## IN THE COURT OF COMMON PLEAS ASHLAND COUNTY, OHIO DOMESTIC RELATIONS DIVISION

Case No.			
	Plaintiff/Petitioner,		
	vs./and		
	Defendant/Petitioner.  ORDER FOR GENETIC TESTING		
٦	This case came before the Court on , 20		
The _	requested that the Court order genetic paternity		
testing. The Court FINDS that request to be well-taken and determines that genetic paternity			
testing shall be completed in this case. Despite any order herein requiring one party to advance			
the costs of genetic testing, the Court reserves jurisdiction to order either party to reimburse the			
other for a portion of the costs of the testing.			
	It is therefore ORDERED as follows:		
1.	1. Both parties and the minor child(ren) shall report to the Ashland County Child Support		
	Enforcement Agency, 15 West Fourth Street, Ashland, Ohio on		
	atM.		
	for the purpose of genetic parentage testing.		
2.	<ul><li>Each party shall bring the following documents to the CSEA:</li><li>a. Plaintiff/First Petitioner (check as appropriate)</li></ul>		
	<ul> <li>a picture ID and social security card for herself/himself;</li> <li>the child's security card;</li> <li>a money order for \$</li> </ul>		

	b. <b>Defendant/Sec</b>	ond Petitioner (check as appropriate)		
	hin the	nicture ID and social security card for inself/herself; echild's security card; income yorder for \$		
3.	While at the CSEA, the	parties shall complete any documents requested by the Agency.		
	The Plaintiff/First Petiti	oner shall complete a IV-D application if she has not already done		
	SO.			
4.	Paternity testing shall thereafter proceed as directed by the CSEA.			
5.	The CSEA shall have the authority to reschedule the agency appointment and testing. In the event CSEA reschedules those events, the parties and the minor child shall appear at			
	such time and place as	such time and place as directed by the CSEA.		
	IT IS SO ORDE	RED.		
		Judge/Magistrate		