage? 0

Okay. And nobody was -- nobody called the police or

Nothing but a red spot.

24

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1 anything like that that time? 2 No. I tried to de-escalate the situation. I had him 3 go downstairs. I stayed upstairs and talked with her. 4 went downstairs and talked to him. 5 0 Okay. 6 I tried to be a parent between the two of them A 7 because they were both very young. 8 But you -- you had reason to believe there were other 9 incidents --10 Α Well, I know of one --11 0 -- of violence between them? 12 A -- other incident. 13 And who was the aggressor in those incidents, do you 0 14 know? 1.5 I don't know how it ever all started, but, I mean, it A 16 would end up with her slapping him. 17 MR. EVANS: Objection, Judge. I don't know that 18 she's established she has any personal knowledge of this. 19 This is just things that she learned by hearsay. She said she didn't know how it first 20 THE COURT: 21 started. 22 MR. EVANS: She said -- she said she only witnessed 23 one, and so now we're going into the other one she never 24 witnessed.

I -- on the number two incident, I

THE COURT:

sustain that unless you -- unless you can lay a foundation 1 2 on how she knows. 3 BY MS. MORRIS: 4 (Continuing:) I was not home. I was at work. 5 0 You just heard about that? I came home when --6 A 7 So we can't -- yeah, we can't discuss that. Q 8 A Yes. 9 And did you know about Kaitlyn ever going to the 0 10 hospital? 11 A She went to the hospital a time or two for different 12 reasons. I mean, you know, sometimes she was sick or whatever. 13 And --0 14 A She fell. She had a knee problem and everything 15 else. 16 Did you hear about -- did you know about the time 17 that she had taken too much medicine? 18 I know in January of 2016 when she went to the hospital after I had taken her home that day, and it was 19 20 supposedly the medication. 21 Okay. Did she tell you that? 22 She and I talked about so much at different times. I can't tell you she told me that outright. I can't. 23 24 That's fine. As far as -- as far as care of Okav. 25 Carson, have you seen anything that caused you concern when you were aware of Kaitlyn taking care of Carson?

A For the most part, no. I mean, she had her good days and bad days. She had a lot -- she was young, you know. She -- she didn't feel well a good bit for that first year. She just -- you know --

- O She didn't feel well?
- A She didn't feel well. She -- you know, she -- headaches or she just didn't feel good.
  - Q Okay.

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- A You know, we go through that.
- 11 Q And that affected her care of Carson?
  - A I'm not saying it did, but, I mean, you know, when I got home and stuff, I would try to help moreso so they could have down times for themselves, because she was with him most of the day.
    - Q Okay. And how is Tyler at taking care of Carson?
    - A He's a good father.
- 18 Q Does he change diapers?
- A He changes diapers. Tyler can cook. Tyler can cook.
- 22 Q And does -- does he clean up Carson?
- 23 A Yes, he does.
- 24 Q Even when he throws up in his car?
- 25 A Even when he throws up. Yes, that incident happened

- the last time Tyler had him. And I'm about the halfway point,

  I guess, in between the two right now, and he said, "Do you

  have an extra set of clothes?" Of course, I do, and he stopped

  by, and one of them cleaned the car seat, and I stood Carson

  here and Tyler cleaned him, and we got him redressed so he
  - Q Okay. And what about Rachel? Does -- does Rachel take care of Tyler -- I mean, Carson?
  - A I mean, she's there, you know, not necessarily by herself at this point --
  - Q Right.

could go home to his mom.

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- A -- but, I mean, she's there, and Carson will go up to her and, you know, ask her to play or whatever, and if we're all together, and he'll hand her stuff, and she'll hand him stuff.
  - Q Has she seemed to bond with him?
- A I think so. I mean, it's been a short period of time, but, you know, I think they do have a bond together.
- Q And do you have any concerns with Rachel around Carson?
- A No.
- Q Are you supportive of Tyler having primary physical custody of Carson?
- 24 A Yes.
  - Q And would you be a support for him still --

1	A Yes.
2	Q if that happened? Do you think that would be in
3	Carson's best interest? You don't know? Okay.
4	A I can't sit here and say that. I don't know.
5	Q Okay. Is there anything else you want the Court to
6	know about the situation?
7	A I just know it takes everybody, you know, working
8	together for the child's best interest, whatever that means.
9	Q Okay.
10	A Everybody has to pull together and bond together and
11	do what's good for him.
12	Q It takes a village.
13	A It takes a village to raise a child. It does.
14	MS. MORRIS: Thank you.
15	THE COURT: Cross examine?
16	MR. EVANS: No questions, Judge.
17	THE COURT: May we excuse this lady as a witness?
18	MS. MORRIS: Yes, sir.
19	THE COURT: Are you all right on that?
20	MR. EVANS: Sure.
21	THE COURT: Ms. Bates, you're excused as a witness.
22	You may stay in the courtroom or leave, as you desire.
23	Thank you very much.
24	MS. BATES: Thank you.

THE COURT: Call your next witness.

1		MS. MORRIS: Rachel Perry.
2		THE COURT: Come around, please, ma'am. Come up and
3	have	a seat in this witness chair.
4		MS. MORRIS: Raise your right hand. Do you swear or
5	affi	rm that the testimony you're going to give in this
6	matte	er is the truth, the whole truth, and nothing but the
7	trutl	n?
8		MS. PERRY: Yes.
9		RACHEL PERRY
10		Witness being first duly sworn
11		Testified on
12		DIRECT EXAMINATION
13	BY MS. MOI	RRIS:
14	Q	Okay. State your name and spell it for the record.
15	А	Rachel Perry, R-a-c-h-e-l, P-e-r-r-y.
16	Q	And how old are you?
17	А	Twenty.
18	Q	And
19		THE COURT: How old are you, ma'am?
20		MS. PERRY: Twenty.
21		THE COURT: Thank you.
22	Q	And what is your relationship with Tyler Perry?
23	А	Married.
24	Q	Okay. And when did you meet? What
25	A	Back in summer of last year.
	ı	

1 Summer of last year? And when did you get -- by last year, you mean 2017? 2 3 Yes. A 4 0 Okay. When did you get married? September 1st of 2018. 5 A 6 And when did you meet Carson for the first time? Q 7 A Probably end of September. Of 2017? 8 0 9 Yes, of 2017. Sorry. A 10 And where do you live? Q 11 A At 65 South Barnett Shoals Road, Watkinsville, 12 Georgia. 13 Okay. And how long have you lived there? 0 14 A Since March, I think. 15 Okay. I'm going to show you some pictures if I see 16 where they are. 17 MS. MORRIS: If I may, Your Honor? 18 THE COURT: You may. 19 Can you look at these pictures? Do you recognize 20 those? 21 A Yes. 22 What are those pictures of? Q 23 Our house. A 24 And did you take those pictures? 0 25 A Yes.

1 Okay. And they're a clear representation of the house that y'all live in? 2 3 Yes. A 4 Okay. And we can see in those pictures that there is 5 a room that looks like it's decorated for a little boy. that Carson's room? 6 7 A Yes. 8 0 Okay. And you're expecting? 9 A Yes. 10 Q When are you due? 11 A January 6<sup>th</sup>, 2019. And what are you expecting? 12 0 13 A boy. A 14 Another boy. And where will he sleep when he comes Q 15 home? 16 With us in our room. 17 Okay. But there's a possibility that eventually 18 he'll share a room with Carson? 19 No, probably not. A No? You don't think so? 20 0 21 A No. 22 Okay. Do you work? Q 23 It's more of a hobby, but photography. A 24 And do you work from home or an office? 0 25 A Home.

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1
              It's all at home? You manage your own schedule?
         0
              Yes.
 2
         A
 3
              Do you get any income?
         0
 4
         A
              Sort of.
 5
         0
              Sort of?
 6
              Yes, sometimes.
         A
 7
              A little bit of money --
         Q
 8
         A
              Yeah.
 9
              -- here and there? Okay. And as far as Tyler's care
10
    of Carson, you've -- you've seen Tyler with Carson?
11
         A
              Yes.
              Okay. Do you go with him to pick him up?
12
13
         A
              Yes.
14
              How can you -- can you describe how he is with
         Q
             How --
15
    Carson?
16
         A
              Yes.
17
         Q
              -- does he -- does he change diapers? Does he --
18
         A
              Yes.
19
              -- feed him?
         Q
20
         Α
              Yes.
21
              He doesn't leave that to you to do?
         0
22
         A
              No.
23
              Does he prepare food for him and --
         Q
24
              Yes.
         A
25
         0
              -- bathe him when necessary?
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1 A Yes. 2 Okay. How does Tyler discipline Carson? Q 3 I haven't really seen him discipline him yet because A 4 he behaves very well, so --5 0 Okay. And does Carson have stuff at your house? Yes. 6 A 7 Clothes, and toys, and such? Q 8 A Yes. 9 As far as you and Carson, what does Carson call you? 0 10 Α Rachel. 11 Q And what if he wants to call you something else? That would be all his choice. 12 A 13 Okay. And are you ever left to care for Carson on 0 14 his own? Sometimes. 15 A 16 Okay. And do you think you can handle two children 17 at once if necessary? 18 A Yes. 19 Are you supportive of Tyler getting primary physical 0 20 custody? 21 A Yes. 22 And would you be a support for him if that happened? Q 23 A Yes. 24 And are you -- you're prepared for Tyler to spend

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more time with Carson?

1 A Yes.

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- Q Are -- are you prepared to help Tyler facilitate the relationship between Carson and his mother?
  - A Yes.
  - Q So if -- if you needed to -- to take Carson to meet with Kaitlyn, you would be able to do that?
    - A Yes.
      - Q Have you had any interactions with Kaitlyn?
- 9 A Yes.
- 10 Q Have they been positive?
- 11 A No.
- 12 Q Can you describe those?
  - A Well, she would message me and pretty much say I would never be his mother and stuff like that, so --
- 15 Q Message you?
- 16 A -- just negative stuff.
- Q Okay. Do you think you could have positive interactions with Kaitlyn --
- 19 A Yes.
- 20 Q -- regarding Carson in the future? Describe a 21 typical day when Carson is with y'all.
- A He likes to go outside, so we play outside a lot, and build with his puzzles, and just a lot of playing.
- Q Does he have a favorite toy that he plays with at your house?

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1
              Probably his truck or his bubbles. He just -- he
2
    loves everything.
3
              Yeah. And do you have extra family?
4
         A
              Yes.
5
         0
              Are they in the area?
 6
              Yes.
         A
7
              Are they a support to you and Tyler?
         Q
8
         A
              Yes.
9
              So they'd be around if --
         0
10
         Α
              Yes.
11
         Q
              -- if you needed them? Is there anything else you
12
    would like the Court to know about your relationship with
    Tyler?
13
14
         A
              No.
15
              I mean, with Carson.
         0
16
         A
              No.
17
              MS. MORRIS:
                            That's all I have.
18
              THE COURT: Cross examine.
19
              MR. EVANS:
                           No questions, Judge.
20
              THE COURT:
                           May we excuse this lady as a witness,
21
         Ms. Morris?
22
              MS. MORRIS:
                            Yes.
23
                           Yes, sir.
              MR. EVANS:
24
              THE COURT:
                           You're excused, Rachel, with the
25
         understanding you can stay in the courtroom or leave, as
```

1	you desire.
2	MS. PERRY: Okay.
3	THE COURT: Thank you very much.
4	Call I believe that is your last witness, isn't
5	it?
6	MS. MORRIS: Yes, sir.
7	THE COURT: We'll take a nine minute break. We'll
8	resume at ten minutes 'til the hour, nine minutes from
9	now.
10	MR. EVANS: Thank you, Judge.
11	
12	(Whereupon, a brief recess is taken.)
13	
14	THE COURT: Ladies and gentlemen, I believe parties
15	and counsel are present.
16	Call your first witness.
17	MR. EVANS: Okay. I call Kaitlyn Jenkins.
18	
19	KAITLYN JENKINS
20	Witness having been previously sworn
21	Testified on
22	DIRECT EXAMINATION
23	BY MR. EVANS:
24	Q You can have a seat. You were previously placed
25	under oath. You understand that?

- 1 A Yes.
- 3 A Yes.

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- Q Okay. Let's -- let's talk about -- I mean, a lot of this has been covered already, so I'm just going to kind of hop down. Before that Legitimation Petition was actually filed in this case by Mr. Perry, were you allowing him to see the child?
- A Yes.
- 9 Q Okay. How often do you think he was seeing the child at that point?
  - A Every other weekend.
- Q Okay. And at that point, was there any overnight visitation?
- 14 A There was one.
- 15 Q Okay. And when was that?
  - A September, maybe, I believe.
- 17 Q Okay. September of what year?
- 18 A Last year.
- 19 Q Okay. And that was the only overnight? Was that a 20 full weekend?
- 21 A That was Saturday and Sunday -- or Friday and 22 Saturday.
- Q Okay. But that was the only time that's ever happened?
- 25 A Yes.

1 Okay. And since that time -- well, since the Order 2 has been put in place, what is the schedule? 3 9:00 to 5:00, Saturday and Sunday. A 4 0 Okay. And that's every other weekend? 5 A Yes. 6 Okay. And he's been exercising that time? Q 7 Yes. He has been --A 8 And there's been no issues with any pick-ups, drop-9 offs, anything like that? 10 Α No. If he's late or anything, he'll call and let me 11 know and, you know, we definitely get in touch with that. 12 Okay. So you're able to work that out between the two of you? 13 14 A Yes. 15 Okay. Would you consider Carson to be a happy child? 0 16 A Very happy. 17 0 Does he seem to be --18 THE COURT: I'm sorry, what was your question? Was -- was -- whether she considered the 19 MR. EVANS: 20 child to be happy. 21 THE COURT: Okay. Go ahead. BY MR. EVANS: 22 23 (Continuing:) Very happy. A 24 Does he -- is he well behaved? 0

25

A

Oh, yes, very.

1 Okay. And do you believe he's intelligent? Q 2 A Oh, yeah. 3 And do you enjoy caring for him? 0 4 A Oh, yeah, very much. 5 0 And when the doctor -- when anyone has to take him to 6 a doctor, who takes him? 7 A I do. 8 Okay. And when you were still with Tyler, would he 9 go to the doctor's appointments as well? 10 From time to time, yes. Α 11 Okay. But does that mean he wouldn't go to all of 12 them? 13 Yes. He didn't go to all of them. A 14 But you did? Q 15 A Yes, me and his mother did. 16 Okay. Does he go to the dentist yet? 0 17 A Not yet. 18 Q Not yet? Get ready. 19 Yeah, we definitely need to do that. A 20 Okay. And you have transportation, correct? 0 21 A Yes. 22 And what -- what is your transportation? Q 23 A It's a Dodge Journey. 24 Okay. What year is that? 0 25 A Oh, gosh, maybe a 2015, I believe.

- Q Okay. And you stated, I think, in your earlier testimony that you're not currently working, is that right?
  - A That is right.

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- Q Okay. And -- but when you did work, who was watching the child?
- A My grandmother and my parents.
- Q Okay. And what is your child's relationship to your parents and to your grandmother?
  - A Great grandson and grandson.
- 10 Q No, but what is -- how -- how is the relationship?

  11 Is it well?
  - A Oh, very well.
  - ${\tt Q}\,{\tt Does}$  he love being with them or does he not enjoy it that much or what --
  - A He loves it.
  - Q Okay. And what kind of activities do they do when you're not around?
  - A With my dad, they're outside all the time, building fires, you know, typical little boy stuff outside. And then, you know, my mom, she'll do puzzles and color. They'll do everything underneath the sun with him.
  - Q And when Mr. Perry was ordered to pay child support, did you pursue that with Child Support Services?
- 24 A No, I did not.
- 25 Q Okay. And before he paid -- started -- began --

began paying child support, you were providing support for Carson regardless, correct?

- A Correct.
- Q So regardless of whether he was paying, you were the one who was helping out.
  - A Yes.

- Q And you admit that Mr. Perry, from time to time, would bring items, whether you requested them or whether he just thought that they were necessary, is that true?
- A Not really, because his mom would be the one to buy the diapers and clothing, whatever he needed. His mom would buy them and Tyler would bring it.
  - Q Okay. No, but they came from his side of the --
- 14 A Yeah, it come from his side.
- Q Okay. Do you ever ask him to help out with certain -- certain items?
  - A If he needs pull-ups or something, I'll let him know -- or I did, and I would let him know like if he needed new clothes or whatever, but half the time Tyler would just go and do it just for him, you know. I wouldn't have to tell him. He knew. I mean, he would buy him new boots that he loves to death and he wears all the time.
  - Q Uh-huh (affirmative response). Was there any time where you asked for money from Tyler and that he was not willing to provide it -- or asked for items?

1	A	When we were together, I remember asking him or
2	telling h	nim that we didn't have diapers at mom and dad's
3	apartment	at the time, and he told me that I needed to get off
4	my you-kr	now-what and go get a job, and that he didn't have the
5	money. H	His mother also has taken me to the store to get pads
6	and stuff	that I need several times.
7	Q	All right. Other than other than Carson, is there
8	any other	children living in your house?
9	А	My son, Aaron.
10	Q	Okay. And what's his age?
11	А	He'll be two months on Wednesday.
12	Q	Okay. And you are his mother?
13	А	Yes.
14	Q	And do you support that child?
15	А	Yes.
16		MR. EVANS: Judge, I don't have anything further.
17		THE COURT: Cross examine on matters not previously
18	cove	ered. Don't go back, but other than that, you can ask
19	any	questions you've got.
20		
21		CROSS EXAMINATION
22	BY MS. MC	DRRIS:
23	Q	If if you didn't start the child support, how did

24 it get started?

The state.

- Q And why did the state start child support?
- A Because I believe what happened was that Tyler claimed Carson on his taxes for two years, and he was not legitimized at the time, so I believe the State just took it into their own hands.
  - Q Okay. Did you apply for any state benefits on Carson's behalf?
  - A No.

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- Q When did you apply for WIC?
- 10 A When he was born -- or when I got pregnant with him.
- 11 Q Which would have been?
- 12 A In early 2015, I guess.
- 13 Q In early 2018?
- 14 A For Carson?
- 15 Q No, for -- for Aaron.
- A For Aaron, I applied when I was pregnant with him in 2018.
- 18 Q And when was that? When did you find out you were 19 pregnant?
- A January. Well, I think it was like right around New Year's when I found out I was pregnant.
- 22 O And he was born in --
- 23 A September.
- Q -- September? Okay.
- 25 A Yeah.

```
Hang on a second. And I didn't hear you clearly.
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   You said that he did go with you to doctor's appointments for
3
   Carson?
4
        A
             From time to time, yes.
5
        0
              Okay.
 6
              Not all of them.
        A
7
              Okay. But he was there when Carson had the surgery
        Q
8
   for the tubes and all?
9
        A
              Yes.
10
         Q
              Okay. And --
11
              MS. MORRIS:
                          That is all.
                           Redirect?
12
              THE COURT:
13
                           I have nothing further, Judge, from this
              MR. EVANS:
14
        witness.
                           You may step down, Ms. Jenkins.
1.5
              THE COURT:
16
              Call your next witness.
17
              MR. EVANS:
                           Judge, I don't have any other witnesses,
18
        but I do want to admit into evidence and stand on my own
         -- to state in my place for attorney's fees purposes. I
19
20
        had previously -- I had emailed this to -- to Ms. --
                           That would be Defendant's Exhibit 1 --
21
              THE COURT:
22
              MR. EVANS:
                           Yes.
23
              THE COURT:
                          -- would be the --
24
              MR. EVANS:
                          Yes.
                                 Defendant's Exhibit 1.
                                                          These are
25
        my --
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THE COURT: Attorney's Fees Affidavit, I take it? Yeah. It's -- it's my fees, and I'm MR. EVANS: 3 just going to state under oath that these are my fees. 4 They were done in this case. They are reasonable and 5 necessary in this case. My hourly rate in this case is \$275.00 per hour. I've practiced law for fifteen years. 6 Given my experience in this geographic area, that's 8 typical of what people charge, and my total fee as of last 9 Thursday was \$3,455.00, and that was as of Thursday. 10 have another -- you know, we've been here for about two 11 hours, and so that's another \$550.00 through today, so 12 just shy of -- I think we're just at \$4,000.00 in this 13 case, and I would just admit my bill as D-1, Judge. 14 MS. MORRIS: Your Honor, I'm going to object to 1.5 that. There's been no statutory grounds established for 16 attorney's fees, and --

I really don't know whether legitimation THE COURT: and change of custody -- I'm pretty sure there is a statutory ground.

MR. EVANS: Judge, since legitimation has already been established, I think this is basically a custody action at this point.

THE COURT: Custody --

MR. EVANS: Yeah.

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THE COURT: -- is -- there's a statutory ground for

1 that. 2 19-9-3 and I think it's (q) under that. MR. EVANS: THE COURT: 3 That doesn't mean I'm going to grant 4 them, but --5 MR. EVANS: Sure. THE COURT: -- I think there's a statutory ground. 6 7 I'll give you an opportunity to respond to why they 8 shouldn't be granted in a brief if you want to. 9 Well, I just -- I happen to have that MS. MORRIS: 10 statute. Here it is. And it does not cover custody. It 11 covers divorce and alimony. "The grant of attorney's 12 fees" - and this is 19-6-2 - "as part of the expenses of 13 litigation made at any time during the pendency of the 14 litigation, whether the" --15 THE COURT: Hang on a minute, ma'am. 16 MS. MORRIS: Pardon? 17 THE COURT: What code section is it? 19-6-2 and this is (a). And it's, 18 MS. MORRIS: 19 "Whether the action is alimony, divorce" -- it says, 20 "alimony, divorce and alimony, or contempt of court 21 arising out of those issues." It doesn't say anything 22 about custody. This is not a divorce action. 23 THE COURT: I agree and --24 MS. MORRIS: This is not an alimony action. 25 THE COURT: -- I will research it or have the law

clerk research it. And even if it's there, it doesn't mean I'm going to grant them, but I first would have to determine if it's possible to grant them, so --

MS. MORRIS: I understand.

