You must use black ink to fill out this form.	
Your Name:	
Mailing Address:	
Telephone:Message phone:	
Email:	
NOTE: If for any reason you do not wish the other party know your physical address, you must still provide a mailing address so that the court and the other party ca serve you by mail.	
IN THE SUPERIOR COURT FC AT City or Town where th	
)	
Plaintiff,	
vs.)	
Defendant.	Your Case No

MOTION, AFFIDAVIT and PROPOSED ORDER TO BIFURCATE DIVORCE FOR SUBSEQUENT DETERMINATION OF CUSTODY

I, _____, swear or affirm that the following facts and

circumstances are true:

- 1. The wife is currently pregnant. This matter cannot be resolved until after the birth of the child because custody cannot be determined on an unborn child.
- 2. The estimated date of birth is:
- 3. Choose either a. or b. below:
 - a. My spouse <u>agrees</u> to the court issuing final orders that divide marital property, and/or issue of a custody, visitation and support order for the living child(ren), and delay addressing custody and support of the unborn child until after the birth.
 - b. There is good cause for the court to issue final orders that divide marital property, and/or issue of a custody, visitation and support order for the living child(ren), and delay addressing custody and support of the unborn child until after the birth. Deciding all issues except about the unborn child will not harm my spouse.

You must use black ink to fill out this form.

The specific reasons why I/we cannot wait until after the baby is born for the decree

of divorce are	
A line word that the accust action of final and as in a time by many an all matters account	
4. I request that the court enter a final order in a timely manner on all matters except	
custody and child support of the unborn child.	
Your Signature (In blue ink if possible)	
Subscribed and sworn to or affirmed before me at	
Alaska on	
Date	
Notary Public or other person authorized to administer oath	s.
My commission expires on	
Certificate of Service	
I certify that ona copy of this Motion, Affidavit & Proposed Order were a mailed hand delivered to:	
Opposing Party Opposing Lawyer	
□ Other	
Your signature:	

You must use black ink to fill out this form.

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA	
AT	own where the Court is located
City of T	
	ý
Plaintiff,	
VS.	
	ý
Defendant.	
) Your Case No
ORDER GRANTING BIF	URCATION OF DIVORCE AND CUSTODY
SCHEDU	and LING CUSTODY HEARING
SCIEDO	
	urt finds good cause and no harm in proceeding with all ustody and child support of the unborn child.
A hearing will be set within 60 days of	the child's estimated birth.
The estimated date of birth is: _	
A HEARING on this matter is se	et for:
DATE:	
TIME:	
COURTROOM:	
OTHER:	
IT IS SO ORDERED.	
Date	Superior Court Judge
	eir addresses of record. (List names if not an agency) /yer 🗌 Defendant's lawyer 🗌 Other
Deputy Clerk/ Judicial Assistant	Date