You must use black ink to fill out this	s form.
Your Name:	
Mailing Address:	
Telephone:Message phone: Email:	
NOTE: If you do not wish the other party to know your phys provide a mailing address so that the court and the other party	sical address, you must still
IN THE SUPERIOR (COURT FOR THE STATE OF ALASKA
AT	own where the Court is located
City of Te	JWII Where the Court is located
	}
Plaintiff,	- ′
V.)
)
	_
Defendant.)
ANSWE	R AND COUNTERCLAIM
	Divorce With Children
Ι,	, submit my response to plaintiff's
(Print your name here) Complaint, and state the following:	
	A. ANSWER
	1.
☐ I agree with all of the statements in t	the Complaint.
☐ I agree with the statements in the C	omplaint, except I disagree with statements in
paragraph(s) No(s).	
	(state paragraph number(s) you disagree with).
☐ Lam not sure if Lagree or disagree v	with the statements in the <i>Complaint</i> in paragraph Nos.
В Д	FFIRMATIVE DEFENSES
(An affirmative defense is facts an the court case. The affirmative defe	nd arguments that attack the plaintiff's legal right to bring ense might win for the defendant even if everything in the intiff's Complaint is true.)
☐ I have no affirmative defenses. (Go	to Section C.)
ANSWER & COUNTERCLAIM	SHC-0105 (07/17)

You must use black ink to fill out this form.
☐ I state the following affirmative defense(s) (check below if appropriate):
1.
☐ This Court lacks subject-matter jurisdiction over the custody of the minor child(ren) for the following reason(s) (see attached completed Child Custody Jurisdiction Affidavit, DR-150):
☐ The minor child(ren) of the parties has/have never resided or been present in Alaska.
The minor child(ren) of the parties does/do not currently reside in Alaska and have not lived there since
Date The minor child(ren) of the parties has/have not lived in Alaska for the last six months.
Another state court has already decided custody issues about the minor child(ren).
 I have attached to this Answer a Motion to Dismiss the Child Custody Claim for Lack of Jurisdiction (find motion forms). 2.
I have never resided or been present in the State of Alaska. It is my position that the Alaska court does not have jurisdiction over any of the property or debt of the marital estate. I want the Alaska court to dismiss this case because I will be prejudiced if we are divorced before the property division occurs in another state.
☐ I have attached to this Answer a <i>Motion to Dismiss (find motion forms)</i> .
3. The location of this case is not the correct and should have been filed at the courthouse in
City or Town
☐ I have attached to this Answer a <i>Motion To Change Venue (find motion forms)</i> .
4.
Other
C. COUNTERCLAIMS
(A counterclaim is where the defendant states what he/she wants to happen regarding the issues in the case.)
 I have no counterclaims. (Go to Section D.) I have stated above that the case should be dismissed because the Alaska court does not have jurisdiction over the marital estate and/or child custody. If this court does not dismiss the case, I submit the following counterclaim(s) without waiving my claim about the court's lack of jurisdiction:
I state the following counterclaim(s):
ANGWED & COUNTEDCLAIM

You must use black ink to fill out this form.

1. Facts of the Marriage:	
Date of marriage:	Place of marriage:
Date of separation:	
Plaintiff's date of birth:	Defendant's date of birth:
2. Restoration of your former name (` ,
3. Property and debt	(Print your full former name here.)
5. Froperty and debt	
3A. We have already divided all marid divide. We can each keep what we have in	tal property and debt so there is none for this court to our possession or control.
3B. ☐ There is marital property and deb manner. ☐ I have attached a <i>Property & L</i>	ot for the court to divide in a fair and equitable Debt Worksheet, SHC-1000 Word PDF.
I am aware of the following property and	I debt earned or received during the marriage:
Home(s) value: \$ Mortgage amt: \$	
Raw land value: \$	E PENSION - PERS, TRS, PERS, OTHER
Car / truck: value \$ Loan amt: \$	☐ SBS ☐ Military Retirement
Car / truck: value \$ Loan amt: \$	
☐ Motorcycle	Pension – PERS, TRS, FERS, other
☐ Snow machine	SBS Military Retirement
4-wheeler	Other retirement funds
☐ Boat	Credit card debt(s)
Gun(s)	☐ Medical bills
☐ Tools	Utility bills / cell phone bill
Furniture and household goods	Student loans
☐ Bank / credit union account(s)	Other debt(s):
Other property:	_