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And, Judge, my response to that would MR. EVANS: be 19-9-3, which is the custody statute, which are all the actual factors that the Court applies in awarding custody, which would presumably be those factors they -- that you would assume -- that you would review today and apply to this case. If you look at that in sub-section (g), it specifically says the Judge made an Order of reasonable attorney's fees and expenses of litigation and other costs in the child custody action to be paid by the parties in proportion and at that time determined by the Judge. In this case, the legitimation was resolved as of the temporary hearing, so everything else is respectively a child custody hearing, so that's my position on that, Judge.

MS. MORRIS: Which section is that?

MR. EVANS: That's (g), 19-9-3(g).

MS. MORRIS: That's what I've got here, (g). I don't see it.

MR. EVANS: This is good law as of -- this is -- this is current. I printed this out last night, (g).

MS. MORRIS: Little (q)?

1	MR. EVANS: Yep.
2	Again, I understand that you may not be awarding it,
3	but that that's my understanding of the basis.
4	THE COURT: I'm going to admit D-l in evidence over
5	objection.
6	MS. MORRIS: Yes, sir.
7	THE COURT: All right. That gets us down to
8	argument. There is no jury present. I have listened
9	attentively. I know what the issues are. I know what
10	each party wants. I'll be glad to entertain brief
11	argument.
12	Ms. Morris, you're the Movant. You have opening and
13	concluding.
14	
15	(Whereupon, Ms. Morris presents the opening portion of her
16	closing argument to the Court.)
17	
18	(Whereupon, Mr. Evans presents his closing argument to the
19	Court.)
20	
21	(Whereupon, Ms. Morris presents the closing portion of her
22	closing argument to the Court.)
23	
24	THE COURT: And you are right. I mean, from time
25	to time, we certainly deviate or often deviate from

the standard visitation.

Insofar as child support goes, I'm leaving that alone. It's true that she's going — or already has a qualifying child, but it's also true that he's about to have a qualifying child. It kind of x'es that out, and I'm going to leave that Order in place. In addition to that, it's a Walton County Order, so I'm leaving that where it is.

I award primary physical custodian to the -- custody of the child to the mother. I sincerely believe a small child that's been with the mother needs to stay with the mother.

I'm leaving visitation where it is until the child reaches the age of five, at which time the standard visitation order applies.

I'll take the attorney's fees under advisement, number one, to assure myself that it's possible, number two, to decide whether or not to award them.

Thank you very much.

MR. EVANS: Thanks, Judge.

MS. MORRIS: Your Honor, we would like to request written findings of facts.

THE COURT: Ma'am?

MS. MORRIS: We would like to request written findings of facts to go with that Order.

1	THE COURT: I assume you want to appeal and that's
2	why you're requesting that, is that correct?
3	MS. MORRIS: Yes, sir.
4	THE COURT: All right. That's fine.
5	MR. EVANS: Judge, do you want me to prepare a
6	proposed Order?
7	THE COURT: You prepare the Order, including the
8	findings of fact, run that by Ms. Morris. If if you
9	two can't agree on the Order, we'll resume and I'll decide
10	what they are. I hope you can agree on that.
11	Thank you very much. Court's adjourned.
12	(Whereupon, this hearing is concluded.)
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## LEASE AGREEMENT

THIS AGREEMENT made and entered into this 7th day of March, 20
(hereinafter called "LESSEE") and HARM GREE PROPERTIES (Pereinafter called "LESSOR").  Lessor does this day lease unto said Lessee a S ROOM HOUSE located at (5 RORNett Shoots Rood City Work NSULLE Georgia, Zip Code 2000 , County of for the term of 2 (months) beginning on and ending on MARCA 2018 , and ending on MARCA 2019 (Dollars), payable on the first day of each and every month, in advance to HARMIGRER TROOPPHER LLO or to such other place as Lessor shall designate. Roop Root 265 Watter NSULLE GA 30677
If rental payments are not received on or before the fifth day (ell) of each and every month, Lessee agrees to pay a Late Fee of \$25.00 plus \$5.00 per day thereafter for any rental payments not received by the close of business at 5:00 PM on the fifth.  If the fifth falls on a Saturday/Sunday or a Holiday, rent is due on or before 12:00 PM the following business working day.  Any Late Fees accumulated within a 30-day period must be paid in full before the upcoming monthly rent will be accepted.  A dishonored check shall be considered non-payment of rent and Lessee agrees to pay to Lessor a fee of \$25.00 for each check so dishonored.  If such rental payments are not received on or before the tenth day of each and every month, Lessor may, at its option, treat this Lease Agreement as in default, and may accelerate the remaining balance due under said Lease.

#### SECURITY DEPOSIT AND PET FEE

of this Lease, a Security Deposit of \$75000, which will be held in Ocones State Rank
Lessor may, at his/her option, deposit the Security Deposit in an interest-bearing account and Lessor may retain all accrued interest on said account to cover administrative costs to maintain said account.

PLAINTIFF'S EXHIBIT

# Care and Cleaning ACRYLIC Tub-Shower

For regular cleaning use ONLY mild detergents or warm, scapy water. Use ONLY non-abrasive cloth or sponge. Always rinse surfaces after cleaning.

Before cleaning this product with cleaning products, test a small, inconspicuous area.

CAUTION: Manufacturer does not recommend the use of cleaning products that contain any of the following chemicals. Use of products containing these chemicals can cause the products to crack or discolor and will void the warranty.

p

b

q

- Naphtha
- Amyl Acetate.
- Hydrogen Peroxide Solution (common household peroxide)
- Toulene
- Ethyl Acetate
- · Lye (common in drain cleaner)
- Acetone

For further inquiries, contact customer service at bathingsystems@deltafaucet.com or call 1-877-430-5315.

IMPORTANT: If the building owner or homeowner elects to use a RUBBER FLOOR MAT with suction cups or a standard RUBBER FLOOR MAT in their tub or shower unit, it is recommended that the mat be removed after each shower, the totalshower wiped dry, and the rubber mat allowed to dry before re-use. A mat of this type may cause fungus or mold to grow under the suction cups, and damage in the form of surface hilisters in the bottom of the tuhishower following prolonged use if not dried property.

Lessor shall have the right to use the Security Deposit to pay, as fully as possible, the expenses of repairing any damage to the premises or cleaning the premises (including de-fleeing, if applicable). One Hundred (\$100.00) Dollars will be automatically deducted from the Security Deposit if oven, stove and refrigerator are not left cleaned.

Said Security Deposit does not constitute liquidated damages, and Lessee may be liable for a sum higher or lower than the amount of Security Deposit. IN NO EVENT SHALL LESSEE BE ENTITLED TO APPLY THE SECURITY DEPOSIT TO ANY RESTAL OR LATE FEES DUE HEREUHDER. In the event Lessor shall bring a court action for breach of this Lease, Lessee shall be liable to Lessor for all costs of collections of damages, including 15% as Attorney's fees.

Such Security Deposit shall be refunded to Lessee within thirty (30) days of termination of this Lease provided that the premises is returned to Lessor in its original condition, normal wear and tear excepted, and there has been no breach of any of the terms of this Lease by Lessor.

SPECTAL STIPHILATION

No comet or Ajax Cleaner on the pherolass shower Tub or other
riberglass shower Tub or other
CORRETURE TOPE CLEANORS
PET FEE—Pets may be permitted on the premises only with written permission of the Lessor, and such permission may be withdrawn at any time if the animals become a nuisance. An additional non-refundable damage fee of \$ per pet will be required. If said pet becomes a nuisance, Lessee agrees to remove such pet from the premises if requested to do so by Lessor.
SPECIAL STIPULATION
No inside pets allowed. Outside
6842 0110mbg.

#### UTILITIES

Lessor shall provide the following utilities:

Smoki

9

11/2/19

Lessee agrees to pay all other utility bills accruing within the term of this Lease.

#### USE OF PREMISES

Premises shall be used for private residential use only. Not more than \_\_\_\_ unrelated persons shall reside within the premises at any time. Lessee agrees not to use or permit the use of the premises for unlawful or immoral purposes, nor to create or suffer any nuisances in the premises affecting the rights of others, and agrees to comply with all laws, ordinances, rules, regulations and directions of governmental authorities.

## REPAIRS, FIXTURES AND IMPROVEMENTS

Lessee accepts apartment in "as is" condition as suited for the use intended. Lessee understands and agrees that the premises, equipment and fixtures will be under the control of the Lessee, and agrees to keep said premises, together with the fixtures therein, in a clean sightly and sanitary condition. Lessor will make necessary repairs to premises with reasonable promptness after receipt of written notice from Lessee. If any damage, beyond normal wear and tear, is caused by Lessee or tenant's guests, Lessee agrees to pay Landlord the cost of repair with the next rental payment. Lessee may not remodel or structurally change the apartment nor remove any fixture therefrom.

Lessee shall not make any changes to the interior or exterior of the premises nor attach any fixtures thereto without the prior written permission of Lessor. Lessee shall do nothing which would increase or cause to cancel the Fire Insurance Policy on the premises. Lessee agrees to be responsible for his/her personal property and shall hold Lessor harmless for any damage thereto. Lessee shall take all precautions necessary to prevent plumbing fixtures and pipes from freezing. Such precautions shall include, but shall not be limited to, keeping the premises sufficiently warm to prevent freezing and dripping faucets. Lessee shall be responsible for blockage of plumbing where such blockage is caused by introduction of materials not intended for disposal in the plumbing system.

## PROPERTY LOSS

Lessor shall not be liable for damage to resident's property of any type for any reason. Lessee shall be responsible for obtaining fire, extended coverage and liability insurance with respect to Lessee's personal property.

#### ASSIGNMENT AND SUBLETTING

Lessee shall not assign this Lease or sublet the premises or any part thereof, nor shall any other person occupy the premises without written consent of the Lessor.

## DEFAULT, HOLDING OVER, AND ABANDONMENT

Any failure of Lessee to comply with the terms and conditions of this Lease shall constitute a default on the part of the Lessee and Lessor shall be entitled to immediate possession of the premises. Lessor's retaking of the premises shall not be considered an election and Lessor may pursue any course of action for damages. In the event suit shall be brought for a violation of or to enforce the provisions of this Lease, Lessee agrees to pay all costs of such action, including 15% Attorney's fees.

#### RENEWAL TERM

Rither party may terminate this Agreement at the end of the initial term by giving the other party thirty (30), days written notice prior to the end of the term, but if no notice is given, then the Agreement will then be extended on a month-to-month basis with all terms remaining the same until terminated by either party upon thirty (30) days written notice.



#### RIGHT OF ACCESS

Lessor shall have the right of access to premises, without notice, for inspection and maintenance during reasonable hours, and Lessee agrees not to withhold access to the premises unreasonably. In case of emergency, Lessor may enter at any time to protect life and prevent damage to the property. In any event and at the time, Lessor shall have the right to display a FOR RENT or FOR SALE sign, with appropriate information thereon, on the premises.

#### USE OF LOT

If applicable, Lessee shall keep the lot in good appearance, and shall not put any trash thereon nor cultivate plants nor cut any trees without the written permission of Lessor. If Lessee fails to properly maintain the yard and surrounding grounds, Lessor will provide such service at a cost to Lessee of the cost of such maintenance plus a fee of \$25.00 for each time service is provided.

## DESTRUCTION OF PREMISES

If the premises are rendered untenantable for a period in excess of seven days, for any reason beyond the control of either party, the Lease shall terminate as of the date of such destruction or damage, and rental shall be prorated as of that date.

## ISSUANCE OF KEYS AND PENALTIES

There shall be one key issued to the Lessee upon the signing of the Lease or the above-referred date the Lease becomes effective. At the termination of the Lease, the Lessee or

Lessee(s), shall return to the Lessor ALL KRYS, including the original key and all copies made by the Lessees(s). Failure to return all keys will result in a Twenty Five (\$25.00) Dollar penalty.

#### INDEMNIFICATION

Lessee releases Lessor from liability for and agrees to indemnify Lessor against all losses incurred by Lessor as a result of:

- A) Lessee's failure to fulfill any condition of this Agreement;
- B) Any damage or injury happening in or about the apartment or premises to lessees, invitees or licensees, or such person's property;
- Lessee's failure to comply with any requirements imposed by any governmental authority; and
- D) Any judgement, lien, or other encumbrance filed against premises as a result of Lessee's action.

# SAVINGS CLAUSE

If provisions of this Lease are determined to be in conflict with the State of Georgia or any other applicable law or regulation thereby making said provision null and void, the nullity shall not affect the other provisions of the Lease which can be given effect without the void provisions, and to this end, provisions of this Lease are severable.

#### SPECIAL STIPULATIONS

The following are special stipulations agreed upon between the parties:

See Rules and Regulations outlined in EXHIBIT "A"
See Moving Out Regulations outlined in EXHIBIT "B"

- 1) A minimum of \$45.00 will be withheld from the Security Deposit for general cleaning purposes, if necessary. Additional funds shall be charged to tenant if costs of cleaning exceed the \$45.00.
- 2) If lessee terminates this lesse at anytime prior to the termination date cited above, the full Security Deposit shall be forfeited. In addition, Lessee shall be responsible for all rent payments until the unit is rented to a new tenant that meets the normal rental requirements of the rental company. Lessor may take all legal steps necessary to collect any unpaid funds.

3)	In the event lessee does not renew this lease upon the date cited above, lessee shall vacate the premises on or before 12:00 noon on
_	
	TIME IS OF THE ESSENCE  Time is of the essence of this Lease.

IN WITNESS WHEREOF we have hereunto set our hands and seals, on the day and year written above.

LESSEE (	DATE	LESSEE	DATE
LESSEE	DATE	LESSEE	DATE
Janes Hard	DATE	84	5
HARdigRen	e Propertie	s LLEP	109

#### EXHIBIT "A"

#### RULES AND REGULATIONS FOR LESSEE

- (1) RENT IS DUE AND PAYABLE ON THE FIRST DAY OF EACH MONTH. There will be late penalties as outlines in "Late Fees" Section.
- (2) All yards, hallways, passages, driveways, etc., shall not be congested, or used for storage by Lessee.
- (3) Security Deposits will not be returned until the apartment is vacated. SECURITY DEPOSITS ARE NOT TO BE DEDUCTED FROM THE LAST MONTH'S RENT.
- (4) No towels, bathing suits, bottles, mops, trash cans, laundry, etc., will be permitted to be stored or hung over the patios or balconies of the dwelling.
- (5) No noisy or disorderly conduct, annoying or disturbing to other occupants of the building or apartment community, where applicable, shall be permitted.
- (6) Lessee shall not use any electrical appliance that will interfere with the reception of other tenant's appliances.
- (7) All garbage or refuse must be carefully wrapped or in bags and placed in appropriate containers located on the premises.
- (8) All glass, locks, screens, and trimmings in or upon doors and windows, belonging to the building shall be kept whole and in place. No physical change may be made to the exterior or interior of the dwelling.
- (9) Lessee is responsible for promptly reporting all damages done to premises to Lessor.
- (10) Lessee shall be responsible for all damages to his dwelling and dwellings around his/her, where applicable, caused by overflow from drains or plumbing due to the neglect of persons in the premises.
- (11) Lessee shall be responsible for reporting any changes in family size or composition change in any occupant of the dwelling to the Lessor. Failure to do so will be considered a breach of the Lease.
- (12) Soliciting is strictly forbidden. It is requested that Lessee notify Lessor if a solicitor appears and appropriate action will be taken.
- (13) Pets are not allowed, unless special provisions apply as outlined in this Lease to the contrary.

- (14) Waterbeds will only be allowed by special permission by the Lessor.
- (15) At no time will automobiles be parked on lawns, grassed, or "no parking" areas. Automobiles violating this rule will be removed by Management at the Owner's expense.
- (16) Any type of non-operative vehicle will not be permitted upon premises, and any such vehicle may be removed by Management at the expense of the resident owning the same. Ho repairing of vehicles will be permitted on the premises.

I have read the above Rules and Regulations and understand them. I agree to abide by any and all of the above rules and regulations, and understand that failure to adhere to these rules and regulations will constitute a breach of my Lease Agreement and will entitle Lessor to terminate said Lease Agreement.

LESSEE	DATE	LESSEE	DATE
TRSSRE	DATE	LESSEE	DATE

#### EXHIBIT "B"

#### CLEANING REQUIREMENTS

#### FOR

#### TENANTS MOVING OUT

#### KITCHEN

- (1) Clean refrigerator, shelves, crisper, under foot guard which comes off and clean floor under refrigerator.
- (2) Clean all cupboards, doors, tile, fan and faucet fixtures.
- (3) Clean stove under burners, knobs, oven and drip pans.
- (4) Clean floor.

#### LIVING ROOM/DINING ROOM

- (1) All rugs must be vacuumed. NOTE; Damage to rugs and drapes is the responsibility of Lessee.
- (2) Clean baseboards, clean finger marks off walls and doors.
- (3) Wipe drapery rods.
- (4) Window sills cleaned, windows washed and screens left in good condition.
- (5) Leave no marks on walls from stick-on type picture hangers.

#### BEDROOMS

- (1) Same as above.
- (2) Closets vacuumed and all clothes hangers removed.

#### BATHROOMS

- , (1) Toilet and toilet tank cleaned.
- (2) Clean chrome fixtures throughout, and clean fan fixture.
- (3) Medicine cabinet wiped out and cleaned.
- (4) Tile and floor cleaned. Also baseboard around floor should be wiped off.
- (5) Clean shower stall(s) and bathtub(s).

#### MISCELLANEOUS

19:15

(1) Clean door tracks.

as the

(2) Clean garage area, patios and balconies.

I have read the above Cleaning Requirements and understand them. I agree to abide by any and all of the above Cleaning Requirements and understand that failure to adhere to these Cleaning Requirements shall constitute a reduction in the refund of Security Deposit. Said charges will be used for proper cleaning of the premises.

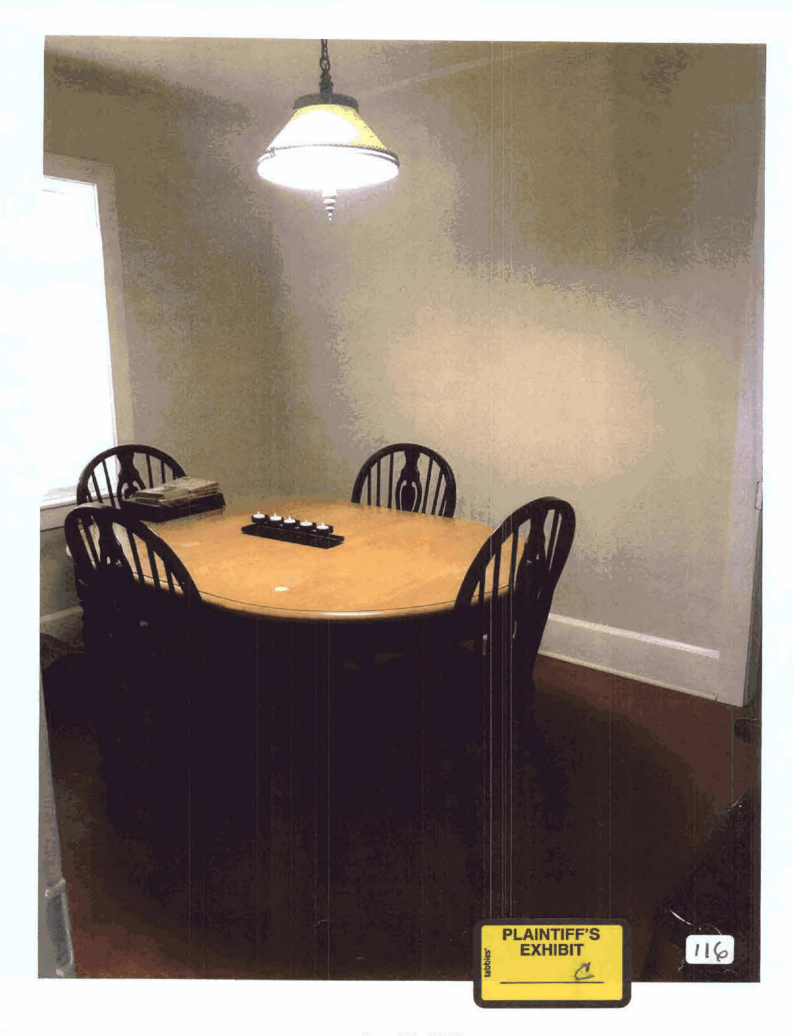
LESSEE	DATE	LESSEE	DATE
	菱		
LESSEE	DATE	LESSEE	DATE



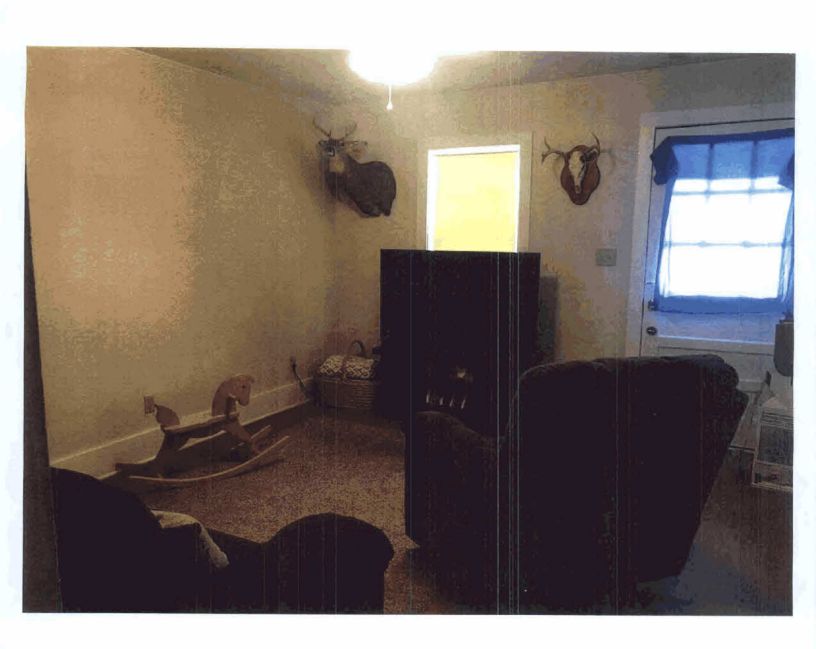
PLAINTIFF'S EXHIBIT







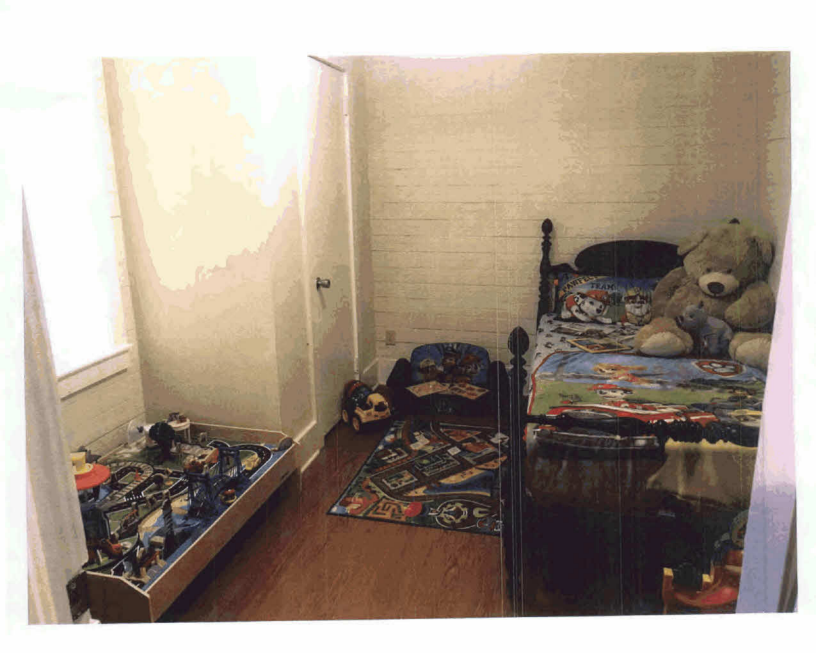
Page 116 of 196

























MEMBERS: When submitting inquiries always include your Identification Number from the front of this card. Possession or use of this card does not guarantee payment

PROVIDERS: File all claims directly with your local Blue Cross and/or Blue Shield plan. Please submit all claims with the 3 digit prefix that precedes the member ID on the front of the card.

