(Name, Address and Phone Number)	
Petitioner [] Respondent Pro Se	
	OF THE SECOND CIRCUIT
Petitioner(s), vs.) FCNo) STIPULATED JUDGMENT OF) PATERNITY)))))
Respondent(s))
STIPULATED JUDG	SMENT OF PATERNITY
Petitioner filed a Petition in the above entitled matter, naming as the father of the (male/female) child born on (date of birth) to (name of child).	
[] Petitioner [] Respondentacknowledged paternity of subject child	(father's name)
[] Petitioner [] Respondentacknowledged maternity and paternity of	(mother's name) of subject child in writing.
Respondent Affidavit verifying that he is not the na access to the Natural Mother during the	(legal or presumed father) executed an atural father of subject child, as he did not have child's conception period.

THE PARTIES UNDERSTAND THEIR RIGHTS, WAIVE THOSE RIGHTS AND FREELY STIPULATE TO THE ENTRY OF THE FOLLOWING ORDERS:

BASED UPON A PREPONDERANCE OF THE EVIDENCE, IT IS HEREBY ORDERED AND ADJUDGED AS FOLLOWS:

	(father's nam	ne) IS THE FATHER OF TH	HE(male/
	female) MINOR CHILD BORN TO MOT	THER	(mother's name) ON
	(date of birth) NAMED AND THAT SAID CHILD IS STILL A		
	The presumption of paternity of is rebutted by clear and convincing evid party Respondent. Accordingly his nam and from subject child's Certificate of L and all references hereinafter made to the	e shall be deleted from the live Birth naming him as the Respondent or Father shal	caption of this case e father of said child,
BIRTI	H CERTIFICATE:		
	The Department of Health shall prepare inserting Respondent's name thereon as to:		
	(First)	(Middle)	
	(Last)		
	(Last) Father's full legal name: (First)	(Middle)_	
	(Last)		
	(Last)Ethnicity:Place of birth:	DOB:	
	race of offth.	DOD	
	ODY: Custody orders in Domestic Abuse roceedings shall supersede the custody rig	,	,
	[] Father [] Mother [] Caretakerawarded legal and physical care, custody [] This is a temporary order.	and control of the subject of	(caretaker's name) is child.
	Father and Mother are awarded joint leg and Mother is/are awarded physical customers.	ody of subject child.	
	The issue of custody shall be reserved (to	be determined at a later da	ite).
	ATION: Visitation orders established in tive (HRS ch. 587) proceedings shall super		

	[] Father and/or [] Mother is/are granted rights of reasonable visitation. Visitation shall be in accordance with [] Exhibit A [] the Supplemental Order Re: Visitation filed in this case.
	Visitation shall be as follows:
	The issue of visitation shall be reserved (to be determined at a later date).
<u>CHILI</u>	D SUPPORT:
_	Obligor Father shall pay for child support the sum of \$each and every month commencing, and until subject child becomes 18, or until 23 so long as said child is still in high school or enrolled full time in an accredited educational or vocational institution, or until further order of the Court, pursuant to the Child Support Guidelines Worksheet filed herein.
_	Obligor Mother shall pay for child support the sum of \$each and every month commencing, and until subject child becomes 18, or until 23 so long as said child is still in high school or enrolled full time in an accredited educational or vocational institution, or until further order of the Court, pursuant to the Child Support Guidelines Worksheet filed herein.
	Child support orders are temporary pending resolution of the child support issue which may result in modification retroactive to the commencement date of this order. Exceptional circumstances warrant deviation from the Child Support Guidelines as
	follows: [] Obligor Father's [] Obligor Mother's total monthly child support obligation is greater than 70% of Obligor's available income for primary support, therefore child support is assessed at 70% of Obligor's available income. []
_	Child support shall be suspended effective, while the parties and their child(ren) are an intact family unit and/or while Obligor is receiving Temporary Aid to Needy Families (hereafter TANF). The above order(s) for child support shall be automatically reinstated the month the subject child(ren) begins receiving TANF or the Obligor is no longer receiving TANF. The issue regarding child support shall be reserved (to be determined at a later date).
PAST	CHILD SUPPORT:
_	Judgment shall enter against the Obligor Father for the sum of \$for past child support owing to Department of Human Services (hereafter DHS) for the period(s)

