

SUPREME COURT OF GEORGIA  
Case No. S22C1222

March 21, 2023

The Honorable Supreme Court met pursuant to adjournment.

The following order was passed:

DANIELLE MARIE LAWSON v. MATTHEW TIMOTHY LAWSON.

The Supreme Court today denied the petition for certiorari in this case.

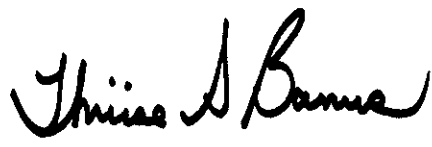
*All the Justices concur, except McMillian, J., disqualified.*

Court of Appeals Case No. A22A0266

SUPREME COURT OF THE STATE OF GEORGIA  
Clerk's Office, Atlanta

I certify that the above is a true extract from the minutes of the Supreme Court of Georgia.

Witness my signature and the seal of said court hereto affixed the day and year last above written.

  
Thrice N. Barnes, Clerk

**FOURTH DIVISION**  
**DILLARD, P. J.,**  
**MERCIER and MARKLE, JJ.**

**NOTICE: Motions for reconsideration must be physically received in our clerk's office within ten days of the date of decision to be deemed timely filed.**  
[\*\*https://www.gaappeals.us/rules\*\*](https://www.gaappeals.us/rules)

**June 7, 2022**

**NOT TO BE OFFICIALLY  
REPORTED**

**In the Court of Appeals of Georgia**

A22A0266. DANIELLE LAWSON v. MATTHEW LAWSON.

DILLARD, Presiding Judge.

In this case, the following circumstances exist and are dispositive of the appeal:

(1) The evidence supports the judgment;

(2) No reversible error of law appears, and an opinion would have no precedential value; and

(3) The judgment of the court below adequately explains the decision; and

The judgment of the court below therefore is affirmed in accordance with Court of Appeals Rule 36.

*Judgment affirmed. Mercier and Markle, JJ., concur.*

IN THE SUPERIOR COURT OF GWINNETT COUNTY  
STATE OF GEORGIA

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MATTHEW TIMOTHY LAWSON, Plaintiff,	§ § § § § § § §
v.	§ § § § § § § §
DANIELLE MARIE LAWSON, Defendant.	§ § § § § § § §

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Civil Action Number: 20-A-07199-1

**FINAL ORDER**

This matter came before the Court on June 8, 2021, for a properly noticed final hearing on Plaintiff's Petition for Modification of Child Custody and Visitation and Citation for Contempt. Both Parties were represented by counsel. After hearing testimony and receiving evidence from both Parties, the Court finds that jurisdiction and venue are proper. The Court holds as follows:

**A. MODIFICATION**

The original Final Consent Order filed on June 11, 2014, which established the custody and visitation arrangement between the Parties and their minor child will be modified as follows:

In any month in which the Mother does not have an option for visitation on a Monday Holiday Weekend, Thanksgiving Break, Christmas/Winter Break, Spring Break or Summer Break, the Mother may exercise visitation on the *third* weekend of the month. Weekend visitation shall begin at the time of the child's release from school on the Friday beginning the weekend or 6 p.m. if there is no school and will conclude at 6 p.m. on the following Sunday. All visitation under the Order will remain supervised by Defendant's parents.

The Mother will have visitation with the child for two (2) non-consecutive two (2) week periods during each Summer. The Mother will select each two (2) week period and notify Father

of the visitation periods no later than May 1<sup>st</sup> of each year. Failure of Mother to notify Father of her selected times will not waive her visitation rights but will make her selections secondary to any events already planned by Father. The Parties will make every effort to arrange Summer visitation so that it does not interfere with extracurricular activities of the minor child.

**B. CONTEMPT**

This Court finds that the Mother is \$3,085 in arrears on her child support obligation. However, the Court finds that the Mother is not willfully in arrears. The Mother is hereby ordered to remain current on her monthly obligation of \$125 per month in child support. She will pay an additional \$100 per month until the arrearage amount is repaid – bringing the total amount of child support due to \$225 per month for thirty-nine (39) months. The Court specifically authorizes the entry of an Income Deduction Order.

SO ORDERED, this 15 day of October, 2021.



George F. Hutchinson, III  
GWINNETT COUNTY SUPERIOR COURT

Order Prepared by:  
Andrew F. Prater  
Attorney for Plaintiff  
Mitchell & Crunk, LLC  
81 W. Athens St.  
Winder, GA 30680

**Additional material  
from this filing is  
available in the  
Clerk's Office.**