File medical claims to

O BOX 105670 Attanta, GA 30348-5370

File dental claims to

P O Box 1115 Minneapolis, MN 55440-1115

File vision claims to

P O Box 8504 Mason, OH 45040-7111

Outside our service area, benefits may be limited to Urgent and Emergency care

## bcbsga.com

Member Service
Provider Service
Provider Service
Pharmacist Questions
Pre Authorization
24/7 Nurseline
Coverage while traveling
Ped Dental/GRID Services
Pediatric Blue View Vision
Vision Provider Service

(855) 556-501 (888) 581-364	(800) 810-BLU (877) 604-215	(855) 343-485	0) 824-08	738-66
648	158	617	898	3 (7)

# livehealthonline.com

Blue Cross and Blue Shield of Georgia. Inc. and Blue Cross Blue Shield Healthcare Plan of Georgia. Inc. are independent licensees of the Blue Cross and Blue Shield Association. The Blue Cross and Blue Shield names and symbols are registered marks of the Blue Cross and Blue Shield Association.

Issue Date: 06/18/2018



#### Georgia Department of Human Services

Aging Services | Child Support Services | Family & Children Services

TYLER SCOTT PERRY 2180 EMMETT DOSTER RD NW MONROE, GA 30656-

DATE: 12/19/2017

Case Number: 26641 Re: KAITLYN V JENKINS

Dear Mr(s) PERRY:

Enclosed is a copy of your administrative court order or civil court order from WALTON County Superior Court, which requires payments of child support in an amount to which you have been previously notified. **Keep this document in a safe place**.

If you are ordered to provide medical insurance for the child(ren), you must obtain insurance through your employment, if available, and send us verification of the coverage. Please send the insurance card to our office instead of directly to the custodial parent, so our file will be documented that you have abided by the order.

Your court ordered obligation(s) is due beginning . Please make all payments payable to the Division of Child Support Services (DCSS), as ordered. If <u>you</u> make direct payments, mail a personal check or money order payable to:

Division of Child Support Services, FSR P.O. Box 1600 Carrollton, GA 30112-1600

Your <u>employer</u> should mail payments to:

Division of Child Support Services, FSR P.O. Box 1800 Carrollton, GA 30112-1800

Please note that direct child support payments to the custodial parent may result in your case not receiving credit for your payments, and may subject you to enforcement actions.

For your information: If you have any questions concerning your case, please call 1-844-MYGADHS (1-844-694-2347 Toll Free). Or you may view your case information on the Customer Service Online website at <a href="https://services.georgia.gov/dhr/cspp/do/Logon">https://services.georgia.gov/dhr/cspp/do/Logon</a>. First time users are required to register to obtain a user ID and password. Your IRN, 795015438 is required to register.

Sincerely, AMBER N MELCHIOR

CHILD SUPPORT SERVICES

PLAINTIFF'S EXHIBIT

Two Peachtree Street, NW, Atlanta, Georgia 30303 1-844-MYGADHS | dhs.ga.gov

124 Form SON

#### NONCUSTODIAL PARENT CHILD SUPPORT GUIDE

Welcome to the Division of Child Support Services (DCSS). DCSS strives to strengthen Georgia families by assisting the noncustodial parent (NCP) with his/her responsibility to provide support.

Our office has obtained a court order for you (the NCP) to pay your child support. The court ordered support amount is due <u>on or before the due date</u>. Your case will be monitored for timely payments. Failure to make your payments on time and through the Child Support Services FSR, as ordered by the court will result in enforcement actions taken by our office against you if your case becomes 30 days or more past-due.

Enforcement actions include, but are not limited to:

- Denial or suspension of any drivers', recreational or professional license or tag registration
- 2. Denial or suspension of your U.S. passport
- 3. Mandatory deduction of wages or income
- 4. Reporting of delinquency to credit bureaus
- 5. Intercept of State and Federal tax refunds
- 6. Intercept of lottery winnings
- 7. Intercept of unemployment compensation benefits
- 8. Placement of liens or levies on vehicles, real estate, and financial institution accounts
- 9. Referral to the US Treasury for Full Collection
- 10. Requirement to post bond to assure future payment
- Contempt proceedings if it is determined you have the ability to pay your child support obligation.

Additionally, interest may accrue on any past-due arrears owed by you at an annual percentage rate of 7%. If a legal action is taken, you will be subject to pay court costs and/or fees associated with each action.

It is **your** responsibility to notify the DCSS immediately of any change in your circumstances (i.e. change in employment or become unemployed, change of address and/or phone number.)

Please remember, it is **your** responsibility to make sure payments are received on time. If your order does not require you to make payments through an Income Withholding Order, you must mail all payments to: DCSS Family Support Registry, P.O. Box 1600, Carrollton GA 30112-1600. Identify these payments with your name, social security number and case number(s) and <u>include an additional \$1.50</u> with each payment to be used as a Processing Fee that is required by Georgia Law.

Please Note: Our office has a Fatherhood Program which can provide you with assistance in locating job opportunities, job training, GED training, parenting classes and other resources to help you become more self-sufficient. If you are interested, please contact our office for a referral and an invitation letter will be mailed to you with the date, time and location of your first meeting.

**For your information:** If you have access to the internet, you may view your case information on the Customer Online Services website at <a href="https://services.georgia.gov/dhr/cspp/do/Logon">https://services.georgia.gov/dhr/cspp/do/Logon</a>. First time users are required to register to obtain a user ID and password. Your IRN 795015438 is needed to register.

You may access your account 24 hours a day at <a href="https://services.georgia.gov/dhr/cspp/do/Logon.">https://services.georgia.gov/dhr/cspp/do/Logon.</a> Your local library has a computer you can use if you do not have one at home. By using the Portal you can update address and employer information. You have fast access to your case information; no more holding on the line for the next available representative; no more special trips to the local child support office. You may also contact the DCSS by calling the Contact Center at 1-844-MYGADHS (1-844-694-2347 Toll Free). Automated services are provided by the Contact Center are available 24 hours a day, seven days a week. Contact Center agents are available Monday through Friday from 8:00 am through 6:30 pm.

125

Form SON

#### IN THE SUPERIOR COURT OF WALTON COUNTY STATE OF GEORGIA

THE GEORGIA DEPARTMENT OF HUMAN SERVICES, ex. rel., CARSON MICHAEL PERRY PLAINTIFF CIVIL ACTION FILE NO. 2017 24 CE 1939

٧.

TYLER SCOTT PERRY
DEFENDANT

FILED IN OFFICE
CLERK OF WALTON COUNTY
SUPERIOR COURT
12/15/2017 09:37 AM
KATHY K. TROST, CLERK
WALTON COUNTY COUNTY, GA

#### ORDER FOR PATERNITY AND CHILD SUPPORT

The above-referenced case having been heard and considered by the Court or the parties have consented to an order, it is hereby ordered that:

- a) Defendant shall notify the IV-D Agency, the Georgia Department of Human Services, Division of Child Support Services (hereinafter DCSS) within seven (7) days of any change of address, change of employment, receipt of unemployment or workers' compensation payments, and receipt of any income from any source (including but not limited to personal injury or other lawsuit proceeds, severance pay, retirement or pension payments, lottery or other winnings);
- b) Defendant is notified that DCSS will collect support and any arrears or fees owed by any and all lawful means including: Administrative remedies; including but not limited to: suspension of any and all licenses issued by the State and held by the Defendant, including Driver's License; seizure of any and all financial assets held by various sources; issuance of IWO for collection of any amounts owed to the child(ren) or the State of Georgia, Seizure of State or Federal Income tax refunds
- c) All payments received shall be applied to any current support obligations, then to all other amounts owed by the Defendant and collected by DCSS in such manner as set forth by the Code of Federal Regulations and as deemed appropriate by DCSS. Any amount owed that is not either current support or a cost assessed for the processing of a payment shall be deemed to be arrears. If the Defendant owes any arrears at the time current support ends for a child or children, by either emancipation or custody change, then the Total Amount of Deduction listed in the income deduction order (IDO) shall continue unreduced until all arrears are paid in full.
- d) Defendant shall pay any applicable Family Support Registry (FSR) fee for each payment pursuant to O.C.G.A. § 19-6-33.1(j) as well as any other fees owed to the State by FIW, including but not limited to those fees due under Ga. law or applicable DHS Rules and Regulations pursuant to Rule 290-7-1.05.
- e) This order is subject to the right to request in writing a review and modification by completing an application for review and modification through the local child support office, subject to the terms of O.C.G.A. sec. 19-11-12, once every 36 months, or if less than 36 months providing proof of a substantial change in circumstance as required by the statute;
- f) Defendant is notified that, notwithstanding any provision in this order pertaining to the payment or collection of arrears, Plaintiff retains the right under the law to intercept Defendant's state and federal income tax refunds if any arrears or interest are owed.
- g) 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 FORMCAF Stars Re-Write DCSS Case No.: 26641 Revised Spring 2017

payable for one month, the payments required to be made may be collected by the process of continuing garnishment for support.

h) All missed payments of support shall be subject to interest pursuant to O.C.G.A. §7-4-12.1, but will be collected by DCSS only when authorized by O.C.G.A. § 19-11-7.

It is further Ordered that:

(Only the items initialed by the parties and/or Court are applicable):

1. Service and Appearance of Defendant:					
The Defendant was served with/and or waived process and appeared, or The Defendant was served with process and/or waived process and failed to appear, or The Defendant waives service and consents to the jurisdiction and venue of this Court;					
2. Paternity and Testing:					
The named father signed are further testing; Testing would not result in a (Adoption/A.I.)	case as: d no one has rebutted the presumption; n in-hospital statement and does not wish to undergo disclosure of the person(s) liable for support, hild(ren) named in Plaintiff's complaint and listed below:				
CHILD(REN)'S NAME(S) CHILD(REN)'S BIRTHDATE(S)					
CARSON MICHAEL PERRY XX-XX-2015					
Defendant has been excluded as the parent of the minor child(ren) named in Plaintiff's complaint and listed below:					

FORMCAF \$tars Re-Write

DCSS Case No.: 26641

Revised Spring 2017

3. Income and Guidelines: This Order incorporates by specific reference the Court's own worksheets and schedules, along with any and all findings of fact made on them, as if they were fully set forth herein. Worksheets and schedules were submitted by the following:(check all that apply)				
Mother of child(ren) Father of child(ren) Non Parent Custodian DCSS				
Income was imputed for the following persons (check where applicable):  mother father				
The Court finds that the above person(s) is/are capable of earning at least minimum wage.				
4. Reasons for Deviation from the Guidelines:				
Unless otherwise noted below all reasons for deviation are listed in the attached worksheets and schedules.				
In addition to those listed on its own worksheet and schedules the Court found the following reasons, for deviating from the child support table, to wit:				
According to the Court calculation the father shall be responsible for 61.42 % of any unreimbursed medical expenses, and other items listed within O.C.G.A. § 19-6-15.				
According to the Court calculation the mother shall be responsible for 32.5% % of any unreimbursed medical expenses, and other items listed within O.C.G.A. § 19-6-15.				

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FORMCAF \$tars Re-Write

DCSS Case No.: 26641

Revised Spring 2017

5. Amo		ant shall pay \$ 44500 per	Months as cui	rrent support starting	
		continuing for so long as it was ordered	under the original orde	er, or	
		continuing until one child attains age 1	8, dies, marries or beco	omes emancipated;	
	Defenda	int shall then pay \$	_ per	as current support	
		continuing for so long as it was ordered	under the original orde	er, or	
		continuing until two children attain age	18, die, marry or beco	me emancipated;	
	Defenda	nt shall then pay \$	_ per	as current support	
		continuing for so long as it was ordered	under the original orde	er, or	
		continuing until three children attain ag	ge 18, die, marry or bed	come emancipated;	
	Defenda	nt shall then pay \$	per	as current support	
		continuing for so long as it was ordered	under the original orde	er, or	
		continuing until four children attain age	e 18, die, marry or beco	ome emancipated;	
	Defenda	nt shall then pay \$	_ per	as current support	
		continuing for so long as it was ordered	under the original orde	r, or	
		continuing until five children attain age	18, die, marry or beco	me emancipated;	
	Defenda	nt shall <b>then</b> pay \$	per	as current support	
	continuing for so long as it was ordered under the original order, or				
		continuing until six children attain age	18, die, marry or becon	ne emancipated;	
	Defenda	nt shall then pay \$	per	as current support	
		continuing for so long as it was ordered	under the original orde	er, or	
		continuing until seven children attain a	ge 18, die, marry or be	come emancipated;	
	Defenda	nt shall then pay \$	per	as current support	
	<u>- 1</u> 7	continuing for so long as it was ordered	under the original orde	er, or	
		continuing until eight children attain ag	ge 18, die, marry or bed	ome emancipated;	
FORMCAF	\$tars Re-Write	DCSS Case No.: 26641	Revised Spring 201	129	

provided that said support shall continue, without further order and without interruption, for any child who, on reaching age 18, is enrolled in and attending secondary school and is not married or emancipated, until such child completes secondary school or reaches age 20, whichever occurs first. Current child support shall pro-rate through the last full day that current support was due. 6. Redirection: This order is being set for more than one child. Should any of the children leave the home of their current custodian the amount of support for each said child shall be redirected pursuant to DHS Rule 290-7-1-15. Should the Defendant gain custody of one or more of the subject children the amount of current support may be reduced in an amount to represent that child's share of the total amount of support, unless the Defendant owes arrears in which case the same amount of current support should be collected, with the amount for the child returned to the Defendant, being paid on any outstanding arrears amount, until those arrears are paid in full. 7. Accident and Sickness and/or Health Insurance: The obligation to have accident and sickness and/or health insurance will remain in effect until such time as no current monetary support is due under the order. The Court finds that the child(ren) are covered by medical insurance. The Defendant herein is ordered to maintain and/or purchase such accident and sickness insurance so as to cause the child(ren) to be covered by a private or public health insurance policy, so long as the cost of such policy does not exceed a reasonable cost as defined by 45 CFR 303.31. The Defendant shall provide proof of such insurance to the IV-D Agency by sending a copy of the insurance card within 10 days of purchase. Failure to provide such coverage may result in direct enforcement of the Order in accordance with O.C.G.A. § 19-11-27. The said named Defendant or the IV-D Agency (DCSS) shall, upon request, provide information to the insurer necessary to meet the ERISA requirements, 29 U.S.C. § 1169, defining a qualified medical support order. 8. Past-Due Genetic Test Fees/ Child Support or other Amounts: Defendant is found in arrears for past due genetic testing fees in the amount of \$ . The Defendant is hereby ordered to pay the sum of \$ towards the amount until paid in full. Defendant is hereby ordered to pay the sum of \$ \_\_\_\_\_ per \_\_\_ current child support and \$ \_\_\_\_\_ per \_\_\_\_ towards the arrearage of \$ \_\_\_\_\_ as of \_\_\_\_\_ beginning \_\_\_\_\_. Said payments will continue until the total amount due has been paid in full, including interest and arrears.

FORMCAF Stars Re-Write

DCSS Case No.: 26641

Defendant shall pay to the Department the amount of \$

etc...), until all past due amounts have been paid in full.

Revised Spring 2017

starting \_\_\_\_\_\_, 201 \_\_\_, for other amounts (fees,

#### 9. Payment:



All payments of support and arrears shall be paid through DCSS at such address as said DCSS shall direct. Payments shall be by means of a mandatory income deduction order issued by DCSS. Until such time as Defendant's employer/payor deducts payments, Defendant is responsible for making all payments by money order, certified check, cashier's check or personal check directly to DCSS.

#### 10. Income Deduction Order (IDO/FIW):



The Court orders the IV-D Agency (DCSS) to issue an Income Deduction Order (Federal Form OMB:0970-0154, Order/Notice to Withhold Income for Child Support) to the employer/payor of the Defendant Obligor and all subsequent employers/payors until such time as all amounts due under the order have been paid in full, for so long as the IV-D Agency (DCSS) shall have the assignment of right from the Custodial Parent and no debt is owed to the State. This Income Deduction Order should be made effective:



Immediately.

Upon a delinquency equal to one month's support. This court finds that good cause was shown to delay the effective date of this order. The IV-D Agency (DCSS) may issue its IDO, by serving a "Notice of Delinquency" on Defendant as provided in O.C.G.A. § 19-6-32(f).

AMOUNT: The IV-D Agency shall issue the IDO for the amount of current support due under this order. The IV-D Agency may add to this amount an additional amount for repayment if the Obligor becomes more than 30 days delinquent on his current support or fee accounts. Further, if the Obligor becomes more than 30 days delinquent for support or for fees owed to DCSS, including but not limited to past due genetic test fees and file maintenance fees, pursuant to O.C.G.A. 19-6-32 DCSS may add an amount to be applied towards any amount owed for such past due support or fees. The IV-D Agency shall notify the obligor by first class mail at the obligor's last known address, of its intent to add this extra amount and if the obligor makes a written objection to the amount of the repayment, a hearing shall be held to hear said objection.

**DURATION:** The IV-D Agency (DCSS) IDO shall supersede any IDO which may have been previously entered in this case. This IDO shall remain in full force and effect until modified, suspended or terminated by further order of this Court or until such time as the Custodial Parent terminates the assignment of rights to the IV-D Agency (DCSS) and there are no funds being collected on behalf of a debt owed to the State.

The IV-D Agency (DCSS) IDO and all further papers required to be served pursuant to O.C.G.A. §19 6 30 et seq., shall be served upon the Defendant by regular mail in accordance with the alternative service provisions of O.C.G.A. §9 11 4(i).

When all past due amounts are paid, the IV-D Agency shall issue a new IDO for collection of current support only.

DUTY TO INSURE COMPLIANCE: Defendant is hereby ordered to perform all acts necessary for the proper withholding of the sums stated in this IDO, including delivery of the same to his employer/payor and future employers/payors, and to personally monitor and confirm on an ongoing basis that the payments withheld are timely and properly deducted from his/her income and forwarded as ordered, correctly identified with the above case. Failure of the employer/payor to perform under this order does not relieve the Defendant of the obligation to insure that payment is made.

CONSUMER CREDIT PROTECTION ACT: The maximum amount to be deducted shall not exceed the amounts allowed under 303.b of the Consumer Credit Protection Act, 15 U.S.C. §1673 (b)

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DCSS Case No.: 26641

Revised Spring 2017

as amended. 11. Alternative Sanctions: Fatherhood Program: Defendant is or may be unemployed/underemployed. Therefore, Defendant shall appear at such time, place and date as instructed by DCSS, and thereafter shall participate in the Fatherhood Program. If Defendant fails to appear, to participate in, or to complete the program, this fact may be considered by the Court in any subsequent contempt proceedings to show that he/she did not make a diligent and bona fide effort to comply with the Court's Order for the payment of child support or to obtain such employment that would allow the Defendant to make such payments. Problem Solving Court / Parent Accountability Court: The Defendant having been previously found herein to be in willful contempt agrees to seek entrance to the Problem Solving Court / Parent Accountability Court program ("Program") as an alternative sanction. Therefore, Defendant shall appear at such time, place and date as instructed by Program Coordinator to determine if Defendant qualifies for the Program. The Defendant believes he/she meets the criteria for entry into the Program. Should the Defendant fail to qualify, fail to agree to the terms and conditions for the Program, or fail to successfully complete said Program, DCSS shall mail the Defendant a notice of hearing to his last known address to return to this Court for reconsideration of other sanctions for the finding of willful contempt. If the Defendant successfully completes the Program then no further action will be taken in relation to this contempt motion. 12. Other Matters: Defendant shall pay court costs in the amount of \$ 13000 on or before 1.21.18 to the Clerk of Court, Walton County, Georgia. Defendant shall be subject to the terms of Attachment "A" hereto incorporated by reference as if fully set out herein. Defendant shall be released from jail instanter/as soon as other pending charges against him have been resolved.

