Name:
Email: Phone:
Mailing Address:
I agree to get documents by email instead of mail, check my email regularly, and tell the court and
other participants of email changes. <u>Electronic Delivery of Case Documents, TF-820</u> NOTE: If you do not wish to list your physical address, you still must list a mailing address.
[Fill in the court location, names, and case number exactly the same as on the complaint.]
IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
AT
(Plaintiff)
(Defendant) CASE NO:
ANSWER AND COUNTERCLAIM TO COMPLAINT TO DISESTABLISH PATERNITY
A. ANSWER
1. This is my response to the Plaintiff's complaint:
$\ \square$ I agree with everything in the complaint.
\square I agree with some of the complaint, but I disagree with the statements in these
paragraphs:
I am not sure if I agree or disagree with the statements in these paragraphs:
B. AFFIRMATIVE DEFENSES
[An "affirmative defense" means that you do not think Plaintiff has a legal right to bring this case. You are arguing that even if everything Plaintiff says in the complaint is true, Plaintiff still should not win the case. You must give facts and legal arguments to support each affirmative defense.]
☐ None of the statements below apply to me, and I have no affirmative defenses. [Go to Section C.]
☐ The following affirmative defenses apply to me: [Check all that apply.]
1. This court does not have jurisdiction over any child in this case, because:
None of the children have ever lived in Alaska.
The children used to live in Alaska, but moved on [date].
☐ The children live in Alaska right now, but have lived here for less than six
months. They moved to Alaska on [date]. Another court has already decided paternity.
[If you checked one of these boxes, you must fill out and attach to this answer (1) <u>Child Custody Jurisdiction Affidavit, DR-150</u> and (2) a "Motion" form. Name it "Motion to Dismiss Paternity Case for Lack of Jurisdiction." Attach it to this answer. You can use these Motion Forms (ak-courts.info/motpac).]

2. 🗌	This court does not have jurisdiction over me in this case, because I do not live in Alaska and do not have connections with Alaska that would give an Alaska court authority over me. I want the court to dismiss this case, because I will be harmed (prejudiced) if this issue is decided in Alaska. [If you checked this box, you must fill out a "Motion" form. Name it "Motion to
	Dismiss Paternity Case for Lack of Jurisdiction." Attach it to this answer. You can use these Motion Forms (ak-courts.info/motpac).]
3. 🗌	This case is in the wrong venue and should have been filed in a different Alaska court, because:
	[If you checked this box, you must fill out a "Motion" form. Name it "Motion for Change of Venue." Attach it to this answer. You can use these Motion Forms (akcourts.info/motpac).]
4. \square	Other affirmative defenses:
	C. COUNTERCLAIMS
-	claim is your side of the story. If you disagree with things Plaintiff said in the you can tell the court your side by answering the questions below.]
	no counterclaims. [Go to Section D.]
	nterclaims are in the responses below. In making these counterclaims, I am not up (waiving) my affirmative defenses. [Check all that apply.]
1. \square	I disagree with Plaintiff's description of the family relationships:
2 □	T discuss with Disintiffic description of whose populatives
2. 📙	I disagree with Plaintiff's description of where people live:
3. 🗌	I disagree with Plaintiff's description of our marital status:
4. ∐	I disagree with Plaintiff's description of how paternity was established:
5. 🗌	I disagree with who Plaintiff says is named on the birth certificates:

	6.		I disagree with what Plaintiff claims about why paternity should be disestablished:	
	7.		Plaintiff did not ask for DNA testing, and I want the court to order DNA testing. [If you checked this box, you must fill out and attach to this answer (1) Motion and Affidavit for Genetic (DNA) Testing, DR-530 and (2) Order for Genetic (DNA) Testing, DR-531]	
	8.		I disagree with Plaintiff's statements about child support or public benefits:	
	9.		Other things I want the court to know about this case:	
			☐ More pages are attached. [Only write on one side of the page.]	
			D. REQUEST FOR RELIEF	
	_	•	ST THAT THE COURT:	
1.	Ш		t enter a final order (decree) that disestablishes anyone as the legal father of the ildren.	
		_	ter a final order (decree) that:	
			Plaintiff is disestablished as the legal father of the children.	
		_	I am disestablished as the legal father of the children.	
			Another person named is disestablished as the legal father of the children.	
2.		Ke	ep the children's birth certificates the same (not order that the certificates be changed).	
		Ord	der that the children's birth certificates be changed by	
			removing my name.	
		cop	MPORTANT: If the court orders this as part of the decree, you must send a certified py of the decree to the Alaska Office of Health Analytics and Vital Records to change birth certificates.]	
3.		Ord	ler that I do not owe child support after the date Plaintiff filed the complaint.	
4.		[Th But car	dify the past due child support (arrearages) as the law will allow. The general rule is that the court can't go back and change what was owed in the past. It depending on how the original child support was decided, the court may be able to neel some or all of the arrearages. This is a complicated area of law and you should k to a lawyer if you want the court to change the past due child support.]	
5.		Oth	ner:	
6.	Any	ythir	ng else the court finds appropriate.	
D-	to		Vous Cianatura	
Da Pad		of 5	Your Signature	

ATTACHMENTS

I attached the following documents and served them together with this answer on Plaintiff:
Required if there is an existing child support order:
☐ A copy of the court's or CSED's child support order
Required if DNA testing already happened and you have a copy:
☐ The DNA test results
Required if you want the court to order DNA testing:
Motion and Affidavit for Genetic (DNA) Testing, DR-530
Order for Genetic (DNA) Testing, DR-531
Other attachments:
☐ Motion to Dismiss
☐ Motion to Change Venue
Certificate of Service
[Read the next page for instructions about filling out this Certificate of Service.]
☐ I am filing this document through the court's TrueFiling program and will fill out the Certificate of Service through that program.
☐ I certify that I gave a copy of this document by ☐ hand-delivery ☐ mail ☐ email (only if the other person agreed to email service) on at [date/time] to: ☐ Plaintiff/Lawyer ☐ Other:
Your Signature:

Information about Filing and Serving Your Answer & Next Steps

(You do not need to file this page with the court)

You have 20 days after you receive the complaint to file your answer and any other documents you are attaching to it. If the due date is a weekend or holiday, your answer is due the next day the court is open. For example, if you count 20 days and it lands on a Saturday, and the court is open Monday, your answer is due Monday. Count 20 days from

- the date you signed the certified mail green postcard, or
- the date the process server delivered the court documents.

File Your Documents in the Court where the Case was Started and Serve Plaintiff

You must give Plaintiff a copy of everything you file with the court. This is called "service."

Fill out the Certificate of Service. This is a section at the end of your answer. Be sure you can serve Plaintiff on the date and in the way you put on the Certificate of Service. You can serve by regular first-class mail or hand-delivery. If Plaintiff files anything in court that says they agree to service by email, you can email it instead. If Plaintiff has a lawyer, you must email, mail, or hand-deliver the copy to their lawyer. If you use the court's TrueFiling system (ak-courts.info/truefile), it will serve any party who also uses TrueFiling.

- 2. File with the Court. Make 2 copies of everything you are going to give the court. Give the original version of your documents to the court. You can bring the original to your local court or mail it. Or contact your local court to see if they accept email or TrueFile filings (ak-courts.info/dir).
- 3. <u>Serve</u>. Keep 1 copy for your own records. Give the second copy to Plaintiff on the date and in the way you wrote on your Certificate of Service. If you did not serve Plaintiff on the date or in the way you wrote on your Certificate of Service, fill out a new Certificate of Service, TF-700.

What to Expect after You File Your Answer and Serve a Copy on Plaintiff

If you do not file an answer, Plaintiff can ask the judge to decide the case without hearing from you. Read about <u>Filing for Default</u> (akcourts.info/default).

After you file your answer, the court will set a hearing and send you a notice with the date, time, and location.

For more help, call the Family Law Self-Help Center at (907) 264-0851 or (866) 279-0851, or visit the Family Law Self-Help Center Website (ak-courts.info/family).