	through each and every each and every
	through Obligor shall pay the sum of \$ each and every month commencing until the judgment is fully paid. Judgment shall enter against Obligor Mother for the sum of \$ for past child support owing to DHS for the period(s) through
	Obligor shall pay the sum of \$ each and every month commencing
	until the judgment is fully hald
	Judgment shall enter against for the sum of \$ for past child support owing to for the period(s) through
	child support owing tofor the period(s)through
	Obligor shall pay the sum of \$ each and every month
	commencing until the judgment is fully paid. The issue regarding past child support shall be reserved (to be determined at a later date).
	The issue regurants past entra support shart of reserved (to be determined at a latter date).
BIRTE	I RELATED MEDICAL AND HOSPITAL EXPENSES:
	Judgment shall enter against Obligor Father for the sum of \$ for
	reimbursement of said expenses owing to [] DHS [] Mother.
	Father shall pay the sum of \$ each and every month commencing
	, and until said expenses have been fully reimbursed.
	The issue regarding reimbursement of birth related medical and hospital expenses shall
	be reserved (to be determined at a later date).
<u>GENE</u>	TIC TESTING COSTS:
	Judgment shall enter against Father for the sum of \$ for reimbursement of
	said costs owing to CSEA.
	Father shall pay the sum of \$ each and every month commencing
	and until genetic testing costs have been fully paid.
	The Order of Income Assignment filed on, for payment of
	genetic testing costs shall continue until paid in full.
PAYM	ENTS:
	All payments ordered above shall be made payable to and mailed to the CHILD SUPPORT ENFORCEMENT AGENCY, P.O. Box 1860, Honolulu, Hawai'i 96805-1860.
	All payments are deemed child support in accordance with the laws of the State of Hawai'i.
	<u>INCOME WITHHOLDING</u> : All payments for child support shall be payable by way of an Order of Income Withholding served on Obligor's current as well as successor employer.

<u>PAYMENTS BY OBLIGOR(S)</u>: When the income withholding is not in effect, Obligor shall make payments to CSEA as ordered above until the income withholding is effected, or at any time said assignment ends and support obligation continues. All payments made by Obligor(s) not made by way of income withholdings shall be made by money order, cashier's check or certified check payable to the Child Support Enforcement Agency and mailed to the address listed above.

COLLECTION OF SUPPORT, ARREARS OR DEBTS: In addition to any payment plan to liquidate the amounts owed as ordered in the above-entitled action or related administrative proceeding, CSEA can collect support and/or the full amount of any support arrears or support debt through State and Federal tax refund interception, seizure of property, withholding of income, unemployment insurance benefits, worker's compensation, and retirement benefits, or any other lawful means of collection. CSEA's collection efforts will continue until the support, arrears or debt is paid in full, and information relating to the support, arrears or debt may be disclosed to consumer credit reporting agencies.

NOTIFICATION TO CSEA: Parties shall notify CSEA in writing at the above address of their residential and mailing addresses, telephone number, social security number, driver's license number if different from their social security number, name, address and telephone number of the party's employer. The parties shall also inform CSEA of any change to the above information within ten days.

MEDICAL INSURANCE:

	[] Obligor Father [] Obligor Mother shall provide medical health insurance coverage
	for subject child and shall provide Obligee and CSEA proof of coverage within 30 days
	of the date of this hearing, if not already provided.
	[] Obligor Father [] Obligor Mother does not have the present financial capacity of
	providing medical health insurance coverage for subject child and is hereby ordered to
	provide such coverage for said child when it becomes available through obligor's
	employer or union, as long as it does not reduce obligor's ability to pay child support.
	Both parents are equally responsible for all unreimbursed extraordinary medical and
	dental expenses of said child.
	The issue regarding medical insurance coverage shall be reserved (to be determined at a
	later date).
OTHE	R PROVISIONS:
	If applicable, Obligor shall provide subject child with all available military dependent's
	benefits, and provide proof thereof to Obligee within 60 days.
	Except as amended herein, all existing orders of this Court shall remain in full force and
	effect.
	shall appear before this Court for on
	, at

shall submit the following: [] Income and Expense and Asset and Debt Statements [] Pay statements for the last three months worked [] Tax returns filed since the year of the subject child's birth []	
FURTHER ORDERS:	
DATED:, Hawai`i,	
	JUDGE OF THE ABOVE-ENTITLED COURT
APPROVED AS TO FORM AND CONTENT: Mother's Name and Signature: Social Security No: XXX-XX Address: Mother's Employer's name and address:	Year of Birth:
Signature of Attorney for Mother: Father's Name and Signature: Social Security No: XXX-XX Address: Father's Employer's name and address:	Year of Birth:
Signature of Attorney for Father:	
Caretaker's Name: Social Security No: XXX-XX Address:	Year of Birth:
Signature of Attorney for Caretaker:	