> SIGNATURE PAGE FOLLOWS; THE REMAINDER OF THIS PAGE LEFT INTENTIONALLY BLANK

FORMCAF Stars Re-Write

DCSS Case No.: 26641

Revised Spring 2017

So Ordered this	ufu_ 20_17.
	Judge, Superior Court State of Georgia
Defendant consented to by:	Division of Child Support Services consented to by:
ProSe	Division of Child Support Services Agent  June Jempleon Rayana
Attorney for Defendant	Anne Templeton LaMalva/Woodrow W Ware III Attorney for Plaintiff

Prepared By: Division of Child Support Services
By: Anne Templeton LaMalva #701923
Woodrow W. Ware III #702906
300 GEORGIA AVE SUITE 200

MONROE, GA 30655-1-844-694-2347 Fax No.: 770-207-4184

Email: monroecse@dhr.state.ga.us

A Basic Information Gross Income Adjusted Income Health Insurance/Child Care Deviations Self-Employment Worksheet Schedule A Schedule B 2017-SU-CV-1939 Schedule D Schedule E Calculator GEORGIA CHILD SUPPORT WORKSHEET SUPERIOR COURT OF WALTON COUNTY STATE OF GEORGIA DHS, ex rel., o/b/o CARSON M PERRY Civil Action Case No.: 2017-1939-5 FILED IN OFFICE PLAINTIFF DHS/DCSS Case No.: 26641 CLERK OF WALTON COUNTY | Comments For Court: SUPERIOR COURT TYLER S PERRY 12/15/2017 09:39 AM DEFENDANT KATHY K. TROST, CLERK WALTON COUNTY COUNTY, GA Type of Action: Initial Action Initial Order Date CHED NAME YR OF BIRTH STATUS CHED NAME YR OF BRITH STATUS 01. CARSON M PERRY 2015 Included Number of Included Children: Noncustodial Parent: Submitted By: Nonparent Custodian: KAITLYN V TYLER S PERRY Total **JENKINS** 1. Monthly Gross Income \$1,261.50 \$2,610.00 \$3,871.50 2. Monthly Adjusted Income \$1,261,50 \$2,610.00 \$3,871.50 3, Pro Rata Shares of Combined Income 32.58% 67.42% 100.00% 4. Basic Child Support Obligation (from the Table) \$756.00 5. Pro rata shares of Basic Child Support Obligation \$246.30 \$509.70 6. Adjustment for Work Related Child Care and Health Insurance Expenses \$65.16 \$134.84 7. Adjusted Child Support Obligation \$311,46 \$644.54 8. Adjustment for Additional Expenses Paid \$200.00 9. Presumptive Amount of Child Support \$311,46 \$444.54 The Amount on Line 9 is the Presumptive Child Support Amount 10. Deviations From Presumptive Child Support Amount \$311.46 \$444.54 12. Social Security Payments to Children (excludes Supplemental Security Income (SSI)) \$311.00 \$445.00 13. Final Monthly Child Support Amount (rounded to whole number) The Amount on Line 13 is the Final Child Support Amount 14. Percentages for each parent for future Uninsured Health Expenses % % Schedules Attached Not Applicable Gross Income A В Adjusted Income c Not in use and is intentionally left blank D Additional Expenses E **Deviations From Presumptive Amount** 

Print Worksheet Results

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## ingles

#### Low Prices...Love The Savings!

1441 HWY 441 MADISON, GA STORE #444 706-342-2220 STORE MANAGER: CHIP SCANLAND YOUR CASHIER TODAY WAS USCAN

PULL-UPS L.DES. PC 10.48 T ADVANTAGE CUSTOMER \*\*\*\*\*9852 SC 1918 ADV SAVINGS 0.50-T

TAX

0.70

\*\*\*\* BALANCE

10.68

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

DEBIT CARD - CHIP

Purchase

ACCT #: \*\*\*\*\*\*\*\*\*9297

AMT: \$10.68

CASHBACK AMT: \$0.00 AID: A0000000980840 APPROVAL CODE: 583119

VERIFIED BY PIN

\*\*\*\*\*\*\*\*\*\*\*\*

DEBIT CHANGE 10.68 0.00

TOTAL NUMBER OF ITEMS SOLD = 1

-----INGLES SAVINGS-----YEAR TO DATE SAVINGS:

\$20.02

ADVANTAGE & STORE COUPONS TOTAL SAVINGS

\$0.50

-----INGLES SAVINGS-----

06/30/18 04:26pm 444 21 65 450

#### FUEL REWARDS

Save \$0.05/gal for every \$100 in groceries. \$1 = 1 point 1 RX Script = 25 pts 100 Pts = Save \$0.05/gal 200 Pts = Save \$0.10/gal 300 Pts = Save \$0.15/gal And more...Per Gal Any Grade Limit 20 Gallons per Redemption

Today's Fuel Rewards Earned:

Pilot #420 1881 Eatonton Ad Madison GA 30650

Invoice # 56151 Date 06/16/18 Time 18:39 Auth # 566542

AX Acct# #########1007

Pump Gallons Price 11 27.947 \$ 2.699

Product Amount Unleaded \$ 75.43

Total Sale \$ 75.43

SALE - Card Swiped

Thank You For Choosing Pilot Please Come Again

#### FAMILY DOLLAR

STORE #00199 1167 EATONTON RD MADISON, GA, 706-342-2290

PULL UPS BOY 2T 3T 25 CT 036000451382 10.00 T TIDE PODS SPRING MEADOW 72CT 037000509783 18.00 T

SUBTOTAL \$28.00
TAX1 \$1.96
TOTAL \$29.96
DEBIT \$29.96
US DEBIT \*\*\*\*\*\*\*\*\*\*9297
CHIP READ Approved
AUTH# 474445 SEQUENCE NO: 594901

ONLINE PIN VERIFIED
Mode: Issuer TC - 2BFC2DCBA63906BE
AID: A0000000980840 ARC: 00



ITEMS 2 06-30-2018 09:25:57 00199 01 1284491 5949

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Store# 13246 Watkinsville, GA

0025

SALIM M SvrCk: 35 12:25p 06/03/18

2 4PC CHICK STRIP, 2 gravy,

reg fry 11.18 1 KC BBQ PORK SAND 4.79

> Sub Total: 15.97 Tax : 1.12

06/03 12:27pTOTAL: 17. 09

\*

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within 30 days of your visit.
Dilly Bar PLU: 25352

TOTAL: 17.09

VISA AMT-TEND CHANGE TALLY 17.09 17.09

(Rec:14) Memo: 120048, xxxxxxxxxxxxxxxxx9297, 17.09 '03/18 12:27p See back of receipt for your chance to win \$1000 ID #:7M3NVMH509D

Walmart >

706-549-1423 Mgr:STEVE CAULEY 1911 EPPS BRIDGE PRNY ATHENS 6A 30606 STH 01400 OPW 007715 TEW 74 TRW 02061 001117990565 063050935927 065356980065 067353450723 AIRHORN NERF JOLT TRIAD EX3 065356980065
HASHENS PAU 067353450723
HERFOOP BLK 063050962737
HBD BHR FOIL 00399836456 063050962737 1.97 X 0.97 X 6.88 X 1.60 R RIBBON 001117997844 HERFOOP BLK 063050962797 COKE 004900005014 F BAR JBO FRKS 001590000211 F 088796155762 SUBTOTAL CARS3 MICRO 14.97 TAX 1 TAX 2 7.000 % 3.53 3.000 % TOTAL
DEBIT TEND
CHANGE DUE
PAY FROM PRIMARY
TOTAL PURCHASE
9297 I 1 REF 0.08 56.66 56.66 0.00 EFT DEBIT PAY FROM PRIMARY
56.66 TOTAL PURCHASE
US DEBIT-9297 I 1 REF # 815400148383
NETWORK ID. 0056 APPR CODE 525493
US DEBIT AID A0000000980840 IC 75037F3EC12C9B5B \*Pin Verified TERMINAL # SC010289 06/03/18

# ITEMS SOLD 11 TC# 9647 9245 9705 1252 6926





#### DOLLAR GENERAL STORE #15280 880 WHITEHALL ROAD ATHENS, GA 30605-4223 (706) 395-8426

DGB PAW PATROL WIPE 071287838150-300	1.50 S
PLLUPS 3-4T JMB0 BOY 036000451412-300	*9.00 S
REGULAR PRICE S MIDNIGHT MEADOW 811435004866-120	10.00 1.00 S
PALMOLIVE APPLE PEAR 035000467928-120	2.75 S
SUBTOTAL Tax1 TOTAL SALE US DEBIT PIN VERIFIED ************9297 CHIP PIN VERIFIED AUTH# 875274 REFERENCE# 00002000160 AID# 000000980840	\$14.25 \$1.00 \$15.25 \$15.25

1S 4 -03-25 13:33:59 15280 02 8493



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Survey Code 1519-9327-5993-903

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## Publix

Butler's Crossing 2061 Experiment Station Road Watkinsville, GA 30677 Store Manager: Dan Draves 706-769-2080

DIET MOUNT	AIN DEW		1.89	t	F
PUB BTTRCR	ST BREAD		1.89	t	F
PUBLIX EGG	S LARGE		5,49	t	F
PBX SHR/MO			6.99		
		3.00			80
OM HE LC T			3.99	†	F
OM BACON			7.26		
Promoti	on		-3.63	t	F
PBX THCK L.	/S BACON		5.02	t	F
OM BACON			7.26	t	F
Promoti	on		-3.63		
Order To	ta1		32.53		
Regula			0.00		
Food To			0.98		
Grand To	tal		33.51		
Debit	Paym	ent	33.51		
Change			0.00		

PRESTO!

Trace #: 092715

Reference #: 1030299799 Acct #: XXXXXXXXXXXX9297 Debit Purchase FROM CHECKING

Amount: \$33.51

DEBIT CARD PURCHASE
A0000000980840 US DEBIT
Entry Method: Chip Read
Mode: Issuer-PIN Verified

Your cashier was Joyce

03/27/2018 21:20 S0617 R109 8590 C0231

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Publix Super Mark.

### **Party City**

1791 OCONEE CONNECTOR, STE 340 ATHENS, GA 30606 706 316-3900

013051615826 8CT 9IN SQ P	\$2.79 1
8CT 91N SQ PL-FINDING DORY	
013051615826 8CT 9IN SQ P	\$2.79
8CT 9IN SQ PL FINDING DORY	
013051615802 16CF LN FIND	\$2.49 T
16CT LN FINDING BORY	
013051615802 16CL LN FIND	\$2.49 T
16CT LN FINDING DORY	
048419219071 AST ND 3 CND	\$0.99 T
AST NO 3 CNOL POLKA DOT	
	HE-MARIANEL
SUBTOTAL	\$11,55
TAX @ 8.000%	\$0.92
TOTAL	\$12.47
	\$12.47

ITEMS = 5

DEBIT SALF \$12.47 XXXXXXXXXXXXX7288 CHIP JOURNAL: 0275142787750958

ALD: A0000000: '9840

Application I del: US DEBIT

Cryptogram Tomas TC

Cryptogram: 74,894293E5056095 PIN Statement: PIN Verified

STORE 275 TRN 85 REG 4 06-01-2018 02:22:55 PM



All returns & exchanges require an original receipt dated within 30 days of gurchase or email to look up receipt & must be in original packaging with all components in unused condition or have manufacturer defect. Seasonal items may be returned up to 7 days prior to holiday.

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See back of receipt for your chance to win \$1000 ID #:7H31N4H51NY

Walmart >

706-549-1423 Mgr:STEVE CRULEY
1911 EPPS BRIDGE PKNY
ATHENS GA 30606
SIN 01400 OPH 000284 TEN 14 YRN 03360
SHORTSET 078114770034K 9.98 X
MIRALAX 004110080676 9.14 X
BRE CH AC CL 001910023458 6.47 X
SUBTOTAL 25.59
YAX 1 7.000 % 1.79
TUTAL 27.38
CASH TEND 40.00
CHANGE DUE 12.62
H ITENS SOLD 3
TCN 8241 7604 0467 7601 491

12-28-22



## Publix

Butler's Crossi 1 2061 Experiment Station Road Watkinsville, GA 30677 Store Manager: Dan Draves

706-769-2080		
PORK TENDERLOINS You Saved 2.72 PUB CHARCOAL	13.57 t F	
You Saved 2.72	10101	
PUB CHARCOAL	8.99 T	
SILK ALMOND UNSWEE		
1 @ 2 FOR 5.00	2.50 t F	
1 @ 2 FOR 5.00 You Saved 0.46 SILK ALMOND UNSWEE		
SILK ALMOND UNSWEE		
1 @ 2 FOR 5.00 You Saved 0.46 CC SPREAD LIGHT	2.50 t F	
You Saved 0.46		
CC SPREAD LIGHT	4.79 t F	
PUBLIX FRT CERFAL		
1 @ 2 FOR 4,00 You Saved 0.79 CHARCOAL LIGHTER	#2.00 t F	
You Saved 0.79		
CHARCOAL LIGHTER	3.59 T	
LUZIANNE TEA BAG	2 79 t F	
MR BBQ 18" BRUSH	2.59 T	
CHARCOAL LIGHTER LUZIANNE TEA BAG MR BBQ 18" BRUSH MR BBQ 3PC TOOLSET	12.99 T	
PUBLIX FRI CERFAL		
1 @ 2 FOR 4.00 You Saved 0.79 KRAFT SQZ MAYO	2.00 t F	
You Saved 0.79	* ** *	
KKAFI SUZ MAYU	2.49 t F	
EVERGLADES NU MSG	2.99 t F	
KELL PUP TAKTO	2.95 t F	
DIE ELIGENE VEKO	4./4	
DUD DIIRUKSI DREAU	1.89 t F	
DIET OF DEPOSE	1.89 [ ]	
You Saved 0.79 KRAFT SQZ MAYO EVERGLADES NO MSG KELL POP TARTS LISTERINE ZERO PUB BITRCRST BREAD PUB BITRCRST BREAD DIET OF PEPPER	1.89 t F	
Order Total Regular Tax Food Tax Grand Total Debit Payment	77 25	
Regular Tax	2.31	
Food Tax	1.33	
Grand Total	80.89	
Debit Payment	80.89	
Office descriptions	0.00	

Savings Si	ummary	
Special	Price	Savings

Change

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ITEM	Description	QTY	Item To:	al
		******		
	QTIPS SWABS 2		\$2.99	
	PHILLIPS 2PK		\$2.99	
562126	PHILLIPS 2PK		\$2.99	
468808	COL ENML HLTH		\$2.79	
384994	30Z TEXAS PET	1	\$1.19	
382845	50Z MACS BBQ	1	\$1.79	Ĭ.
124626	MO2 WM S2 GON	1	\$1.99	
384012	240Z YELLOW S	1.40	\$0.99	
	EC LINT RLR 5			
767846	ALUMINUM PIST	1	\$5.99	
123359	CORE 12" TONG	1	\$2.99	
872327	BC 9X5 LOAF P	1	\$2.99	
805087	FW 12 CUP MUF	1	\$9.99	1
805082	FW MEL COOKIE	1	\$6.99	
805082	FW MED COUKIE	1	\$6.99	į.
346798	50CT SWEETMAT	1	\$0.99	
382464	48CT DONUT SH	1	\$13.99	
857416	1.5 QT OVEN L	1	\$1.99	)
123952	3QT OVEN BASI	1	\$5.99	3
758346	GARDEN HSE 50	1	\$7.99	
362270	36CT 66 DZ SM	1	\$5.79	3
859781	COOLING RACK	1	\$6.99	2
	Sub Total		\$98.88	3
	Tax		\$5.94	4
	Total		\$104.82	2
	10.01		7.00	Atte

Card #: \*\*\*\*\*\*\*\*\*9297

Chip Read

EMV Total: Approved - 078055 Verified by PIN

Application Label: DEBIT TC: 1A96D4DFE1A13D61 TVR: 8080048000 AID: A0000000980840

GA EDUCATIONAL	\$0.99
GA LOCAL OPTION	\$0.99
GA SPECIAL PURPOSE	\$0.99
GEORGIA STATE TAX	\$2.97

\$104.82

Sales Associate: Wander Ollies Army # : 09931311

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140

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7 02072 CL 01/ D.-.01.0 4/15/19 15·0

0.00

ALDI Store #3 1055 Gaines School Rd. Athens, GA www.ALDI.us Your cashier today was Robert

	(0.000000)		
Pork Bnls CC Chops Pork Bnls CC Chops B/S Ckn Thighs Chicken Drumsticks Mild Italian Links Pork Bfast Links Chicken Drumsticks Mild Italian Links Pork Bfast Links Chicken Drumsticks OM Lunchble Pep/Nc AppleCiderVinegar Fresh Tilapia Fresh Tilapia Honey/Smoked Ham Honey/Smoked Ham Honey/Smoked Ham SBR BBQ Sauce Baby Back Ribs Turkey/Chicken Turkey/Chicken Honey/Smoked Ham Premium Bacon Chicken Fries Alfredo Sauce 2% Americn Singles 2% Americn Singles 2% Americn Singles Whipped Dairy Top Alfredo Sauce Beer Battered Cod Boiled Peanuts 85% Beef Patty Worcst/Steak Sauce Hummus Quartet Reduced Fat Round Sharp Shredded Pork Butt Roast Idahoan Flvd Mash Idahoa		4.78 4.78 4.18 4.18 4.19 9.49 4.35 9.49 9.49 9.49 9.49 9.49 9.49 9.49 9.4	

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Corndogs
                                2.19
Wordst/Steak Sauce
                                1.19
                               0.99
Thin Wheat Cracker
                                     FB
Chunk Tuna Water
                               0.74 FB
Chunk Tuna Water
                               0.74 FB
Chunk Tuna Water
Evaporated Milk
                               0.74 FB
                               0.69
                                     FB
Evaporated Milk
                               0.69 FB
French Green Beans
                              0.44 FB
Whole Kernel Corn
                              0.44 FB
Hazelnut Spread
                               1.99 FB
Taco Mix
                                0.35
                                     FB
Taco Mix
                               0.35
Taco Mix
                               0.35 FB
Taco Mix
                               0.35 FB
                               0.35 FB
Taco Mix
                               0.39
Chili Season Mix
Chili Season Mix
                                     FB
Chili Season Mix
                               0,39 FB
12 Qt. Drink Mix
12 Qt. Drink Mix
                               1.89 FB
                               1.89 FB
Chewy Choc Chip
                                1.39
                                    FB
Burrito Tortillas
                                1.29
Burrito Tortillas
                               1.29 FB
Boiled Peanuts
                               0.99 FB
Scrub Sponges
12 Qt. Drink Mix
                               1.69
                                1.89
Honey Bear
                               2.99 FB
Canla/Buttr Spray
                               1.49 FB
                               0.44 FB
French Green Beans
Pink Salmon
                                2.49
                                      FB
Sweet Relish
                                1.19 FB
Fruit Rounds
                                1.29 FB
                               1.79
Minced Garlic
                                     FB
100% Apple Juice
                                1.19
                                      FB
Fruit Rounds
                                1.29 FB
4 1b. Sugar
                                1.39 FB
Pink Salmon
                               2.49 FB
French Green Beans
                               0.44 FB
Whole Kernel Corn
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Pink Salmon
                                2.49 FB
Whole Kernel Corn
                               0.44 FB
Whole Kernel Corn
                               0.44 FB
Whole Kernel Corn
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French Green Beans
                               0.44 FB
French Green Beans
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Pink Salmon
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0.74 FB
Chunk Tuna Water
Chunk Tuna Water
Chunk Tuna Water
                               0.74 FB
Whole Kernel Corn
                               0.44 FB
Organic Black Bean
                               0.89 FB
0.89 FB
Organic Black Bean
                              200.50
************1007 SIGNATURE
04/07/18 17:48 Ref/Seq # 072467
Auth # 548739
                       EntryMode 90
            ++APPROVED++
SUBTOTAL
                              192.72
                             0.14
1.69 C-Taxable @8.000%
191.03 B-Taxable @4.000%
                                7.64
AMOUNT DUE
                              200.50
TOT
                         $ 200.50
97 ITEMS
Credit Card
                            $ 200.50
*7004 476/003/003/007 04/07/18 05:47PM
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Spring is in full swing at ALDI!
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DOLLAR GENERAL STORE #10010 100 WALKER PARK DR MONROE, GA 30656-5001 (770) 207-1237

TAL SALE \$1 3! \$1 3! \$1 1 2! \$21 3 \$2 3 \$2 4 \$2 4

ENCE# 50003031429

01-30 21:07:24 13345 03 54491213239610922928410869024714;



at this coupon to save on top bran and as Pantene, Charmin, Crest, Lu and MUCH MORE! \$25 or more (pretax calculated after all other Dollar

OR SHOP ONLINE USE PROMO CODE DESAVERED

to win \$1000

1) #: 7KZRHV8G4BF

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( 770 ) 267 - 4527 MANAGER ELLEN MCDARIS 2050 W SPRING ST MONROE GA 30655 # 00780 OP# 009038 TE# 38 TR# 09409 CN MST 13 038151902282 2.97 M-E YUMMIE U88331509024 F DDED POTTY 003676811170 0.78 8.88 YUP JP B26 003700095992 8.97 21.60 SUBTOTAL TAX 1 7.000 % 1.46 0.02 TAX 2 3.000 % TOTAL DEBIT TEND 23.08 23.08 CHANGE DUE 0.00

DEBIT A00000000980840 014DC570AB0C7E41 In Verified MINAL # SC011456

> 02/02/17 19:47:17 # ITEMS SOLD 4 TC# 0955 3197 1091 4221 2194



02/02/17 19:47:25 sure receipts on your phone. Walma ay:



PLAINTIFF'S EXHIBIT



RUGGED WEARHOUSE #548

3658 P Atlanta Hwy. Athens, GA 30606

ALESPERSON # 1010

CHILDRENS SPORTWEAR 562607968.-56

12.99

100

COMPARE AT 52.00 CUSTOMER NUMBER Y357802551091

SUBTOTAL \$12. TAX 1 \$0. \$0. TAX 2 TOTAL \$13.50

YOU SAVED \$39.01

DEBIT CARD \$13... 

