IN THE CIRCUIT COURT OF THE		JUDICIAL CIRCUIT,	
		COUNTY, FLORIDA	
		Casa No.:	
		Case No.:	
	,		
	Petitioner,		
	and		
	Respondent.		
		PATERNITY AND/OR TERMINATING PORT OBLIGATION	
Thi	is cause came before the court on {date}	}on {full legal name}	
		s petition to {Indicate <b>all</b> that apply}	
		)'s names and birth date(s)}	
		on for {child(ren)'s names and birth date(s)}	
The	e court having been fully advised in the p	oremises FINDS all of the following:	
1.	Newly discovered evidence relating to the paternity of the child(ren) has come to the petitioner's knowledge since the initial paternity determination establishment of a child support obligation.		
2.	Scientific tests that are generally acceptable within the scientific community to show a probability of paternity showing that the petitioner cannot be the father of the children were properly conducted.		
3.	The petitioner  {Choose only one} is current on all child support	t payments for the child(ren).	
	·	with his child support obligation for the applicable his child support obligation arose from his inability for hild support when it became due.	

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4. The petitioner has not adopted the child.

- 5. The child(ren) was/were not conceived by artificial insemination while the petitioner and the child(ren)'s other parent were married.
- 6. The petitioner did not act to prevent the biological father of the child(ren) from asserting his paternal rights with respect to the child(ren).
- 7. The child(ren) was/were younger than 18 years of age when the petition was filed.
- 8. Since learning that he is not the biological father of the child(ren), the petitioner has not:
  - a. married the child(ren)'s other parent while known as the reputed father in accordance with section 742.091, Florida Statutes, and voluntarily assumed the parental obligation and duty to pay child support;
  - b. acknowledged paternity in a sworn statement;
  - c. consented to be named as the child(ren)'s biological father on the child(ren)'s birth certificate(s);
  - d. voluntarily promised in writing to support the child(ren) and was required to support the child(ren) based on that promise;
  - e. received written notice from any state agency or any court directing him to submit to scientific testing which he disregarded; or
  - f. signed a voluntary acknowledgment of paternity as provided by section 742.10(4), Florida Statutes.

It is therefore ORDERED AND ADJUDGED:

{Indicate <b>all</b> that apply}			
Petitioner's, {full legal name} paternity of {name(s) of child(ren)			
		is disestablished.	
	Petitioner's, {full legal name} child support obligation to {name(s) of child(ren)}		
		is terminated.	
DONE AND ORDERED on	in	, Florida.	
	CIRCUIT	JUDGF	

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Paternity and/or Terminating Child Support nailede-mailed hand-delivered to re}
{Clerk of court, designee, or Judicial Assistant}