	IN THE CIRCUIT COURT OF THE IN AND FOR			
	IN AND FOR	COUNTY, FLORIDA		
		Case No.:		
	Petitioner,			
	and			
	Respondent.			
	ORDER ON MOTION FOR SCIEN	TIFIC PATERNITY TESTING		
This o	cause having come to be heard on {date}	, upon a motion/stipulation for scientific ed in the premises, it is therefore FOUND:		
1.	That the Court has jurisdiction over the parties	and subject matter of this action.		
2.	{choose one only} a That the natural mother of the dependent child(ren) at issue was not married to any individual at the time of conception or birth of the child(ren).			
		lent child(ren) at issue was married to an individual ception or birth of said child(ren); however, a court the child(ren)'s father.		
It is th	herefore ORDERED:			
3.	The above motion is GRANTED.			
4.	Petitioner, Respondent, and the minor child(ren) shall appear for the purpose of appropriate scientific paternity testing: {choose one only} aimmediately.			
	bat a.m./p.m. on <i>{date}</i>	at {location}		
	scientific paternity testing on Petitioner, Responserity , Florid	a, with at least 30 days advance written notice. If the party(ies), the party(ies) shall contact the Florida		

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5.	The costs of the scientific paternity testi () at a later date () against Petition	-) Other {explain}	
6.	The test results, together with the opinions and conclusions of the test laboratory, shall be filed with the Court. Any objection to the test results must be made in writing and must be filed with the Court at least 10 days before the hearing. If no objection is filed, the test results shall be admitted into evidence with no further predicate. Nothing in this paragraph prohibits a party from calling an outside expert witness to refute or support the testing procedure or results or the mathematical theory on which they are based.				
7.	Test results are admissible in evidence and should be weighed along with other evidence of the paternity of the alleged father unless the statistical probability of paternity equals or exceeds 95 percent. A statistical probability of 95 percent or more creates a rebuttable presumption that the alleged father is the biological father of the child(ren). If the party fails to rebut the presumption of paternity, the Court may enter a summary judgment of paternity. If the test results show the alleged father cannot be the biological father, the case shall be dismissed with prejudice.				
8.	The Court reserves jurisdiction over the parties and the subject matter of this action to enforce the terms and provisions of this and all previous orders as well as to enter such other orders as may be just.				
	DONE AND ORDERED on	i	n	, Florida.	
CIRCUIT JUDGE					
I CERTIFY that a copy of {name of document(s)} was () mailed () faxed and mailed () e-mailed () hand-delivered to the parties and any other person(s) or entities listed below on					
			,		
	CLERK OF THE CIRCUIT COURT				
(SEAL)					
		By:			

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Deputy Clerk or Judicial Assistant

Petitioner (or his or her attorney)	
Respondent (or his or her attorney)	
Other:	

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