PURCHASE \$13.90 \*\*\*\*\*\*\*\*\*7288 Visa REF#: 147422 Approved

US DEBI A0000000980840

TC - OBEB3E72A50457AB

ONLINE PIN VERIFIED Mode: Issuer TVR: 8000048000 IAD: 06010A03602000

TSI: 6800 ARC: 00

REWARI TTO

a sho , g

ATL ABLE

AMERIC.STHRIFT.COM

## THOUSANDS OF I UNDER \$1.99 SAVE MORE EVERY IT AMERICAS THR

Thank You Please come back again

3/2017 12:34:41 PM Helen ES es Lady Act Pants \$1.99 Tax : Boy TDLR Shorts \$0.69 Tax s Boy TOLR Shorts \$0.99 Tax Boys Boy TDLR SS Shirt \$1.38 Tax onvs Boy TDLR SS Shirt \$0.59 Tax Boy TDLR Shorts DRANG30 gested retail \$0.69 You saved \$0.2" \$0.48 Tax S s Shoes \$1.99 Tax code: 30606 TOTAL \$8.21

\$8.21 ble Sales 8.21 \$0.33 is Tax \$8.21 8.21 \$0.25 ity Tax \$8.21 8.21 \$0.00 TOTAL . . 79

You saved: \$0.21 Item count: 8

Trans:238900

Debit card

Terminal. 140100008-017003

\$8.79

3190 Atlanta Hwy Athens, GA 30606 (706) 543-7030

RETURNS FOR IN-STORE CREDIT ONLY NO CASH REFUNDS CLOTHING & WARRANTED ELECTRICAL ITEMS ONLY

Returns nust be made within 30 days, with original receipt and tag attached.

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( 706 ) 342 - 9988

MANAGER ADAM CADE
1681 EATONTON RD
MADISON GA 30650

ST# 01363 OP# 002698 TE# 71 TR# 02424
RX EXF HYB20 0079X1870020 9.94 )
RX EXF HYB20 0079X1870020 - 9.94 )
FISHING LINE 002863262288 6.44 )
COKE 004800004086 F 1.78 F
DR PEPPER 007800008240 F 1.78 F
SUBTOTAL 29.88 9.94 X 9.94 X - 9.94 X 6.44 X 1.78 R 1.78 R 29.88 SUBTOTAL 7.000 % 3.000 % 1.84 CASH TEND CHANGE DUE # ITEMS SOLD 5 TC# 1501 4221 4290 9057 31.83 8.17 05/06/17 17:19:39

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ay.

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ID #: 7LOSPPGRNVG

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( 706 ) 342 - 9988 MANAGER ADAM CADE MANAGER ADAM CADE
1681 EATONTON RD
MADISON GA 30650

ST# 01363 OP# 004317 TE# 71 TR# 03566
BIRD FEED 002149611124 2.38 X
BLUE COTTAGE 002610709085 9.83 X
BAG GRAND 076379599549 2.48 X
TISSUE 10SHT 0763795994406 1.48 X
ROLL WRAP 076379595470 3.98 X
BIRDBATH 692097876307 19.88 X
CARD MDAY 009210082551 3.97 X
CARD 009210091479 7.97 X
SUBTOTAL 51.97 51.97 SUBTOTAL TAX 1 7.000 % 3.64 55.61 MCARD TEND 55.61

\*\*\*\* \*\*\*\* 7334 I 1

AID A0000000041010 TC C81008 4E79169 TERMINAL C010591 \*Signature Verified

> 05/11/17 17:17 CHANGE DUE 0.00 # ITEMS SOLD 8 TC# 2947 9284 9808 0922 9948 05/11/17 17:17:08 \*\*\*CUSTOMER COPY\*\*\* 05/11/17

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7LOSZMGRLR1 ID #:

Save money. Live better.

( 706 ) 342 - 9986 MANAGER ADAM CADE. TUBL LATONTON RD MADISON GA 30650 SI# ULEG OP# 009048 TE# 48 TR# 02499 6.97 X LUVS 003700086120 SUBTOTAL. 6.97 TAX 1 7.000 % 0.49 TOTAL 7.46 CASH TEND CHANGE DUE 20.00 12.54 # ITEMS SOLD 1 TC# 3657 9386 9768 0226 1908



05/14/17 19:04:02 Store receipts on your phone. Walmart P



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ID #: 7LOTOCGRMRJ

### Save money. Live Letter.

( 705 : 342 9988 ...NACEE ADAM CADE 1681 EATONTON RD MADISON GA 30650 ST# 01363 OP# 004305 IEJF 71 TR# 04436 GV WATER 007874235192 F 4 AT 1 FOR 0.82 3.28 F GV WATER 4 AT 1 FOR 0.82 004900004584 F 004679826218 3.28 R 2.00 R 6.08 X 2.12 X IE 15/4 1 100 00/46/9877126 14.48 SUBTOTAL 7.000 % 3.000 % IAX 1 IAX 2 0.57 0.19 15.24 20.00 TOTAL CASH TEMD CHANGE DUE 4.76 # TILMS SOLD 7 TC# 6735 3997 3749 4765 3339

05/14/17

15 08:37





### 1940 EATONTON RD

05/14/17 /:260

MADISON GA 306 0300 IN P SvrCk:305 7:22p 05	50	one to	She <sup>1</sup> 1		
PARFAIT  2 F) 'EL CAKE, 1 strawberry, aramel  1 SUNDAE, hot fudge	4.19 7.98 2.49	n MAIN ST DISON, GA 30650 57546496209			
Sub Total: Tax 05/14 7: , FAL: ORDER ' JUN DO CA' TODAY!!	1.03 5.69	05/16/20:7 5 Register: 2 Trans # our cashie	: 617 / Cp	ID: 19	
CALL 706 438-1 or ************************************	ì	FD SPONGEBOB PUPSICLE/S BUSCH CAN/250% SNUS CAMEL MIMI/FACH ICE 10LB SAG/101		\$1.49 \$1.89 \$1.79	102 102 101
Visit agfansurvey.com to come a brief survey on the restaurvey code			neat Tax - Iotai =	\$0.50	
Validation Code:  Off. Second it into Dail	ry Queen	100 25 1	7個 &	\$5	
Dilly Barry United States 15 (1998)		AMERICAN EXPRESS XXXX XXXXXX X1007 Chip Read APPROVED AUTH # 825625	USU\$9	.66	
CACH 16.00 0.0	E TALLY 00 15.69	Mode: Issuer AID: A000000025010801 IVR: 0000008000	2000		_
CASH/PAIULIA 0.3	15.69	TSI: F800 ARC: 00	_		н

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## Walmart > '<

( 770 ) 267 - 4527 MANAGER ELLEN MCDARIS 2050 W SPRING ST MONROE GA 30655 STW 00780 OPW 006491 TEN TR# 07946 CHEETOS 00284004350
COSQN MAX 60 075597040721
TB POLO 001521307665
TB SHORTS 001521307681 1.48 4.88 X 4.88 X 4.88 1.78 COKE 004900004086 F TUM-E YUMNIE 080331509021 F TUM-E YUMNIE 088331509022 F 0.78 R 4.97 X 2.97 X 0.98 X 43.46 2.70 0.14 46.30 46.30 0.00 007644055178 006898119220 4CUP GLASS CARD GIFT BAGS 006898108673 SUBTOTAL 7.000 % 3.000 % TAX 1 TAX 2 TOTAL DEBIT TEND CHANGE DUE 0.00

EFT DEBIT PAY FROM PRIMARY
46.30 TOTAL PURCHASE
ACCOUNT # \*\*\*\* \*\*\*\* \*\*\*\* 9325 S
REF # 714000196715
HETWORK ID. 0055 APPR CODE 029223
TERMINAL # SC010580

05/19/17 20:18:23 # TYEMS SOLD 10 TC# 0548 7465 7199 1936 1901



Low Prices You Can Trust. Every Bay. 05/19/17 20:18:26 Store receipts on your phone. Valuart P ay.



Co to www calcom with and as about you valid on Code:  The state of the control o	√S Hate
KS# 13 May .20117 (Sat	10:04
Side? "Turking!	
QTY ITEM 3 Big Breakfast w/Htck 2 L Sweet Iced Fea 1 M Sprite	101AL 13.77
1 Stk Egg Ch Pagel M. 1 L Caramel Prape. <pre>Corin! Upcharge</pre>	4.55 2.49
Subtota: Tax	24.*
Take-Out Ital	25.95
ess	25.95
# 15666201  CARD ISSUER ACCOUNT:  Debit SALE *********051  TRANS AMOUNT  AUTHOR TUDE - 926819  SEO#	(ha

Praises Low See back of receipt for your chance to win \$1000

ID #: 7L0TS5GRR54



( 706 ) 342 - 9988

MANAGER ADAM CADE
1681 EATONTON RD
MADISON GA 30650

ST# 01363 OP# 004311 TE# 09 TR# 06749
PC216CTSENS 068113110160 4.77 X
E0 OVN 38CT 068113113607 4.98 X
BLK ELASTIC 004145710939 3.84 X
CVD 14214 001313263933 8.96 X
KIWI SADL SP 003160010911 4.96 X
EXTRA GUM 002200000899 0.96 R
2 GAL ORG 003422341916 9.83 X
WASHCLOTH 396400119119 3.92 X
LUVS 003700092579 27.94 X
VOGA MAT 083109001045 7.97 X
SUBTOTAL 78.13
VALUE TAX 1 7.000 % 5.40
UNITED TAX 1 7.000 % 5.40
DEBIT TEND 83.56
CHANGE DUE 0.00

EFT DEBIT PAY FROM PRIMARY
83.56 TOTAL PURCHASE
ACCOUNT # \*\*\*\* \*\*\*\* 0516 S
REF # 714200156154
NETWORK ID. 0069 APPR CODE 520974
IERMINAL # SC010199

05/22/17 17:35:30 # ITEMS SOLD 10 TC# 6082 2337 2941 7995 6211

05/22/17 17:35:32 Store receipts on your phone. Walmart P ay.



2220 EATONTON RD MADISON, GR 30650 706-752-929

706	/5	2929	
Ticke: 274053 Fire: 5/23/17 June: 1264		Time: 5:06 P Register: 1	М
[] Qty		Price	r.Junt
TSC FLAKE SHAVINGS 5027706	1	4.99	4 99
QC PEACH RINGS 8.79 7721770	50Z 1	BG 2.99	2.99
CHNDY KIT KAT KING 5009693	SI.	ZE 1.99	1.00
COCA COLA ZERO 200 7740114	Z 1	1,99	1 5
		Subtotal Tax Total	0.55 12.52
r ranual Sign	000	0903 1362495502 1791264000100	
334			0.00
Tiones Fagino to Pris th	P -	truine mount a	r (rG) 9
			(a)

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ID #: 7LOVC9GRRQS

## Walrnart % Save money, Live better.

( 706 ) \$42 - 9988

MANAGER ADAM CADE

1681 FATONTON RD

MADISON GA 30650

ST# 01363 OP# 004305 TE# 71 TR# 07296

SS PJ SET 076705290929 9.97 X
COKE 004900004086 F 1.78 R
PAW PTRL HAT 008171582933 6.47 X
ANTI-PERSPIR 0075M0020170 3.88 X
12ROCKITGIFT 000555909006 39.97 I
SUBTOTAL 62.07

IAX 1 7.000 % 4.22
IAX 2 3.000 % 0.05

TOTAL 66.34

DEBIT TEND 66.34
CHANGE DUE 0.00

EFT DEBIT PAY FROM PRIMARY
66.34 TOTAL PURCHASE
US DEBIT \*\*\*\* \*\*\*\* 7288 I 0
REF # 714700034570
NETWORK ID. 0067 APPR CODE 710540

US\_DEBIT AID\_A0000000980840 TC\_46A232E231109171 \*Pin\_Verified TERMINAL\_#\_SC010591

> 05/27/17 17 22 19 # ITEMS 50(1) 5 TC# 0108 7548 7116 1406 7706



TOWE'S HOME CONTERS, TEC 1021 FALDET M HIGHWAY MADISON, NA 30650 (706) 343 0720

#### - SALE -

SALES#: \$1950HT1 2750359 | FRANS#: 9917476 05-27-17

111442	100 CU 1	h taleaky	ADOD CHJ	1.24
		DISCHOOL	EACH	0.75
269018	rtian w	on tares		4.24
	4-99	DISCOURT	EACH	-0.75
39013	118 27-64	BLIND AF	1-18 41	9.34
		2 3	4.67	
		Subtotal	Ú\$	17.82
		18	K:	1.25

| 18X; | 1.25 | 10001CE 09085 1018E; | 19.07 | 0EBTE: | 19.07 | FOTOE DISCOUNT: | 1.50

> 18:04 0.00 18:04 BARCHROF CURN RHOR LOTHE DEBIL

\$100E: 1958 | HORIDOL: 39 | 05/27/17 16:38:15 # OF TTEMS PURCHASED:

EXCLUDES LEES, SERVICES AND SPECIAL URBER ITEMS



THORS YOU FOR SCHPING LOWES.

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STORE MANNEY: HICHMEL FOWLER

LOVE'S PRICE MOTOR RUBARANTEE FOR MORE DETAILS, VISTO LOGES, FOM/PRICEMATCH

\* YOUR OF HIME SHAPE COUNT! \*

\*\* RESISTENTIAN SCHANCE TO BE \*

\*\* ONE OF FIVE \$300 MINNERS DRAWN MONTHLY. \*

\*\* INEGISTRESE EN EL SORTEO MENSUAL \*

\*\* PORR SER UNO DE LOS CINCA GANADORES DE 5300! \*

\*\* REGISTER BY COMPLETING A 30051 SALISFACTION SURVEY \*

\*\* UITHIN ONE MEET AL 300. TOURS CONZEULORY \*

\*\* YOUR LO 4 09080 1958 147 \*

\*\* NO PURCHASE DELESSARY TO ENTER OR WIN. \*

\*\* VOID DREAL PROMIBILED, BUST DE LB OR OLDER TO ENTER

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ID #: 7LOVC9GREVL

### A DOMESTAL STANDARD AND TO WEST MAY MASCARA ZOOM BATT 075198100639
SINKER KII 004770867061
LINE 002202160080
COKE 004420904086 F
BROWNIE 0544205-9556 F
O789158150 OPBBSWIMTRNK 076705290234 SUBTOTAL 95.50 7.000 % 3.000 % TAX 1 910 112.8 DEBLI TEND CHANGE DUE 112.72

> PAY FROM PRIMARY PAY FROM PRIMARY
> 112.72 TOTAL PURCHASE
> ACCOUNT # \*\*\*\* \*\*\*\* 0516 S
> REF # 714700662702
> NETWORK ID. 0069 APPR CODE 881587
> TERMINAL # SC010E91

# 1TEMS 50LD 25 TC# 0583 0005 5088 3817 8001 3

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ID #: 7L139HGRRY6

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MANAGER ADAM CADE
1681 EATONTON RD
MADISON GA 30650
ST# 01363 OP# 004224 TE# 03 TR# 07495
GV SUGAR 007874222803 F 1.60 R
TRASH BAGS 089448000230 1.89
STICK BLLN 001117995532
75 FOIL 007874220867
GV TEA BAGS 007874220867 1.60 R 1.88 X 0.97 X 2.48 X 1.48 Y 1.48 0.77 1.26 2.88 1.00 PARTY HATS 087624700750 CAKE MIX 001600040936 F WHITE ICING 007116977004 F HPV BDAY BLN 007144414298 2.00 BANNER 064541694566 3.77 RIBBON 001117997844
CANDLE 001117997733
NS 0BLONG CK 007286725018
SUBTOTAL 0.97 X 0.97 X 3.77 X 27.30 2.36 R 3.62 Y 3.00 Y CREAM VARIET 007874203551 F CEREAL 001600049156 F PIZZA ROLLS PIZZA ROLLS WHOLE MTLK 10 LB ICE 004280000836 F 004280000833 F 007874235136 F 004127197110 F 3.00 1.98 SUBTOTAL 7.000 % 3.000 % 44.32 TAX 1 TAX 2 1.40 0.73 TOTAL DEBIT TEND CHANGE DUE 46.45 46.45

EFT DEBIT 46.45 TOTAL PURCHASE ACCOUNT # \*\*\*\* \*\*\*\* PAY FROM PRIMARY \*\*\*\* \*\*\*\* \*\*\*\* 0516 S REF # 715500719204 NETWORK ID. 0069 APPR CODE 1/6202 TERMINAL # SC010577

06/04/17 19:37:55 # ITEMS SOLD 21 TC# 4467 9346 9058 0426 8928

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( 706 ) 342 9988 MANAGER ADAM CADE 1681 EATONTON RD

MADISON GA 30650

ST# 01363 0P# 004044 TE# 71 TR# 09630
PLANT FOOD 007356100112 4.86 )
BT SANDAL 088931/12859 12.87 ) 4.86 X 12.87 X 8.42 X 5.00 T B CASUAL 088981713053 BT CASUAL 038881713053 BT CASUAL 001292679061 GRAPHIC TEE 00152136753 PRINT SHORTS 00152136753 MUSCLE TANK 001521307267 FISHING ACCE 075198113771 5.00 3.88 3.88 2.88 2.88 2.66 SWIM JIG 0051034713 FISHING LURE 003113201227 FISHING LURE 075198100154 4.37 X 5.97 X 2.94 X FISHING LURE 075198100101 OF I - 17 003294307943 TB SHORT 001521312578 MESH SHORTS 001521307749 001521307749 1.2 4.78 A TB SHORT 0015213125 /8
MESH SHORTS 0015213075 07
SOLID SHORTS 0015213075 09
SOLID SHORTS 0015213075 09
TB POLO 0015213075 03
GRAPHIC TEE 0015213075 45
MESH SHORTS 0015213075 33
GRAPHIC TEE 0015213075 33
GRAPHIC TEE 0015213075 33 3.88 X 2.88 X 3.88 X SOLID SHORTS
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GRAPHIC TEE
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GRAPHIC TEE
GRAPHIC TEE 3.88 X 4.88 X 3.88 X 3.88 X 3.88 X 3.88 X 3.88 X 001521307443 001521307443 \*\* VOIDED ENTRY \*\*
GRAPHIC TEE 001521307443
PLAID SHIRI 001521307615
RAGLA, TEE 001521307527 3.88-X 3.88-X 4.88 X 3.88 X 3.88 X 4.88 X 4.88 X 6.24 X 7.97 X 150.94 10.57 RAGLAN TEE GRAPHIC TEE GRAPHIC TEE GRAPHIC TEE 001521307447 001521307423 001521307591 001521307667 038309613895 TB POLO GA SOCKS PAWPATROL ST 002405464812 SUBTOTAL 7.000 % 161.51 161.51 DEBLIT TEND CHANGE DUE 0.00

EFT DEBIT PAY FROM PRIMARY
161.51 TOTAL PURCHASE
ACCOUNT # # #### #### 0516 S ACCOUNT # ### 05 REF # 715800897739 NETWORK ID, 0069 AFPR CODE 551643 TERMINAL # SC010591

# ITEMS SOLD 33 TC# 2482 9215 9267 1729 5222 1

Low Prices You Can Trust. Every Day. 06/07/17 14:35:16 tore conjute on your phone. Walmart P

many a product to a many that

firefrontly -- --

ALDI re #18 Atlanta Hwy, Athens, GA W-FW. ALDI. us

Your cashier oday was Jeremy

Ke 11 Styl hips And Creikers Carson Political Tool 1002 Political Fill Was Purification Fill Manual Fill Manual Fill Manual Ministers Sweet rod Green Grapes 1.891b x 0.8971b Carden Salad Ministers Salad Min	1.39 FB 1.19 FB 2.19 FB 1.99 FB 1.99 FB 1.90 FB 1.90 FB 1.90 FB 1.90 FB 1.40 FB 0.89 FB 4.49 PC 1.68 FB
STATOTAL 4 9 C Taxable @7.000, 21 9 B Taxable @3.000% AMOUNT DUE 17 ITEMS Cesh	0.53 0.32 0.66 27.51 27.53
CHAPIGE DUE	-12.486

\*455 | 018/004/084 06/09/17 11: 6AM 

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Calm

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CLUB MANAGER MATT POTTS
( 706 ) 548 - 3666
BUGART, GA
06/09/17 10:22 9877 08194 008 - 3190
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D SQUARED BROADCAST TECHNOLOGY

100	0000310895	NIKE	32.98 T
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E	0000401451	FAYGO VI F	5.28 R
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E		FLAVOR PACKF	12 2 R
	0000496417	CASCADE	14.5° T
		SUBTOTAL	80.64
	TAX 1	7.000 %	2.10
	TAX 2	3.000 %	1.52
	71111	TOTAL	84.26
		DEBIT TEND	84.26
	,	CHANGE DUE	0.00
		CHARGE DUE	0.00

EFT DEBIT PAY FROM PRIMARY
84.26 TOTAL PURCHASE
US DEBIT \*\*\*\* \*\*\* \*\* 7286
NETWORK TO 7 H. R CO 36

D H0000000 0668

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### # ITEMS SOLD 7

TC# 2306 5240 5138 2419 0085

Happy to Help

# ZAXBY'S

1930 Eatonton rd. Madison, GA 30650 706-342-9990

32 Jasmin H

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Chk	900 v	Jun15'17	11:43AM
	Dine Kid ("ees Toast	se Meal	4.29
1	ries 12 0 Plate Mea 4 Fing Fries	31	0.00 7.49
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1	Extra Sau		0.25
	(10) \ *Tong	Vings gue Torch∗	7.99
		Sauce	0.25
		Sauce	0.25
	22 Oz Dr 1051616MI M/C	101 0385604516	24.03
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See back of remain to your chance to win \$1000  $\,$ 

ID #: SECT



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ATHENS - 706-208-9379 12/08/2017 05:31 PM EXPIRES 03/08/18



ERY 960193	PUREVIA	FC	\$3.49
033031768 533010778	SPECIAL PRO CAT & JAC Refund Val CAT & JAC Refund Val	MOTION K ue \$11.66 K ue \$9.33	\$14.99 T \$12.00
	PACKAGE SU CAT & JACK	BTOTAL 50% OF	\$26.99 \$6.00
· IILMS MUS	PACKAGE TO ST BE RETURN	TAL	\$20.99
12488 1012388	-SPECIAL PRO CAT & JAC Refund Val CAT & JAC Refund Val	MOTION K ue \$9.27 K ue \$7 73	\$12.00 \$10.00
· · ITEMS MU	PACKAGE SU CAT & JACK	BTGTAL 50% OF	\$22.00 \$5.00
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2395	-SPECIAL PRO CAT & JAC Refund Val CAT & JAC Refund Val	MOTTO'' LIE 4 JUL K LIE 57.49	\$10.0 \$9.9
	PACKAGE SU CAT & JACK	BTOTAL 50% OF	\$19.9 \$5.0
ITEMS MU	PACKAGE TO ST BE RETURN	TAL JED FOR FL	\$14.5 JLL REF
??526 !322	-SPECIAL PRO CAT & JAC Refund Val CAT & JAC Refund Val	ue \$5.25 Ue \$5.25 Ue \$5.25	\$7.00 \$7.0
	PACKAGE SU CAT & JACK	BTOTAL 50% OF	\$14.0 \$3.5
TEMS MU	PACKAGE TO ST BE RETURN	TAL	\$10.!
XAT A	7.0000% on 3.0000% on	UBTOTAL \$63.48 \$3.49 TOTAL	\$66.! \$4.44 \$0.10 \$71.51
.7200			governor