You must use black ink to fill out this form. 4. Minor Child(ren) i. Are there any minor child(ren) of this relationship born prior to or during the marriage and/or adopted during the marriage? TYES NO ii. Is either spouse pregnant and is the other spouse the parent? \(\subseteq\) **YES** \(\subseteq\) **NO** iii. Is either spouse pregnant and is the other spouse NOT the parent? \(\subseteq \text{YES} \(\subseteq \text{NO} \) 4A. List all minor child(ren), including the unborn child(ren) if your spouse is the other parent. If the only child is an unborn child AND the other spouse is NOT the parent of the unborn child, please go to question 9. Date of birth (actual or Full Name of Each Child estimated) Additional minor child(ren) of this relationship are listed on an attachment. 4B. Has/have the minor child(ren) lived for the last 6 months continuously in Alaska? YES NO (NOTE: If the child(ren) have not lived in Alaska for the last 6 months, the Alaska court likely does not have the authority, or jurisdiction, to make decisions about the child(ren). Please contact an attorney to learn about your options.) I have attached the **required** Child Custody Jurisdiction Affidavit, DR-150. Parenting Plan: The court wants to know what plan is in the child(ren)'s best interests. The court must decide: (1) how the parents will make decisions about the child(ren), and (2) the child(ren)'s living arrangements and schedule. 5A. **Decision-making:** How will the parents decide matters relating to health, education or religion of the child(ren)? Joint decision-making: both parents discuss the issues and decide together because they can communicate about the child(ren), even though they may not get along otherwise. Joint decision-making is the most common arrangement. Sole decision-making: one parent makes decisions about the child(ren) because the parents cannot communicate about the child(ren), or one parent is unfit due to severe mental illness, substance abuse or domestic abuse issues. Both parents usually have access to school and medical records and neither parent can move out of the state with the child(ren) without permission from the court or other parent.

Because it is in the best interests of the children, I request:

Joint Decision-making (the parents share the decision-making about the child(ren)).

You m	nust use black ink to fill out this form.
	le Decision-making to \square me \square other parent (one parent makes decisions about the ild(ren)'s upbringing and does not have to consult with the other parent).
5B.	Living Arrangements describes the schedule that is in the child(ren)'s best interests.
	Schedule during the week to be with each parent (days and times):
	School Breaks (spring, winter, summer, in-service days):
	Concor breaks (spring, writer, summer, in service days).
	Halidaya 9 Dinth daya (dataakinaa).
	Holidays & Birthdays (dates/times):
Va., 100	
You III	ay also use one of the following forms to show the parenting schedule: Weekly Scheduling Chart, SHC-1132 Word PDF
	Custody & Visitation Plan, SHC-1120 Word PDF
the pover the each perconf or including with and	percentage of time during the year the child(ren) will be with each parent based on the # of rnights. Print out an annual calendar and circle the days each parent will have overnights with child(ren) and count them up. If you circled 109 overnights or fewer for one parent, you will use recific calculation for child support (use form DR-305). If you circled 110 overnights or more for parent, you will use a different calculation (use forms DR-305, DR-306). Figure out what centage of the year the child(ren) will have overnights with each parent (divide the total number overnights with each parent by 365 and multiply that number by 100). For school age child(ren), adde overnights during vacations and in-service days. For links to many school calendars: ci//www.courts.alaska.gov/shc/family/docs/calendars.pdf. For a one-page annual calendar out school dates, go to www.timeanddate.com/calendar/. You can attach the annual calendar weekly chart to this Complaint. See http://courts.alaska.gov/shc/family/support.htm to learn ut child support.
5C.	Travel: Travel costs for parenting time should be divided as follows:

