IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT
(Plaintiff) (Defendant 1) (Defendant 2) CASE NO:
ORDER FOR GENETIC (DNA) TESTING A genetic testing request was i filed on made at a hearing on
 The court held a hearing on the request on The following people attended: Plaintiff Defendant 1 Defendant 2 Other:
After considering the request, any opposition, and the evidence and arguments at the bearing

After considering the request, any opposition, and the evidence and arguments at the hearing (if held), the court orders that the request is:

DENIED. There is not reasonable cause to order genetic testing.

GRANTED. The paternity of the following children is in controversy:

Child's Name	Date of Birth

There is reasonable cause to order the children **and** the following parties to have genetic testing: Plaintiff. Defendant 1. Defendant 2. [Note: the biological mother must be included in the testing.]

HOW TO GET THE DNA TEST

No longer than ten (10) days after the date this order is distributed,

Plaintiff Defendant 1 Defendant 2

must contact the Child Support Enforcement Division (CSED) customer service center to arrange for the testing.

Phone Numbers

(907) 269-6900, in Anchorage (800) 478-3300, toll free in Alaska

(907) 269-6894, TTD (800) 370-6894, TTD toll free in Alaska

<u>Email</u>

dor.csed.customerservice.anchorage@alaska.gov

 If there is an open case with CSED, they will arrange DNA collection once a copy of the court order is received. If there is no open CSED case, the parties first need to apply for services by going online at <u>https://childsupport.alaska.gov/</u> or completing form <u>DR-315</u>. Attach a copy of the court order and indicate that you are requesting "Paternity Services." All testing is done at a medically gualified laboratory.

 The party who has the children in the tested. 	neir care must cooperate to have the children
	if you refuse to take the DNA test, and it may be ourt without the test results.
Other Instructions to Set Up Testing:	
TE	STING COSTS
🗌 Plaintiff 🗌 Defendant 1 🗌 Defenda	nt 2 will pay all costs associated with the testing , you must pay before appointments will be
	osts. If CSED arranges the test, you must pay
before appointments will be scheduled	d. rrent, legal father is not the biological father, the
biological mother must reimburse	the other parties for the cost of the testing. In all her must reimburse the other parties for the cost of
the testing.	
DNA	TEST RESULT
The party who requested genetic testing than ten (10) days after they receive ther	must file the test results with the court no longer n.
Date	Superior Court Judge
Recommended for Approval:	Print or Type Name
Superior Court Master Date	
I certify that on, a copy	of this order was distributed to:
CSED with completed DR-314 Information	
 Plaintiff/Lawyer Defendant 1/Lawyer 	
Defendant 2/Lawyer	
Custodian of the Children: Other:	
Clerk/JA:	
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