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TD #: 7L1GK2GRRY8

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TAX 1 7.000 % 0
TOTAL 4
CASH TEND 20
CHANGE DUE 15
# ITEMS SOLD 2
TC# 9061 4881 4960 9851 8410 4.49 15.51

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See back of receipt for your chance to win \$1000

ID N: 7L1RZDGRJHS

## Save money. Live better.

( 706 ) 342 - 9988 MANAGER ADAM CAGE 1601 EATORTON RD
MADISON GR 30650
STB 01363 OPH 004353 TEH 71 TRH 00352
PC240FFS0L0 007874209348 4.77
LUUS 003700092580 24.94 4.77 X 24.94 X SUDTOTAL 29.71 7.000 8 2.08 TOTAL DEBIT TEND CHANGE DUE 31.79

### PAY FROM PRIMARY

31.79 TOTAL PURCHASE

ACCOUNT # \*\*\*\* \*\*\*\* 0516

REF # 721400580684

DETUGDY YR 0000 0000 0000 200001 NETWORK ID. 0069 APPR CODE 203991 TERMINAL # SCO10081

08/02/17 18:56:38 # ITEMS SOLD 2 TC# 4020 6162 4852 5735 6662

Low Prices You Can Trust. Every 08/02/17 18:56:41 Store receipts on your phone. Valuart P ,



MARY'S TOF, TEED, & PL1 4000 ARTMIA NOV ARMED ON 2006 270 CCS 1977

Germant III: 49010005873704

CREDIT CARD Sale

morriation tabel: CAPITAL ONE xxxxxxxxxxxx 7334 Exp: XX/XX Alu: A00000000041010 MASTERCARD Entry Method: Contact CHIP READ ATC: 0019 AC: 7574F199522BF092 7.99 USD\$ 211.85 05/13/17 13:47:39 Resp Code: 00 19k: 000000000 151: 6800 Inv#: 000046 Appr Code: 821927 Apprvd: Online Batchli: 000543 ++ IRN Ref II: MPLH6HNW50513 DESCRIPTION THERE YOUR AGAINS

William Francisco

School PY FOR STATEMENT VEHICLE LEADING

SALE

.. S TACM, FEFD & PET marystackfeedpet.com 4860 ATLANTA HWY ATHENS GA 30606

Phone: 770-725-1977 Fax: 770 725-2645

NO CASH REFUND AFTER (7) DAYS

MAY 13, 2017

12:18 PM

CREDIT CARD

1 PR 1933-ASST 197.99 Y 197.99 BOOT,MNS OVERDRIVE WIDESQ

SUBTOTAL 197.99
TAX 13.86
TOTAL 211.85
TENDERED 211.85

POS TICKET NUMBER: 3696

SOLD BY: MARNIE

TYPE: CREDIT CARD \*\*\*\*\*\*\*\*\*\*\*\*\*\*

4/19/2017 12:34:41 PM Trans:238900

Helen Terminal:040100008-017003

to make a companion of the man of the first several advantage of the first and the first and the first several advantage of Transaction Receipt Americas Thrift Store 3190 Atlanta Hwy , Suite 117 Athens, Ga. 30606

04/19/17

Debit sale

12:36

Amount : \$8,79

Card Number: XXXXXXXXXXXXXX7288

Reference# : 058915 Author#: 197463

Approved

Trans:238900

Terminal:040100008-017003

3190 Atlanta Hwy Athens, GA 30606 (706) 543-7030

RETURNS FOR IN-STORE CREDIT ONLY NO CASH REFUNDS CLOTHING & WARRANTED ELECTRICAL ITEMS ONLY Returns nust be made within 30 days, with original receipt and tag attached.

Save BIG on mattresses & new furniture Shop our Bed & Bath event nov!



Phone: 706-549-3369

400156382690 EL 2pc htr gry slu 5.49 R 400156377313 Uspa 2pc blu ss wo 11.99 R Subtotal \$17.48 Sales Tax 7.000% \$1.22 fotal \$18.70

\_ald 2 Returned: 0 Deleted: 0

\$18.70

iebit 1 arn - 'XAAXXA7288 KI' 8071040156130235286 Auth. No. 860463 AIO: a0000000980840 US DEBIT

> Cari er Please Kerain : Your Records

P-ceim : 1581-11 26 7104-3 . r 1.al74 . 5-18-001870 rivia!

Receipt # 1581-02-6726-7104-3



Store: 1581 Reg: 02 Date: 04/14/17 | 1..... 05:72 | Abu30, 683238 Thank you for shopping at Ross! www.rossstores.com

\*

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\$500 Gift Card!

Give us your feedback for the chance to win a \$500 gift card Grand Prize, or be one of 5 Second Prize winners of a \$100 gift card.

Winners will be drawn monthly. Visit www.RossListens.com

for a chance to win!

No purchase necessary. For complete rules, visit http://www.RossListens.com

CLIPPER #26 2051 Experiment Stn. Watkinsville, GA 30677 706-769-4692 7839806

DATE 06/03/17 11:57
TRAN# 9037652
PUMP# 03
SERVICE LEVEL: SELF
PRODUCT: REGUNL
GALLONS: 13.963
PRICE/G: \$ 2.149
FUEL SALE \$ 30.01
CREDIT \$30.01

VISA XXXXXXXXXXXX7288 Auth #: 015506 Ref: 06886040 Resp Code: 000 Term ID: 00003 Stan: 05611689139

SITE ID: 7839806

VISA XXXXXXXXXXXXX7288 Stan: 05611689139

THANK YOU FOR SHOPPING AT CLIPPER #26!! HOT, FRESH BREWED COFFEE INSIDE!! Barrow Crossing Shopping Center 916 Loganville Highway Suite 900 Winder (Bethlehem), GA 30620 678-963-0723

PURCHASE EXPIRES \*\*/\*\* CHIP AUTH# 093228 AID A0000000980840 APPLICATION LABEL US DEBIT PIN verified

017059 00200010 11:30:21

APPROVED

Visit www.TJM TF :: BACK, com

Respond by 00.20/\*\*
You will need to ref rence
, our receipt
Survey number: 129802000;
SEE MEBSITE FOR COMPLETE RULES
\* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \*

### 29129802906717 13

TTEMS 1 9201 1298 02 9067 03/06/17 11:30:32

THANKS FOR SHOPPING. NOW YOU CAN SCORE 24/7! SHOP ONLINE AT TJMAXX.COM! Refunds within 30 days with receipt store credit only with gift receipt other restrictions may apply.



#### Ollies Bargain Outlet 7067520352

ITEM	Description	QTY	Item Tota
	$\mathcal{A} \otimes \mathcal{A} = \mathcal{A} = \mathcal{A} = \mathcal{A} = \mathcal{A} = \mathcal{A} = \mathcal{A}$		
387915	40CT ASPEN RI	1	\$9
697307	AST 16X26 KIT	1	\$1.49
875745	STEP STOOL	1	\$5.99
758297	ACURITE 12.5"	1	\$5.99
à.	Sub Yotal		\$23.46
	Tax		\$1,23
	Total		\$24.69
	Cash		\$40.00
	CHANGE		\$-15.31
GA ED	UCATIONAL		\$0.23
GA LO	CAL OPTION		\$0.23
GA SP	ECIAL PURPOSE		\$0.23
GEORG	IA STATE TAX		\$0.54

Sales Associate: Brenda Ollies Army # : 09928599

Thank you for shorting Ollies Bargain Out. Miss a day.....Miss a de !!!

Visit us at www.ollies.us

Trn:05370 Str:216 Reg:01-10 5/27/17 11:11



Not Satisfied with your Purchase?
Bring the item back in its original
condition along with your sales receipt
within 30 days for a full refund.
Returns without a receipt will require
a valid government issued ID.
Returns may be limited or declined.

#### RAINBOW FOOD STORE 4001 ATHENS HWY MADISON GA 30650

00013229004 RAINBOW FOOD STORE 4001 Athens Highway MADISON GA 30650

#### <CUSTOMER COPY>

	Description	Qty	Amount
L L T	VENOM ZERO COCA COPE MINT COPE MINT	1 1 1	0.99 1.69 3.09 3.09
	тот	Subtotal Tax AL CREDIT	\$ 8.86 0.51 <b>9.37</b> 9.37

TRANS TYPE: SALE CARD TYPE: AMEX Acct: 1007

PYMNT TIME: 07:06:30

AUTH: 503498

Ref #: 95000610063

DEALER#: 00013229004 Term ID: 10

#### THANKS OME AGAIN

ST# 1 T11 AAX DR# | TRAN# 1012803 CSH: 5 04/19/17 07:06:36

### Walmart > \

iER ADAM CADE 1.74 Y 2.08 Y 2.08 Y 2.48 Y 4.43 Y 0.88 Y 007874205234 F 007874237465 F 007874214223 F GREAT VALUE GREAT VALUE 007550000001 F HOT SAUCE 007550000001 F 007550000001 F 7874235187 F 007874203191 F 0.88 Y 3.06 Y 9.97 Y HOT SAUCE 3.06 9.97 5.22 1.00 MILK GREAT VALUE SWIFFER 00370-0023680
BE SF PEAS 001450002100 F
BE SF GN NNS 001450002101 F
BE CLARK BNS 001450002101 F
BE STM BROC 001450001098 I
BE STM BROC 001450001098 I
BE STM BROC 001450001098 I #1.00 00 1.00 Y 1.00 1.00 Y GV BRST 007874212726 19.83 Y BANANAS 000000004011KI 1 lb /0.56 068113145769 F 068113145769 F 068113155769 F 004900001278 F 2.20 lb PIZZR 6.17 Y 6.17 Y 6 17 Y PIZZA PIZZA 6 48 Y COKE 33 700 SUBTOTAL TAX 1 7.000 % TAX 2 3.000 % 89.33 TAX 1 0.37 2.52 TAX 2 DEBIT TEND 92.22 92.22

EFT DEBIT PAY FROM PRIMARY
92.22 TOTAL PURCHASE
US DEBIT \*\*\*\* \*\*\*\* \*\*\*\* 3502 I 0
REF # 716500460811
NETWORK ID. 0056 APPR CODE 490707

CHANGE DUE

US DEBIT AID A0000000980840 TC EF1CEF8656036466 \*Pin Verifled TERMINAL # SC010019

06/04/17 18:01:42 # ITEMS SOLD 24 TC# 6805 3080 3919 4565 8359 Low Prices You Can Trust. Every Day. 06/04/17 18:01:49 See back of receipt for your chank, to win \$1000

304

ID #: 7L 134 JH52WK

### Walmart > \

(706 ) 549 - 1423 MANAGER STEV CAULEY 1911 EPPS WHIFE PKWY ATHEN GROUDGE SI# 01400 OP# 01 119 EJ# 49 TR# 04546 PP FISHING 08: 40 625 9.84 X SEA SALT 0858 00 015 F 4.64 Y

SUB JTAL 16.

7.000 % 0

3.000 % 0

10TAL 17.

DEBIT CASH BACK 60.00

TOTAL DEBIT PURCHASE 77.36

CHANGE DUE 60.00

PAY FROM PREMARY

17 TO RCHASE

60 OF MALE BACK

77.36 OTAL PURCHASE

US DEBIT \*\*\*\* \*\*\*\* \*\*\*\*

REF # 715300031593

NETWORK ID 0056 APPR COLORS

US DEBTT AID A0000000930840 TC BF8898070765CA33 \*Pin Verified TERMINAL # SC010545

> 06/02/17 15:16:52 # TIEMS SOLD 4 IC# 9122 23:5 2:34 7941 6273



Tow Prices You Can Trust, Every Day. 06/02/17 15:1/:00 Store receipts on your phone. Walmart Pay.



### Walgreens

#11539 319 S BROAD ST MONROE, GA 30655 770-266-6061

200

7440 0071 06/05/2017 6:20 PM

PEPSODENT COMPLETE CARE 03320000092 RETURN VALUE 1,00	TP A	5.50Z 1.00
INTERNET PHOTO 401775 RETURM VALUE 8.64	Α	8.64
SUBTGTAI SALES THE A=7.0%		9.64 0.67
TOTAL DEBIT CARD CHANGE		10.31 10.31 .00

AID A0000000980840 US DEBIT Integrated chip card PIN Verified

THANK YOU FOR SHOPPING AT WALGREENS

GET MORE WITH BALANCE REWARDS, REDEEM POINTS FOR SOMETHING EXTRA IN A FUTURE PURCHASE RESTRICTIONS APPLY. FOR TERMS AND CONDITIONS, VISIT WALGREENS.COM/BALANCE.





POINT BALANCE

5820

POINTS TO \$10 REWARD

4180

BALANCE REWARDS ACCT # \*\*\*\*\*\*\*8091

OPENING BALANCE EVERYDAY POINTS - RETAIL 5730 LOSING BALANCE

Algreens 1539 ACCT 7288 EQUENCE 1539710150 AYMENT FROM PRIMARY

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CHDNEV#

See back of receipt for your chance ta win \$1000

ID #: 7L13TUH589N

( 706 ) 549 - 1423 MANAGER STILLE CRULEY . 33 1 007355871014 004269203667 THRBU STALLOHERY FAB STEAMEN 004717143501 EQ 1910120 & 068113114915 of Fig. 130 001410007867 F 00398000378 9 198 -if 1 - 1 -1 i - 1 186. 1083 6.92 . iti ti ... 40 st Sili banna udib 110 .0 St. NRN 00/8: 067070 60 VO6: 1:07420. 1 46 4

at: 1.64 00

984 11 kg

'UN PRIMA

. = \*\* 726

13 5.

1 0

TERMINAL B HX7321...

06/09/17 15:57:33 # ITEMS SOLD 16 TEM 7482 2597 2624 7648 2213 792 2397 2624 7640 2213

Stere

BY.

BH 14.

You Can Trust. Every Day. 15:50:14 19/17 a your phone. Walnart P



See back of receipt for your chance to win \$1000

Tb #: 71 i32HH50FR



MANAGER STEVE CAULEY
1911 EPPS BRIDGE PKWY
ATHENS CA 30606
ST# 01400 OP# 0090% TE# 54 TR# 02196
LTC UW 004529902591 9.74 X
SUBTOTAL 9.74
TAX 1 7 000 % 0.68
TOTAL 10.42
DEBIT TEND 10.42
CHANGE DUE 0.00

ETT DEBIT PAY FROM PRIMARY
10.42 TOTAL PURCHASE
US DEBIT \*\*\*\* \*\*\*\* 7288 T 0
REF # 716100360232
NETWORK TO. 0067 APPR CODE 950414

-- DEBIT ALD A0000000980840 IC C13DF829A066997A \*NO SIGNATURE REQUIRED TERMINAL # SC010102

> 06/10/1/ 09:30:06 # ITEMS SOLD 1 TC# 811-1 1281 1370 6309 9109



Low Prices You Can Trust, Every Day, 06/10/17 09:30:13 Store receipts on your phone, Walmart P ay.



### 

( 70c ) 342 - 9988 MANAGER TINA WADLE EH 1681 EATONTON RD

MADISON GA 30650 F 01363 OP# 009045 TE# 45 TR# 06376 C OPU BOY 004721384158 6 87 ) 6 87 X L OPU NEU 004721384178 6 8/ X 007874206226 F 880632372095 YLW MUST 1 38 Y 1.68 X 1.68 X fI 880632370646 OPP CAMI 880614469400 1.68 X SUBTOTAL 20.16 TAX 1 7.000 % 1.31 TAX 2 3.000 % 0.04 TOTAL DEBIT TEND CHANGE DUE 21.51 21.51 0.00

DEBIT PAY FROM PRIMARY
21.51 FOTAL PURCHASE

DUN: # \*\*\*\* \*\*\*\* 3502 S
# 607900392906

VORK TO. 0056 APPR CODE 152803
MINAL # SC010929

03/19/16 10:19:58

#### # ITEMS SOLD 6

TC# 191 8334 /124 1810 0884



Prices You Can Trust. Every Day. 03/19/16 10:20:02

re C a π'a π'a lmar caus

#### DOLLAR GENERAL STORE #13345 100 WALKER PARK DR MONROE, GA 30656-5001 (770) 207-1237

1 OF

OBY UNCCENT UITOR

S. Imeritime of 100	V teameriğunen i st	nini in contract in the contra
10 , n4-02 18 23:58	13345 03	7454
Debit ******9325 436157 :NCE# 2 00021		\$11 60 \$0 13 \$0 29 \$12 02 \$12 02
011215381426-110 MARSHMALL DV TRE 2694079	Ē	0.75 N
011215381426-110 MARY JANES PEG BAG	E	1.00 N
J3922510924-110 KY JANES PEG BAG	E	1.00 N
AND LATER 922510924-110 AND LATER	E.	1.00 N
YOW AND LATER 193922510924-110	E	1.00 1
922510924-110 ND LATER	E	1.00 (
IND LATER	E	1.00
287837245-300 R LIL CRUNCH VE 000048310-111	E	2.00 N
ABY UNSCENT WIPE		1.85

A almart ...

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(770 ) 267 - 4527

HANAGER MICHAEL PARKER
2050 W SPRING ST
HONROE GA 30555

00780 0P# 003000 IE# 50 IR# 0353;
003700086119
6.97

SUBTOTAL
13.94

TAX 1 7.000 %
0.98

TOTAL
14.92

CHANGE DUE
0.00

DEBIT PAY FKOM PRIMARY
4.92 TOTAL PURCHASE
UNT # \*\*\*\* \*\*\*\* 1362 ;









Se i K of receipt (or .... 25) to win \$1000

1) 7 JYLLN8G3XC

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MANAGER MICHAEL PARKER
2050 U SPRING ST
MONROE 6A 30655

SI# 00780 0P# 003461 TE# 08 TR# 09004

GAIN LIQ 003700012773 9.97 X
COUPON 37000 053700012500 2.00-0
PC240FFS0L0 007874209348 4.77 X
WI E MYLK 007874235200 F 1.97 Y
GU APPLESCE 007874212301 I 1.98 Y
GU 75 FRESH 007874234445 3.40 X
GREA: VALUE 007874214418 F 1.76 Y
GREEN BEANS 0028800 I 1.64 Y
GU DISH APL 00787422371 F 1.84 P
SU 61N6ER 2L 007874222971 F 3.84 P
SU 61N6ER 2L 00787422371 F 3.8

CHANG JE

0 30

/7 /16 19:29:32

#### M J EMS SOLD 10



Low "rices 06. ust. Ever 19:29:34 See back of receipt for your chance to win \$1000

D W: 7J:WDN860NG

### Walmart > <

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MANAGER MICHAEL PARKER
2050 W SPRING ST
HONROE GA 30655

TH 00780 0PH 003130 TEH 71 TRH 05876

NTI-PERSPIR 007940020170 3.88 X
HAMPOD 007940022006 4.98 X
QUATE PAB 068113186488 3.76 X
ELLHESS 003160404071 5.94 X
EARBLUE 063347200290H 9.98 X
JUS S4 SP B 003700097503 19.77 X
JUPON 37000 053700048200 2.00-0
SUBTOTAL 46.31
TAX 1 7.000 % 3.38
TOTAL 49.69
DERTI TEND 49.69
GE DUE 0.00

T DEBIT PAY FROM PRIMARY
49.69 TOTAL IRCHASE
COUNT # \*\*\*
F # 618900191666
.THORK ID. 0067 APPR CODE 655381
RMINAL # SC012187

07/06/16

6 20:35:41

#### # ITEMS SOLD 6

TC# 1509 8355 8037 1951 8783

w Prices You Can Trust. Every Day. 07/06/16 20:35:44



THANK YOU 1/06/2016 9:434M 02 02 0300#1835 CLERK02

80

IO SALE

OUR RECEIPT THANK YOU

10 m 10 m

08/06/2016 10:05AM 02 000000#1836 CLERK02

7.06 11 ST

\$42.99 \$42.99 \$3.01

ITEMS

00

10 4.46.

3

#### DOLLAR GENERAL STORE #13345 100 WALKER PARK DR MONROE, GA 30656-5001 (230) 207-1237

LUVS JUMBO PK S , 25 037000859260-300	*1.0
REGULAR PRICE	7.5
SUBTOTAL Tax1 TOTAL SALE CASH CHANGE	\$7, \$0, \$7, \$10, \$2



WING R 578-97- (e.f.) 06/07/2015 (F-, (ii) PM - EXPTRES 11/05/

### Marie Marie

CL 500 ING 050850	· variation	. Se
CPLCERY C11CAU4	PEPPERIDGE	\$0.9
= GA TAX GA TAZ	7 0000% on \$0.99 3.0000% on \$0.99	\$7.5 \$0.6 \$3.6

\*\*502 DEBIT TOTAL PAYMENT AUGOOUGH AUGO US DEBIT

#2-6220 #493-0073-283ty-7 VCD# U.S.