You must use black ink to fill out this form. Safety concerns: A history of domestic violence can significantly affect the parenting plan in your case. In short, there is a presumption that the parent with a history of committing domestic violence may get only supervised visitation. The presumption may be overcome by meeting specific legal requirements. You are strongly encouraged to discuss the situation with an attorney. I am concerned about my safety or my child(ren)'s safety when with the other parent. Therefore, I request that the other parent's parenting time be restricted as follows: **<u>Child & Medical Support</u>** I have completed and attached the **required** Child Support Guidelines Affidavit, DR-305. I am proposing a **shared parenting time schedule -** (child(ren) are with each parent at least 110 overnights/year), so I have also completed and attached a Shared Custody Child Support Calculation, DR-306. 6A. Civil Rule 90.3 calculation: The court should calculate child support according to Civil Rule 90.3, or vary from Civil Rule 90.3 because (note: this is very rare): **Child Support should be ordered from** the date of separation the date of the 6B. *Final Decree* ☐ other: 6C. Other parent's income: I believe that the other parent i. ☐ makes approximately \$_____ per ☐ hour ☐ year at his/her job

and the court should use this amount to calculate child support if the other parent does not respond to this *Complaint*. I have completed the Child Support Guidelines Affidavit, DR-305, using these numbers and will serve the DR-305 with this *Complaint*.

6D. Child Support past the age of 18: I \square do \square do not request that child support for each child continue for up to a year after the child turns 18 when the following conditions are

ii.
has a work history of being able to make \$ _____ per

as a _____

☐hour ☐year as a _____

You must use black ink to fill out this form.

met: 1) the child is 18 years old, (2) unmarried, (3) actively pursuing a high school diploma or equivalent level of training, and (4) living as a dependent with a parent.

6E. □ No to pay	Has either Child Support Services Division (CSSD), the Alaska court or any other state court or child support agency ordered anyone to pay child support? O Yes, Me other parent, or other has been ordered y child support. (Please attach a copy of that order if you have it.)
	another state ordered child support, please read about registering the out-of-state order http://www.courts.alaska.gov/shc/family/shcforeign.htm .
6F. □ No	
Which	o Yes, who? n benefits? ATAP/TANF Food stamps Denali KidCare Other:
6G. and k	CSSD Services: I ☐ do ☐ do not request that CSSD enforce the child support order eep records of the payments. (<i>If yes, fill out form</i> DR-315 <i>and file with this Complaint</i>)
7.	Other Financial Issues
sh	☐ Permanent Fund Dividend: I request that the court designate ☐ me ☐ other parent as the authorized parent to apply for the minor child(ren)'s PFDs. The PFDs: ould be placed in a savings account, to which both parents have access to statements ould be spent on the child(ren)'s daily expenses ner
7B.	Federal Taxes
	i. The court should designate me other parent as parent to claim the child(ren) as a dependent on federal income taxes each year alternating years, starting in year .
	ii. Each parent shall claim the child(ren) on federal income taxes each year as follows:
	child:
	child:
	child: me _ other parent
	child:
	iii. other
	<u> </u>

8. Paternity: The law presumes that the husband is the legal father of a child conceived or born during an opposite sex marriage, even if everyone knows he is not the biological father. If the wife is pregnant at the time of divorce, the husband is the legal father and responsible for child support when that child is born. The child will not have rights to inheritance and benefits from the biological father. It is important to address paternity during the divorce to establish the correct father.

