Your Name:		
Mailing Addr	ess:	
Telephone: _	Message phone:	
know your p	any reason you do not wish the other party to physical address, you must still provide a ress so that the court and the other party can y mail.	
	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT	
	City or Town where the Court is located	
Digintiff		
Plaintiff,)	
VS.)	
Defendant.	,	
) Your Case No	
	MOTION, AFFIDAVIT and ORDER TO BIFURCATE DIVORCE For SUBSEQUENT DETERMINATION OF PATERNITY	
l,	, swear or affirm that the following facts and	
circumstan	ices are true:	
1.	The wife is currently pregnant; however there is good cause to believe that the husband is not the father. Because paternity cannot be disestablished on an unborn child, this matter cannot be resolved until after the birth of the child.	
2.	The estimated date of birth is:	
3.	Delaying the final decree of divorce, dividing the marital property, and/or issuing of a custody, visitation and support order on the living child(ren) would prejudice the parties.	
4.	These are the specific reasons why I/we cannot wait for the divorce until after the baby is born:	

You must use black ink to fill out this form.

u must us ———	e black ink to fill out this form.
	Therefore, I request that the court proceed and enter in a timely manner a final on all matters except paternity of the unborn child.
	Your Signature (In blue ink if possible)
	nd sworn to or affirmed before me at,
	Date
	Notary Public or other person authorized to administer oaths My commission expires on
vered to: opposing Part	Certificate of Servicea copy of this Motion, Affidavit and Proposed Order were □ mailed □ hand
.G	ryer □ CI

You must use black ink to fill out this form.

IN THE SUPERIOR COURT F	OR THE STATE OF ALASKA			
AT City or Town where the Court is located				
ŕ)			
District)			
Plaintiff,) \			
VS.	,)			
	,)			
)			
Defendant.) Your Case No			
ORDER GRANTIN	IG BIFURCATION			
ar	_			
SCHEDULING PAT	ERNITY HEARING			
Having considered the Motion, the court finds goall aspects of the divorce EXCEPT the paternity				
However, because the husband is legally the far the parties MUST return to court to judicially dis hearing will be set within 60 days of the child's e	establish paternity after the child's birth. A			
The estimated date of birth is:				
The estimated date of birth is: A HEARING on this matter is set for:				
The court must have PROOF that the husband bring their evidence to the hearing. Evidence the	is not the father, therefore the parties should ne court will consider includes: er's name (if he acknowledged at hospital or			
OTHER:				
IT IS SO ORDERED.				
Judge of Superior Court	Date			
-				
Copy mailed to each of the following at their address ☐ AG ☐ CI	ses of record. (List names if not an agency)			
Deputy Clerk/Judicial Assistant	Date			