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TI-MOX

arrow Crossing Shopping Center 16 Loganville Highway Suite 900 Winder (Bethlehem), GA 30620 678-963-0723

K.IDS	ACCESSR	912434	5.1
AL AL	Sales Tax		\$5 \$0, \$6 \$10 \$3

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1 2 9 8 0 2 9 4 4 1 1 7 0 2 0 3

2 9441 08/07/16 16:52:16 1
HANKS FOR SHOPPING. NOW YOU CAN
2 24/7! SHOP ONLINE AT TUMAXX.COM

to win \$1000 ---- re run your chance

ID #: 7JZJM68FV11

Walmart >

(770) 267 - 4527 MANAGER ELLEN HCDARIS 2050 W SPRING ST MONROE 6A 30655 # 00780 0PW 006264 TEW 02 TRW 00469 VS 003700086120 6.97 IPON 37000 053700048200 2.00 6.97 2.00 8.97 2.00 MPERS 003700085212 PON 37000 053700048100 SUBTOTAL 11.94 TAX 1 7.000 & 1.12 TOTAL 13.00 TEND 20.00 CHANGE DUE 6.94

### # ITEMS SOLD 2

TC# 3497 9266 7555 2215 7500

Prices You Can Trust. Every Day. 09/01/16 20:18:24

as Catcher! Scan with Walnurt app



181

See back of receipt for your chance to win \$1000

D #: 7JZKX98G4YF

### Walmart > .

( 770 ) 267 - 4527 MANAGER ELLEN MCDARIS 2050 W SPRING ST MONROE GA 30655 Si# 00780 OP# 009037 TE# 37 TR# 09998 TOOTHPASTE 003320018053 2.88 X D.84 X AIM CAV 5.5 003320000093 3.68 X 2.54 X CONSORT H/S 002240064065 DSPICE DEO 001204403891 M RND RST 022018961319 13.19 Y VS 003700086129 C UPON 37000 053700048200 19.77 X 2.00-0AL FC 184.5 007261346400 12.87 X 53.77 SUBTOTAL TAX 1 7.000 % 2.98 3.000 % 0.40 TAX 2 57.15 TOTAL DEBIT 57.15 TEND DEBIT CASH BACK TOTAL DEBIT PURCHASE 60.00 117.15CHANGE DUE 60.00

DEBIT PAY FROM PRIMARY
57.15 PURCHASE
60.00 CASH BACK
17.15 TOTAL PURCHASE
DEBIT \*\*\*\* \*\*\*\* \*\*\*\* 3502 I 0
# 625700114473
WORK ID. 0056 APPR CODE 661901

DEBIT + A0000000980840 15E87E581F1A29D8 n Verified MINAL # SC010100

09/13/16 19:44:21

### # ITEMS SOLD 7

TC# 6893 0494 1432 7960 8248



Prices You Can Trust. Every Day. 09/13/16 19:44:29

ings Catcher! Scan with Walmart app



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( 770 ) 267 - 4527 MANAGER ELLEN MCDARIS 2050 W SPRING ST MONGOF GA 30655 \$1. 00700 0P# 00:555 FEB 71 TRK 06460 CEREAL RI 00:100044413 F 2.68 CHUPON 16000 05:1600072500 F 1.00 1.00 CEREAL 00:1600041977 F 2.42 2:. CEREAL 00:1600041077 F 2.42 2.88 V 1-00-CHUPON 16000 051600072500 1
CERFAL 001600041977
3: CEREAL 001600041977
CCN) TRTHMI 081010103015
040NY 14CT 060113110402
D ASP 32 060113113549
: X TAMPOH 003600015951
AW ALHA 2407 002464100575
AW 7-PERSPIR 007940020170 2.42 7.42 1 1.97 ) 0.98 h 3.84 X 6.88) 3.08 ) SUBTOTAL 25.69 7.000 % (8X 1 1.33 TAX 2 DEBIT TRIAL 0.23 27.25 27.25 TEND CHANGE DUE 0.00

> PAY FROM PRIMARY 11811 25 811 FORAL PURCHASE \*\*\*\* \*\*\*\* \*\*\*\* 3502 627500207509 TRK 19. 0056 APPR CODE 826238

111 011 .a AUQ000000980840 68365E83B1F5B6 Perified WAL W SC012187

> 10/01/16 12:37:53

#### ITEMS SOLD 9



rices You Lan Trust. Every Day. 10/01/16 12:37:59 10/01/16

ecuipts on your phone. Uniquet P



in , if ot ac 10 b b .. 00c

7JZYLP8FTQK B #:

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1.11 5

(770) 267 - 4527

MANAGER ELLEN MCDARIS

2050 W SPRING ST

MONROE BA 30655

TH 00780 DPN 003130 TEN 71 IRN 00175

V CREANER 007874235331 F 1.98

IX CEREAL 001600041077 F 2.42

CAINCARE 060300449479 6.96 1.98 R 2.42 Y 6.96 OCT ROUNDS 004834101015 0.88 SUBTOTAL 7.000 % 3.000 % 12.24 TAX 2 DEBIT TEND

I BEBLI PAY FROM PRIHARY . 12.92 TOTAL PURCHASE S DEBIT \*\*\*\* \*\*\*\* \*\*\*\* \*\*\*\* \*\*\*\* 7288 MEF # 629900843819 E TWORK TO. 0067 APPR CODE 921459

CHANGE DUE

- 60

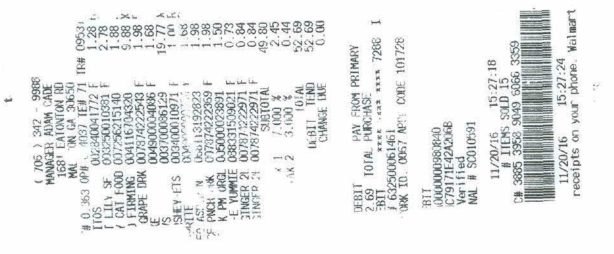
DE911 

> 10/25/16 18:33:02 a Tithis sold 4 TC# 6156 5275 9323 4901

> 10/25/16 18:33:08 re receipts on your phone. Walnut P



14 - 111 55 DOLLAR GENERAL STORE #13345 100 WALKER PARK DR MONROE, GA 30656-5001 THENS □16 07:43 AT EX TLS 03/22/1 (770) 201-1237 MLY BOX SZ5 66 16 00 00859314-300 UDENT TOOTHPASTE 1 00 200411017-100 CAT & JACK CAT & JACK CAT & JACK C BRUSH-BROW 1 00 18 21807539-102 \$10.00 448 WARNER TEE S T \$6.00 Saved \$2.99 off \$8.99 TOYSTR TEE Saved \$2.00 ESH X FRSH WHI-Katlyn
00337859-100
AL STRIPS CLEA - Katlyn 1.00 5313, 948 TOYSTR IEE T \$6.00 Saved \$2.99 off \$8.99 HTIENT IEE S T \$6.00 Saved \$1.99 off \$7.99 2 50 9331 76227376-100 33138094 \$21.50 \$1.51 \$23.01 TTC, AL 91 SPILE \$23.01 71990025 DT DR PEPPER FC BB. JAKAKKI \$1.79 \$49.79 \$3.36 \$0.05 7.0000% on \$48.00 3.0000% on \$1.79 TOTAL SUBTOTAL TELED = GA TAX 19914 C = GA TAX \*MCE# 50002047156 0000000980840 \$53.20 \*8602 GIFT CARD PAYMENT \$25.0 \*7288 DEBIT TOTAL PAYMENT \$28.2 AID: A000000098084 \$25.00 03:19 -24 20:23:58 13345 02 8602 CIR. L IN :



#: 7K0K2S8G4KT



## Walmart > \

( 770 ) 267 - 4527 MANAGER ELLEN MCDARIS

2050 W SPRING ST MONROE GA 30655 St 00780 OP# 009037 TE# 37 TR# 09638 PC CRAYON 007244799080 19.97 X CAT EXCAVATR 001154334675 14.97 X (A TRUCK 002166406835 12.84 X TOC 060538824707 16.88 X LLING 002708486180 18.97 X :PWEAR 088979912439 6.87 X 088979921911 PWEAR 6.87 X ; TEE 088293242209 4.97 X SUBTOTAL 102.34 TAX 1 7.000 % 7.16 TOTAL. 109.50 DEBIT TEND CHANGE DUE 109.50 0.00

DEBIT PAY FROM PRIMARY
109.50 TOTAL PURCHASE
2000 # 633800065927
40RK ID. 0069 APPR CODE 408537
CENTLANL # SC010100

12/03/16 09:45:47 # ITEMS SOLD 8 C# 3225 1399 6909 1612 8410 4



12/03/16 09:45:50 receipts on your phone. Walmart P



Hot daliday Toss. e s \$ + runShr r .



Monroe Reddy Urgent Care

500 Great Oaks Drive Suite 9

Monroe, GA-306558228

Tel: 706-363-9228 Fax: 770-267-9979

#### RECEIPT OF PAYMENT

Date: 12/06/2016

Transaction No: 989323695 Card Holder: SHARON W, BATES

Patient: Perry, Carson M

Amount: Payment Type: Payment ID: Card No: Card Brand: Date:

Auth Code:

\$ 78.00 Credit Card

490719

x9325 VI

Tue 2016-12-06 at 15:54:53 PM EST

744229

**Charges Detail** 

Date

**Code Description** 

Units

Fee

**Payment** 

Totals

\$ 0.00

\$ 78.00

#### **Account Balance Summary**

Total Balance:

\$ 0.00

Patient Balance:

\$ 0.00

Insurance Balance:

\$ 0.00

Signature

I agree to pay above total amount according to card issuer agreement.

#### APPOINTMENT CARD

Patient Name: Perry, Carson M



are unbappy with your wide stores for an alreceipt, farms will be coally farms will be incoally farms with the 30 saued as store credit saued as store credit emment-issued phot fuse a returd.

### Walgreens

#11539 319 S BROAD ST MONROE, GA 30655 770-266-6051

15	4266	0041	12/06/2	2016 5:2
LENOL I 30045 RETUR	NFNT SU 018660 N VALUE		MG CHRY A	207 9.99
A RX 04	79475	200		29.45
SUBTO SALES	TAL TAX A=	7.0%		39.44 0.70
TOTAL DEBIT CHANG	CARD			40.14 40.14 .00
AL FSA AL RX AL FSA	ITEMS ITEMS AND RX	ITEMS		0.00 29.45 29.45
ROVED	FSA/HRA	AMOUNT		0.00

... NK YOU FOR SHOPPING AT WALGREENS

MORE WITH BALANCE REWARDS, EEM POINTS FOR SOMETHING EXTRA A FUTURE PURCHASE. RESTRICTIONS Y. FOR TERMS AND CONDITIONS, IT WALGREENS.COM/BALANCE.

RFN# 1153-9414-2661-1612-0603

430

ID N: 7KOKK1864BL

## -Valmart >

(770) 267 - 4527
HANAGER ELLEN MCDARIS
2050 W SPRING ST
MONROE GA 30655
# 00780 OP# 005900 TEW 79 TRW 09414
7728779 D38 GTY W 8.5
- ESI
SUBTOTAL 8.51
DEBIT TEND 8.51
CHANGE DUE 0.00

FT DEBIT PAY FROM PRIMARY

8.51 TOTAL PURCHASE

CCOUNT # \*\*\*\* \*\*\*\* 9325

-EF # 63430086- 20

ETHORK 10 0455 APPR CODE 816575

ERMINAL 8 #X406020

12/07/16 19:27:46 # ITEMS SOLD 1 TC# 1261 4411 0896 5473 8679

12/07/16 19:27:48 Stare receipts on your phone. Walnert L ay.



Katilyn

TOTAL MAKE HILL ROAL 766 769 8155 10158747 - 12 635408

na A Albert MD

Mer.Jant 10: 018158747000 Jerm IG: 72835403

Sale

th Check 20

D HC. CJ

lotai:

VISA

12/27/16

XXXXXXXXXXXXXX3502

15:04:59 Appr Lode: 898.33

Entry Method: Survey

182.65

on Michael Perry

25 Mergen Dollar Rd od Hope, GA 30641

1) 719-6334

Patient Balance

76078070

1 yr 6 mos \* M

06/07/2015

Ticket #

12/27/2016

03:00PM

\$0.00

Inv 11: 000002 Batchill 600 Approd: Online rustane: Copy HEALTH CHECK \*C - CMO **IMMUNIZATIONS** THANK YOUT COMMERCIAL VEC FEE Established New 98 Admin Antibiotic 96372 Abnormal Normal Age Normal Abnormal Admin Vac Admin Vac 2+ Admin- Nasal/Oral 99242 90471 0 - 1 m 1002 1004 90472 \*D 90473 \*D 99243  $0 - 2 \, \text{m}$ 1003 1006 99244 1008 1009 Admin- Nasal/Oral 2+ 90474 99245 1048 2 - 4 m 1050 1051 1049 Admin Vac < 8 yrs costs 90465 \*D 1068 4 - 6 m 1069 1070 1067 PREVENTIVE CARE \*B Admin Vac < 8 yrs ea add'i 90466 \*D 1079 1080 6 - 9 m 1082 90702 V06.5 1081 DT < 7 yrs. 1098 EST. NEW FEE 9 - 12 m 1093 1094 1091 1092 DTAP 90700 1099 V06.1 99391 99381 FluMist 90660 2028 V04.81 88.80 1017 12 - 15 m 1018 1019 1016 99392 99382 Gardasil 90649 2026 V04.89 99393 99383 1032 1033 15 - 18 m 1034 1035 HEP A HEP B 90633 (2009 V05.3 99394 99384 1041 1042 18 m - 2 y 1043 1044 90744 2008 V05.3 HIB (3 dose) 90647 HIB (4 dose Acthib) 90648 1054 1055 2011 V03.81 2-3 y 1052 1053 LABS AND PROCEDURES 2050 V03.81 3-4 y 1066 1063 1064 1065 \erosal Influenza < 3 90657 2012 V04.81 4 - 5 y 1072 1073 Demonstration 94664 \*E 1074 1071 V04.81 Influenza > 3 90658 2013 94640 \*E 5-6 y 1075 1078 Treatment 1076 1077 V04.0 90713 IPV 2014 Subsant use mod 76 \*E V03.89 Menactra 2015 6-8y 1083 1084 1085 1086 92583 V06.4 etrv. MMR 90707 2016 1089 1090 8 - 10 y 1087 1088 n Removal V06.8 69210 Pediarix 90723 1012 1013 10 - 12 V 1014 1015 2029 Developmental Screen 21.93 V06.8 90698 Pentacel 1025 Fingerstick 36416 12 - 14 V 1024 V03.82 1026 1027 Pneumoccal 90732 Flu Test 87804 V74.1 1028 1029 PPD-(TB) 86580 2021 14 - 16 y 1030 1031 Glucose 82948 Prevnar 90670 2049 V03.82 1039 1036 16 - 18 y 1037 1038 Hemoglobin 85018 90681 2048 V04.89 Rotarix 10060 V04.89 1& D 90680 2020 Botateo Lead Test 36416 V06.5 TD / Adult > 7 yrs. 90718 2022 INJECTIONS Medical Supplies Stool GUIAC 99070 90715 V06.1 2023 Tdan 82270 Varicella 90716 2024 V05.4 Admin Injection 96372 Strep Test UA - Dipstick 87880 Bicillin 600,000u J0560 81002 Referral Given? N = MNU - Not used J1100 Umbilical Cautery Urine Pregnancy Test Decadron 17250 Y = S2 Return appt Rocephin 250mg J0696 units 81025 ST Refer to Caid can bill up to 8 units Vision Screen 99173 \*A 737.30.....Scoliosis .....Abscess 380.4 ......Impacted Cermen 682.9. 464.4 . ..... Croup 690.12.... Seb. Infant, Dermatitis \*83.00..... Abdominal Pain 375.56......Dacryostenosis 684 .....Impetigo 276.51.....Dehydration/Hypov. 774.6 .....Jaundice, NB 780.39..... Seizures 706.1 ... Acne 314.01 .....ADD w/ hyper 521.00.....Dental Caries 785.6 .....Lymphadenopathy 461.9..... Sinusitis, acute 995.3.... ....Allergic Reaction 692.9.....Dermatitis NOS 478.19.....Nasal Congestion 528.00 Stomatitis 477.9.....Allergic Rhinitis 784.7 ..... 034.0..... 783.40.....Developmental Delay Nose Bleed Strep Throat Anemia NOS 691.0 .....Diaper Rash 278.00.....Obesity 771.7.... Thrush, Infant 285.9... ....Apnea/Cyanosis NB 770.83... 787.91.....Diarrhea 388.70.....Otalgia 110.0 ... Tinea Capitis 380.10 .... 493.92 .... Asthma Exacerbation 788.1......Dysuria Otitis, externa 463 .... Tonsillitis 493.90......Asthma w/o status 382.9 ..... 771.4.... Umbil, Granu/Infect. 783.41.....Failure to Thrive > 28 days Otitis Media 691.8..... Atopic Dermatitis 388.60..... 553.1.... 779.34 .....Failure to Thrive < 28 days .Otorrhea Umbilical Hernia 578.1..... Blood in Stool 779.31 ..... Feeding Problem NB 729.5 ..... Pain in Limb 465.9 .... .URI 466.19 ..... Bronchiolitis, acute 780.60 ...... Fever NOS 462 ..... .Pharyngitis, acute 788.99 ... Urinary Complaints

487.1 .....Flu 466.11 .....Bronchiolitis, RSV+ Urinary frequency 486 ..... Pneumonia NOS 788.41 .. 490 .... 780.91 .....Fussy Baby Bronchitis NOS 783.41.....Poor Weight Gain 708.9 .... Uriticaria 112.3 .Candida skin infect. 009.1 ......Gastroenteritis, infect. 765.10.....Prematurity 599.0 .... UTI. Viral Exanthem 682.9 ......Cellulitis (site unspec) 530.81......Gastroesophageal Refl. 472.0 .....Pur./Chronic Rhinitis 057.9 ..... Viral Infection 17 4 791.9 ......Pyuria 789.7 ... Colic < 12 mo. 784.0 .....Headache 079.99 ... 782.1 ...... Rash NOS 372.00 ..... Conjuctivitis, acute 785.2 ......Heart Murmur 787.03 ..... Vomiting 564.00 ..... Constipation 599.70......Hematuria 786.07 .....Wheezing NOS 110.9 ......Ringworm 786.2 ......Cough 373.11 ......Hordeolum Externun 034.1 ..... Scarlet Fever CHARGE

DO: DOA E Code \*F 6 Return Appointment Days Weeks Months

PAYMENT: VISA/AE/DIS CASH BALANCE DUE PAYMENT ON ACCOUNT

back of receipt for your chance win \$1000  $\,$ 

F: #- 7KOMMKGROGS

### Walmart >

(706) 342 - 9988

MANAGER ADAM CADE
1681 EATONTON RD
MADISON GA 30650

SL# 01363 OP# 003860 TE# 79 TR# 060

RY# 7429728 D38 OTY 1H 8.0
ACAP SUSP 007874209060 3.9%
SUBTOTAL 11.9%
TAX 1 7.000 % 0.28
TOTAL 12.27

DEBTT TEND 12.22
CHANGE DUE 0.04

DEBTT
1 A00000009808-RU
11 4464E0E538398A7F
12 SIGNATURE REQUIRED
12 RMINAL # SC010457

12/27/16 17:26:37 re receipts on your phone. Walr





WINDER - 678-975-3060 10/06/2015 08:14 PM EXPIRES 01/04/16

### 

18y 40450	HUGGIES	T	\$24
CERY 20955 20621	MARKET PANT JIMMY DEAN	FC FC	\$4.5 \$3.64
HEA: TH-BEAUTY 	COSMETICS RIGHT GUARD POWDER	Ţ	\$2 \$3
260376 100110171	DR SCHOLLS MFR COUPON	Ţ	\$9. \$2.7
	3.0000% on \$3	0TAL 1.06 8.19 0TAL	\$47. \$2. \$0. \$50.
*9280	DEBIT TOTÁL PAYI	MENT	\$50.
1	INDICATES SAVI	NGS	

TOTAL SAVINGS THIS TRIP \$2.24

: #2-5279-2493-0125-5313-7 VCD#758-280



HUNDREDS OF INSTANT WITH PRIZES
EVERY MONTH!!
PLUS
1 CHANCE TO WIN A \$1,500 TARGET GIFTCARD

www.informtarget.com User ID: 7472 0750 7987 Password: 446 863

CUÉNTENOS EN ESPAÑOI

: 1 \*



(770) 267 - 4527 MCS-STA MYCHAEL PARKER -957 U SPRING ST MONREE GR 30655 12 GD780 UPN 405911 TEN 13 TRN 02598 88 SHO SP \$ 003600643453 24.94 24.94 X 24.94 5.94 Y 30.88 SUBTOTAL 93419007320 F SUBTOTAL KSSSNY 007431259094 6.97 X / . : Bt is 930997535302 11.48 631254661229 F 0.96 R 001756725433 I SUBTOTAL 3.94 Y 419 54.23 BUSR 007962501202 98 X SUBTOTAL 68 21 7.000 % 3.000 % TOX 1 DEBIT TIND 64.00 64-00 CHARGE OF 0.00

\*\*\*\* \*\*\* 1141 9200 5 110 540078

09/23/15

10:54:40

### ITEMS SOLD 7

TC# 6773 0479 1102 9262 3258

ou Prices You Can Trust. Every Day. 18:54:51

ings C. tchar! Scan with Walmart app



### Walmart > <

Save money. Live better.

( 706 ) 342 - 9988 MANAGER TINA WADLEIGH 1681 EATONTON RD MADISON GA 30650 01363 OP# 000902 TE# 06 TR# 01416 JER BOWL 088513178185 5.47 GENILE 005000021667 16.92 005220007103 F 0.98 STAGE 1 7ABY JULC 001500002071 F TAGE 1 005220007101 F TAGE 1 005220007100 F 2.26 0.98 u 0.98 IST FOODS 001500007130 0.98 ST FOODS 001500007116 0.98 EREAL 001500007050 3.88 \* 'ST FOODS 001500007118 0.98 1ST FOODS 001500007117 F 1ST FOODS 001500007136 F 0.98 0.98 IST FOODS 001500007112 F SPOONS 088513178387 0 98 is 4 97 005220000795 F 0.94 LAGE 1 0 94 P 44.20 0 73 1.01 005220000797 F STAGE 1 SUBTOTAL 7.000 % 3.000 % TAX 1 TAX 2 TOTAL CASH TEND CHANGE DUE 45.94 60.00 14.06

### # ITEMS SOLD 16



ov Prices You Can Trust. Every Day 10/19/15 13:42:57

San gs Catcher! Scan with Walmart "!