You must use black ink to fill	l out this for	m.			
8A. <u>Unborn Child</u> : Is eithe other spouse the child's pare	•	irrently preg	nant? 🗌 N	O 🗌 YES	. If yes, is the
YES - then there are no plan and child support order	•		hild can be ir	ncluded on	the parenting
NO – the court needs to disestablish the other spouse as the unborn child's other parent, but this cannot happen until AFTER the child is born. If there is an important reason to get divorced before the birth, you can file a <i>Motion, Affidavit & Order to Bifurcate Divorce for Subsequent Determination of Paternity</i> , SHC-152 Word PDF, which asks the court to end the marriage, divide the property and address the parenting plan for the born child(ren), but delay decisions about the unborn child until after the birth.					
NOT SURE - DNA testing other parent needs to be dis reason to get divorced befor Divorce for Subsequent Detection to end the marriage, dischild(ren), but delay decision	established are the birth, yermination of ivide the property.	as the child's ou can file a f <i>Paternity</i> , S perty and add	legal parent. <i>Motion, Affid</i> HC-152 <u>Word</u> dress the par	. If there is <i>lavit & Ord</i> <u>d</u> <u>PDF</u> , w enting plar	an important ler to Bifurcate hich asks the
8B. Already born child(ren child(ren) born during the marrichild(ren) and birthday(s) and Three-Way Affidavit to Disestator birth certificate showing the you think you will need an Order also submit a Motion & Affidavit	iage?	☐ YES. If y you will dise tablish Pateri cal parent, pl e other perso	es, in the char establish. If y nity, SHC-15 ease attach i on report for I	art below li rou have a 1 <u>Word</u> <u>P</u> it to this <i>Co</i> DNA testin	ist the completed PDF, DNA test omplaint. If g, you must
Child's Name	Date of Birth	Filing an Affidavit of Paternity, SHC-151	DNA Testing Complete	DNA Testing Planned	Birth Certificate w/ Other Biological Parent's Name
9. Other: (For example attorney's fees, spousal support, etc. If you want the court to award you attorney's fees or spousal support before the end of the case, you must file a separate motion in addition to writing it in this section. See http://www.courts.alaska.gov/shc/family/motions.htm for forms.)					
I REQUEST that the court:	REQUES	ST FOR REL	IEF		

ANSWER & COUNTERCLAIM (Divorce With Child(ren))

end our marriage and issue a Decree of Divorce;

1.

2.	enter a <i>Final Order</i> and <i>Judgment</i> regarding property and debt as requested in section 3 of this <i>Answer</i> ,	
3.	if requested, restore my former name of; (Print full former name here)	
4.	enter a Final Order regarding the parenting plan set forth in section 5 of this Answer,	
5.	calculate child support and enter a <i>Child support Order</i> as set forth in section 6 of this <i>Answer</i> ,	
6.	enter a <i>Final Order</i> regarding PFD applications, and federal tax dependency as set forth in section 7 of this <i>Answer</i> ;	
7.	if requested, disestablish paternity for the child(ren) born during the marriage as set forth in section 8B of this <i>Answer</i> and order the birth certificate amended.	
8.	if requested, bifurcate this proceeding because the wife is pregnant and there is a question of paternity. I would like this court to proceed with all matters but the paternity of the unborn child, reserving that issue until the birth. I have attached a <i>Motion to Bifurcate</i> , SHC-152.	
9.	Other:	
10.	For such other and further relief as the Court deems fit and proper. attached the following documents:	
 ☐ Child Custody Jurisdiction Affidavit, DR-150 − Required ☐ Child Support Guidelines Affidavit, DR-305 − Required ☐ Shared Custody Support Calculation, DR-306 − Required if you want shared custody ☐ Property & Debt Worksheet, SHC-1000 Word PDF ☐ Other 		
Date	Your Signature (In blue ink if possible)	
Certificate of Service		
was/we	that ona copy of this <i>Answer</i> and all documents attached as indicated above ere	

You must use black ink to fill out this form.

<u>Copies for the plaintiff:</u> You must serve the plaintiff with a copy of this form and all of its attachments by first class US mail or hand delivery (if there is no court ordered restriction on contact like a domestic violence protective order). **Fill out the Certificate of Service above.**