IN THE SUPERIOR COURT FOR THE STATE OF ALASKA FOURTH JUDICIAL DISTRICT AT FAIRBANKS

vs.		Plaintiff, Defendant.	PRESIDING JUDGE'S STANDING PRELIMINARY INJUNCTION AND ORDER IN DIVORCE AND DOMESTIC PARTNERSHIP CASES WITHOUT CHILDREN
) Case No.:
	I. JUDICIAL ASSIGNMENT. Your case has been assigned to Judge: and referred to Master: a Standing Preliminary Injunction and Order is issued as follows:		Per Alaska Civil Rule 65(e),
 II. INJUNCTION: All parties in this action are restrained from: Disposing of, encumbering, or transferring any n written consent of the other. Threatening, harassing, or harming the other party. 		 Disposing of, encumbering written consent of the other 	g, or transferring any marital property without the
III. TIMING OF TRIAL DATE SETTING CONFERENCE. Until to in writing that initial disclosures under Civil Rule 26.1(b) have be shall not hold a hearing to set a trial date in the matter. An initial located at https://courts.alaska.gov/shc/family/docs/shc-1010n.pdf		in writing that initial disclosures under shall not hold a hearing to set a trial	er Civil Rule 26.1(b) have been completed, the court date in the matter. An initial disclosure form can be
IV. TEMPORARY ORDERS HEARINGS. If either party moves the cour orders hearing, such a hearing shall be set for no more than two (2) hours be lengthened for good cause shown. The superior court may, in its discret orders issues to a standing master.		e set for no more than two (2) hours. This time may	
V. <u>SCOPE AND SERVICE</u> . This Injunction shall be effective upon receipt by their attorney and shall be served on the Defendant with the complaint and sun			
	Da	ted: 3 27 25	Brent E. Bennett, Presiding Judge