### Walmart > <

#### Self Checkout

Fast. Fun. Easy. (706 ) 342 9988 AGER TINA WARLEIGH 31 FAIDNION RD 01 11500 CA 3060 01363 OP# (P): . E# 45 TR# 05686 1 10/829 PH WASH A FAREAR 898778 4.27 X . 04320380H 1.47 h A 31 1 UU4138800583 1.44 h 13 SND SP 3 003600043494 4.77 X 24,94 h 100PON 36000 053600011000 A 3.00-( SUBTOTAL 37.31 TAX 1 7.000 % 2.83 TOTAL 40.20 DEBIT TEND 40.20 CHANGE DUE 0.00

## DEBIT PAY FROM PRIMARY
## 10.20 TOTAL PURCHASE

### \*\*\*\* \*\*\*\* 9325 \$

## 1 529600037281

NITHORK ID. 0055 APPR CODE 928949
#### NAL # SC010929

10/23/15 18:51.22

#### # ITEMS SOLD 6

10# 8894 1428 3795 7083 7155



Low Prices You Can Trust. Every Day. 10/23/15 18:51:25

ags Catcher! Scan with Walmart app



## Save money. Live better.

706 ) 342 - 9988 MANAGER TINA WADLEIGH
1681 EATONTON RD
MADISON GA 30650
S"# 01363 OP# 003819 TE# 04 TR# 0638
GV23W DL CFL 007874201998 9.88
INFANT SOCKS 004282554701 4.94
SALINE10Z 079618416101 3.76 9.88 H 4.94 3.76 X 18.58 SUBTOTAL FOTAL FOTAL ASH TEND 1.30 TAX CASH 20.00

CHANGE DUE



"wings Catcher! Scan with Walmart a

Save money. Live better.

(770 ) 267 - 4527

MANAGER MICHAEL PARKER

2050 W SPRING ST

MONROE GA 30655

373 00780 OP# 006118 TE# 01 TR#

PC320ZNGJ6PK 007874206758 F

320ZMFJC6P 007874206757 F

60 BABY JUIC 001500002071 F

20ZPEAR 007874206759 F 1.56 007874206759 007874209348 240FFSOLO 007874209 SRY WATER 007109160 SRY WATER 007109160 0 U Sti TAX 1 TAX 2 0.33 1.11 3.4 14.31 DEBI1 CHANGE 0.00

14.31 TOTAL PURCHASE
10NT # \*\*\*\* \*\*\*\* \*\*\*\* 92
# 590400136414
10RK ID. 0056 APPR CODE 434769

10/30/15 20:35:33

#### ITEMS SOLD

TC# 8997 6558 0554 9189 560

Save money. Live better

XXXXXXXXX 06908 0.96 R 0.98 R 1.000 L 1. (770) 267 - 4527
MANAGER MICHAEL PARKER
2050 W SPRING ST
HONROE GA 30655
SF# 00:30 00# 00:200000891 F
GV MUST 1402 00:200000010 F
LI TUM 3FW 00:300000010 F
LRG 18: A EGS 08:139050004 F
NURSEW WATER 00:7109160010 F
NURSEW WATER 00:7109160010 F
NURSEW WATER 00:7109160010 F
NURSEW WATER 00:7109160010 F SUBTOTAL
3.00C \*
TOTAL
EBIT TEND
CHANGE DUE 2

9280 295674 PAY FROM PRIMARY PURCHASE 高雅斯斯 灰雅斯斯 北東京東 \*EF FIGURE 10. 0055 APPR CODE FERMINAL # \$0010041 1014 EFI DEETT 14.68 ACCOUNT AC # 53

\*n 148 / 1 L

S

TIEMS 11/03/15

-

20 - 46 - 46

Prices You Can Trust, Every Day 11/08/15 17:20:48

dde Scan with Walmart Catchert 167

[=

# ingles

### ow Prices...Love The Savin

1441 HWY 441 MADISON, GA
STORE #444 706-342-2220
STORE MANAGER: CHIP SCANLAND
YOUR CASHIER TODAY WAS EDDIE
GERBER SQUASH PC
SC 1023 ADV SAVINGS
LL BABY WATER

0.20 2.98 GERBER G. BNS 0.98 SC 1023 ADV SAVINGS 0.20 GERBER PEAS PC. 0.98 SC 1023 ADV SAVINGS 0.20 GERBER BANANAS 0.98 SC 1023 ADV SAVINGS 0.20 PC 0.98 GERBER PEARS IC 1023 ADV SAVINGS 0.20 GERBER SW. POTAT PC 0.98 IC 1023 ADV SAVINGS 0.20

0.98

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0.78

19.98

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0.80

0.20

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0.18

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0.18

PC 0.18

GERBER CARROTS PC
C 1023 ADV SAVINGS
GERBER PRUNES PC
C 1023 ADV SAVINGS
BNUT S1 NUT PEA PC

C 2914 ADV SAVINGS BCHNUT BEEF/BR C 0621 ADV SAVINGS BCHNUT TURKEY/B

: 0621 ADV SAVINGS BCHNUT CHIC/BR : 0621 ADV SAVINGS

DONUTS alued Customer

BIT CARD - SWIPED COUNT NUMBER:\*\*\*\*\*\*\*\*9325 FERENCE NUMBER: 031742

DUENCE NUMBER: 1944 PONSE CODE: APPROVED

DEBIT 19.98
CHANGE
AL NUMBER OF ITEMS SOLD = 14
CHOSE 14



ATHENS - 706-208-9379 11/13/2015 12:23 PM EXPIRES 02/11/16

7 '040449 080013 ''280590 100071	HUGGIES JOHNSONS JOHNSONS STRL CAR		I \$5	.99	6
LTH-BEAUTY 000560	-COSMETTCS SOFTSOAP 2 @ \$0.99		\$1	.9	
= GA TAX	7.0000% on	SUBTOTA \$53.9 TOTA	4 \$3	.73	
*9325	DEBIT TOTAL	PAYMEN	T \$57	. 7.	
1	INDICATES S	SAVINGS			
Target Ph	armacy We're 9am - 7pm 9am - 5pm 11am - 5pm	M-F Sat	to Help	1	
2-5317-1	453-0076-601	12-2 VC	# Pas 2	bl d	15





(770) 267 - 4527

MANAGER MICHAEL PARKER
2050 W SPRING ST
MONROE GA 30655

ST# 00760 OP# 003555 TEW 13 TR# 04842

BV GRITS 060530818725 F 1.92

BV DNT 48CT 007074206603 F 15.98

CUCUMBER 000000004062KI 0.74 1.92 R 15.98 R 0.74 R 1.68 X 1.24 X 2.48 R 1.66 R 12.88 X 6.94 X 12.52 X 60.78 SUBTOTAL 7.000 % 3.000 % IAX 1 TOTAL DEBIT YEND CHANGE DUE

EFT DERIT PAY FROM PRIMARY
64.16 TOTAL PURCHASE
ACCOUNT 8 \*\*\*\* \*\*\*\* \*\*\*\* 3 \*\*\*\* \*\*\*\* 3502 REF # 534400435957 NETWORK ID. 0056 APPR CODE 068546 TERMINAL # MX331989

12/09/15

21:05:16

0.00

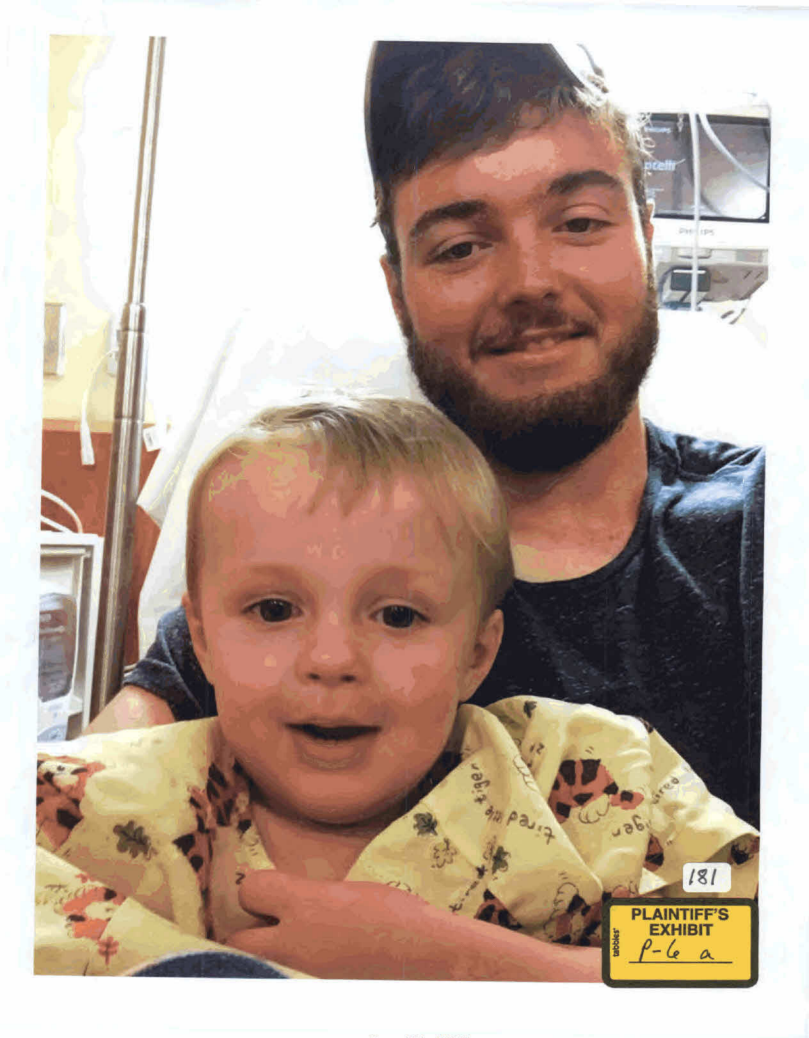
### ITEMS SOLD 12

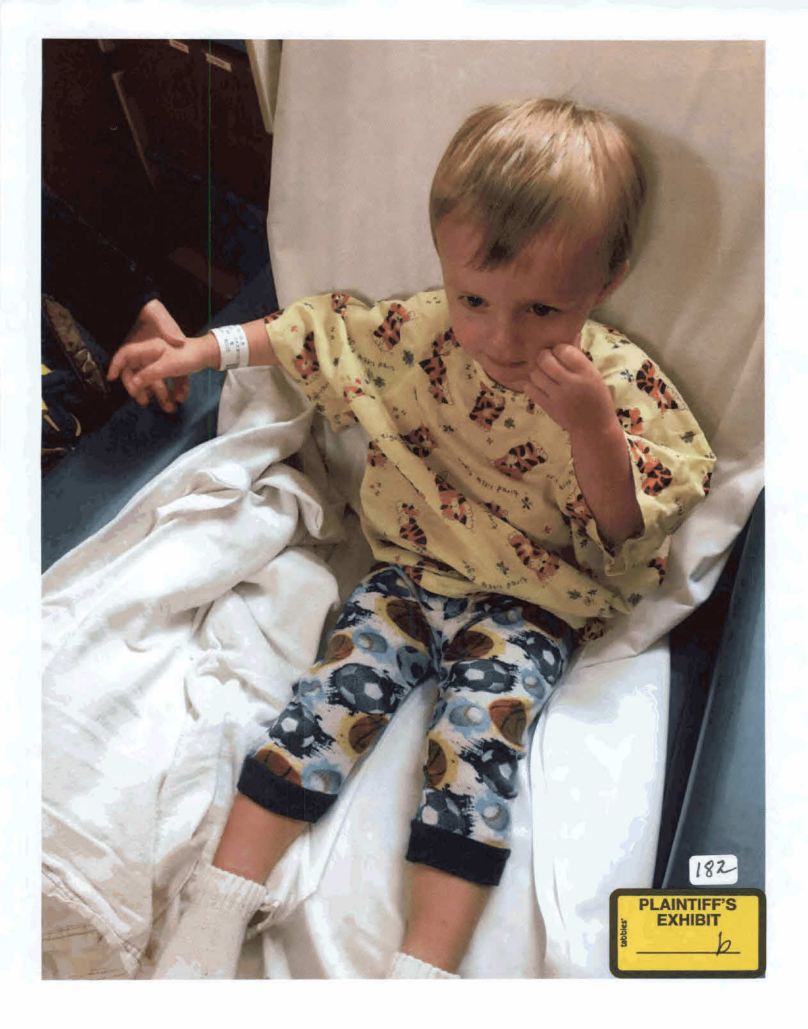
TC# 9746 5080 7853 6405 7382



Low Prices You Can Trust. Every Day. 12/09/15 21:05:18









Um i want to get my son Saturday why is that a problem?

I'm keeping him this weekend bye

Why can't i have my son Saturday?

Just told you. Bye

I need a reason. I want to spend time with my son why is that such a problem?

Because I am off all this weekend and I want him.. Plus I don't have to give you one if I don't want to.. So have a nice day..bye

Excuse me?

Why can i not spend time with my son i only get him one day as it is. Why are you keeping him from me I'm his father

I told you its my weekend now





Text Message





Wed, Mar 14, 4:27 PM

Can i have my son this weekend?

You can sunday

Why not the weekend?

Sunday at 9:30

Why not for the weekend?

Sunday at 9:30, have a nice day

Why can i not have my son for the weekend?

I said sunday! I'm busy so have a nice day!!

I want the reason why i can't have my son for the weekend he's my child too?

Tyler!! Please stop!! Sunday at 9:30



































Can i have my son this weekend?

Sunday

Why do i get him only on Sunday?

I'm at work..so have a nice day

Why can't you answer my question i happen to be at work also

I'm at work have a nice day.

I want more time with me son. I don't understand why you won't allow me to have him more other than just one day a week. How is that fair for him? He deserves to have both parents in his life not you trying to keep him from me

I said I'm at work!! Now if you'll excuse me I have better things to do than argue with you.. Have a nice day





























Kaitlyn Jenkins

Thu, Apr 5, 6:16 PM

## Can i have Carson this weekend?

Thu, Apr 5, 8:35 PM

Can i have Carson this weekend?

Or a few days during the week either one?

Fri, Apr 6, 8:21 AM

Can i have Carson this weekend Or a few days during the week either one?

Fri, Apr 6, 2:24 PM

Well can i?

Btw it's not fair for Carson he deserves to have time with his father. It hurts him and that's not right nor fair.

Also I'm at work so I cannot answer my phone. So can i have my son





Text Message





















Fri, Apr 6, 8:21 AM

Can i have Carson this weekend Or a few days during the week either one?

Fri, Apr 6, 2:24 PM

Well can i?

Btw it's not fair for Carson he deserves to have time with his father. It hurts him and that's not right nor fair.

Also I'm at work so I cannot answer my phone. So can i have my son some this weekend?

Or a few days of next week?

Fine have him picked up Sunday morning but I want him home by 8

Ok thank you so much be there at 9























... Sprint LTE



10:58 AM



1

Kaitlyn Jenkins

Fine have him picked up Sunday morning but I want him home by 8

Ok thank you so much be there at 9

Wed, Apr 11, 5:08 PM

Hey.. just wanted to let you know that you can get car Saturday morning and have him back at 9!! Anyway have a good day!!

Just curious why can't i have him for the weekend?

Because I said Saturday

Wed, Apr 11, 7:34 PM

There's no need to be rude i was just asking because i ask every week about getting to spend more time with Carson

Wasn't trying to be rude.. I'm at work so Saturday it is





Text Message









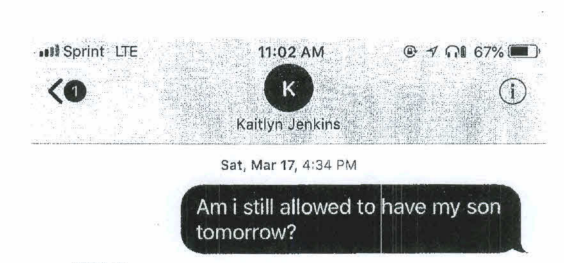












9:30

Thu, Mar 22, 2:51 PM

Can i have my son this weekend?

Sunday

Why do i get him only on Sunday?

I'm at work..so have a nice day

Why can't you answer my question i happen to be at work also

I'm at work have a nice day

I want more time with me son. I don't understand why you won't allow me to have him more other than just one day a week. How is that fair for him 2 He deserves to





























I want more time with me son. I don't understand why you won't allow me to have him more other than just one day a week. How is that fair for him? He deserves to have both parents in his life not you trying to keep him from me

I said I'm at work!! Now if you'll excuse me I have better things to do than argue with you.. Have a nice day

Wed, Mar 28, 5:42 PM

Can i have my son this weekend?

And/or a couple of days during the week so i can have time with him

Wed, Mar 28, 7:11 PM

Hey! You can pick him up Saturday morning and have him home at 9 and Sunday morning you can get him at 9 and I will meet you at rainbow at 2 to get him s























•## Sprint LTE



11:02 AM



Kaitlyn Jenkins

@ 4 Q1 67% (F)



Wed, Mar 28, 7:11 PM

Hey! You can pick him up Saturday morning and have him home at 9 and Sunday morning you can get him at 9 and I will meet you at rainbow at 2 to get him s

o he can go to the egg hunt at nanas

Ok thank you

I was just curious about why can't he just spend the night Saturday and me get him back to you at 2 Sunday?

Thu, Apr 5, 6:16 PM

Can i have Carson this weekend?

Thu, Apr 5, 8:35 PM

Can i have Carson this weekend?

Or a few days during the week either one?















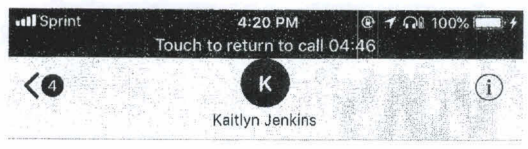












Today 3:51 PM

Can i have Carson this weekend Or a few days during the week either one?

Saturday morning at 8 and I want him home at 6

> Why 6 that gives me barely any time with him

That's 10 hours Tyler!! Make time

10 hours with my son once a week is not enough

Well take it or leave it

Why can't i have my son for more than one day?

I'm not arguing.. take it or leave it













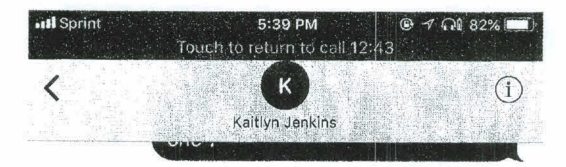












Today 1:53 PM

You can pick him up <u>Saturday</u> morning at 9 and have him home at 3

Why can't i have more time with him?

It's mother's day weekend!! I'm trying to be reasonable here!! So please take it or leave it

On Sunday it is not on Saturday and that's not reasonable to only have him a few hours a week that's ridiculous

Take it or leave it.. I'm at work so have a wonderful day

Which is a few hours on a Saturday that's not close to being reasonable





Text Message



















# Law Office of Brad J. Evans LLC

INVOICE

Invoice # 110

Date: 10/26/2018 Due Upon Receipt

Kaitlyn Jenkins

United States

### 00070-Jenkins

Madison, Georgia 30650

### Legitimation adv. Tyler Perry

271 West Washington Street, Suite 120



Туре	Date	Notes	Quantity	Rate	Total
Service	02/23/2018	Emails with opposing counsel regarding resolving case and acknowledging service; review of pleadings.	0.10	\$275.00	\$27.50
Service	02/24/2018	Emails with Client regarding status.	0.10	\$275.00	\$27.50
Service	02/28/2018	Emails with opposing counsel regarding conference call; conference call with opposing counsel regarding settlement possibilities.	0.20	\$275.00	\$55.00
Expense	03/07/2018	Reimbursable expense: Electronic filing fee for acknowledgment of service.	1.00	\$7.55	\$7.55
Service	03/23/2018	Emails with Client regarding status.	0.20	\$275.00	\$55.00
Service	04/04/2018	Emails with Client regarding various issues related to residence, transportation, and education.	0.20	\$275.00	\$55.00
Expense	04/19/2018	Reimbursable expense: Electronic filing fee for Notice of Hearing.	1.00	\$7.55	\$7.55
Expense	04/25/2018	Reimbursable expense: Electronic filing fee for leave of absence.	1.00	\$7.55	\$7.55
Service	05/01/2018	Review discovery requests; draft responses to discovery requests; email same to opposing counsel; review documents to be produced.	2.10	\$275.00	\$577.50
Expense	05/01/2018	Reimbursable expense: Electronic filing fee for discovery service certificate.	1.00	\$7.55	\$7.55
Service	05/08/2018	Prepare for temporary hearing.	1.50	\$275.00	\$412.50
Service	05/09/2018	Attend temporary hearing; draft temporary order.	1.00	\$275.00	\$275.00
Expense	05/18/2018	Reimbursable expense: Electronic filing fee for Temporary Order.	1.00	\$7.55	\$7.55
Service	07/01/2018	Draft interrogatories and requests for production of documents; serve same on opposing counsel by email.	1.10	\$275.00	\$302.50

			-	otal	\$3,455,30
Expense	10/25/2018	Reimbursable expense: Electronic filing fee for DRFA	1.00	\$7.55	\$7.5
Service	10/25/2018	Prepare for trial; draft updated DRFA; draft possible witness list.	3.50	\$275.00	\$962.50
Service	10/24/2018	Review discovery provided by opposing counsel; review and respond to emails from opposing counsel; review pleadings.	1.50	\$275.00	\$412.50
Service	08/30/2018	Review opposing counsel email and discovery attached/linked thereto.	0.50	\$275.00	\$137.50
Service	07/06/2018	Multiple emails with opposing counsel regarding a hearing.	0.20	\$275.00	\$55.00
Service	07/03/2018	Emails to Judge Trammell's office regarding a special setting; review email from opposing counsel to Judge Trammell's office responding to same.	0.20	\$275.00	\$55.00

### **Detailed Statement of Account**

#### **Current Invoice**

Invoice Number	Due On	Amount Due	Payments Received	Balance Due
110	10/26/2018	\$3,455.30	\$0.00	\$3,455.30
			Outstanding Balance	\$3,455.30
			<b>Total Amount Outstanding</b>	\$3,455.30

Please make all amounts payable to: Law Office of Brad J. Evans LLC

Payment is due upon receipt.

1 GEORGIA, MORGAN COUNTY:

I, JEANNETTE V. CATHEY, Official Court Reporter,
Certificate Number B-852, Ocmulgee Judicial Circuit, do
hereby CERTIFY that the foregoing pages, numbered 2 through
195, do contain a true, complete, and correct transcript of
the evidence, motions, colloquies, objections, and rulings
of the Court in the matter as stated in the caption.

I FURTHER CERTIFY that I bear no statutorily prohibitive relationship to any of the parties in this case, that I am not of counsel and have no personal or financial interest in the pending events or the outcome of this matter.

This, the 12th day of December, 2018.

Official Court Reporter Certificate Number B-852 Ocmulgee Judicial Circuit

Jeannette V. Cathey, CCR