Motion Requesting Order of Non-Paternity

(Motion, Affidavit of Parentage)

When to Use:	A child was born or conceived during a marriage; and		
	The husband is not the biological father of the child.		
Filing Fees:	\$20		
Method of Payment:	Credit Card		
Where to File:	https://mifile.courts.michigan.gov		
Filing Type:	Motion		
Copies:	Original, plus 1 copy if the other party does not have a MiFILE account.		
Additional Information:	Contact the Clerk's office for the date of your hearing before filing your motion. Write the date of your hearing on your motion. You can serve this motion electronically if the other party has		
	a MiFILE account. You will need to send a copy of this motion to the other party if he or she does not have a MiFILE account. You can send this motion by regular, first class mail.		
	You may purchase copies and stamped envelopes in the Legal Self-Help Center.		

State of Michigan 20th Circuit Court Ottawa County

Motion Requesting Order of Non-Paternity

Case Number

Court address: 414 Washington Ave., Room 320, Grand Haven, MI 49417 Court phone number: 616-846-8315

Plaintiff		Defendant	
Name:		Name:	
Address:		Address:	
Phone #:			
1. I am a party to the not a party to	e case; o the case but I want to inte	ervene (join) as a third-pa	rty (alleged father²).
2. I am the mother; presumed alleged fa			
	case is not pregnant. case is pregnant and the cl	hild is due on or about	·
4. The following children	were born during this mar	riage:	
	Child's Name		Age
The following children	are not biologically a prod	uct of this marriage:	
	Child's Name		Age
6. I believe the children a	are not a product of the ma	rriage because:	

 $^{^{\}rm 1}\,\mbox{The}$ man who was married to the mother at the time of conception or birth.

² The man who could have fathered the child.

7.	I believe children.	(alleged fat	ther) is the father of the above-named
8.	On	, the presumed father, a ther is the biological father of the	lleged father, and mother openly ne children listed above.
9.	The minor child is less than th	nree years old.	
10.		attached to this motion: aternity from another state	
11.	There are no other childrefrom a "DM" to a "DO".	en born or conceived during this	marriage and it should be converted
l as	sk this Court to:		
A.		carrying, due on or about(, is not the child presumed father).
В.	Order that the child name	edhild of	, born (presumed father).
C.	Order that the case classif	fication be converted from "DM' uring the marriage.	" to "DO" as there are no other
D.	Grant the following:		
E.	Grant any other relief determ	nined to be fair by the Court.	
I de	eclare that the statements abo	ove are true to the best of my kn	owledge.
Da	te: Sign	nature: /s/	
		Notice of Hearing	
Thi	is motion has been scheduled	for a hearing on:	
Day		, at Time	in courtroom at the

State of Michigan 20th Circuit Court Ottawa County

Proof of Service

Motion Requesting Order of Non-Paternity

Case	Num	beı
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Ottawa County		Non-Paternity		
Court Address:	414 Washington, R 49417	m. 320, Grand Haven, MI,	Cou	urt Phone: 616-846-8315
Plaintiff		Defendant		
Name:		Name:		
Address:		Address:		
Phone #:		Phone #:		
On (date), I served a copy of the Judgment of Divorce on the other party. I mailed a copy by ordinary first-class mail; or I personally handed him/her a copy; or I sent a copy electronically through MiFILE. The statement I made above is true to the best of my knowledge.				
Date:		Signed: /s/		

STATE OF MICHIGAN 20th Circuit Court Ottawa County

Order of Non-Paternity

Case Number

Court address: 414 Washington Ave., Room 320, Grand Haven, MI 49417 Court phone number: 616-846-8315

Plaintiff	Defendant	
Name:	Name:	
Address:	Address:	
Phone #:		
At a cossion of soid Co	ORDER	County Duilding
In the city of Grand Haven, Mic	ourt, held in the Ottawa (chigan on the d	_
PRESENT: HONORABLE	:	, Circuit Judge
Based on the testimony presented, the Cou That the mother has identified the alleg That the presumed father, the child's mand openly acknowledged a biologic That the action/motion was filed within That the child's paternity is or will be es a. The court determines the chil b. The child's paternity will be es if the child is determined to	ged father as nother, and the alleged fa cal relationship between n three years of the child stablished in on of the fo d's paternity. stablished under the law	ather at sometime have mutually the alleged father and the child. 's birth. ollowing ways:
Therefore, the Court finds there is clear and determines the following order should be e	_	grant the petitioner's motion and
IT IS SO ORDERED:		
	is not the fat	her of:
Child's Name		Age

	is not the father of the child that
	is pregnant with, due on or about
The case classification	on is converted from "DM" to "DO".
Other:	
Date	Circuit Court Judge

State of Michigan 20th Circuit Court Ottawa County

Proof of ServiceOrder of Non-Paternity

Case Number

Court Address: 414 Washington, Rm. 320, Grand Haven, MI, 49417 Court Phone: 616-846-8315

	Plaintiff			Defendant	
	Name:			Name:	
	Address:			Address:	
	Phone #:			Phone #:	
On	(date)	, I ser	ved a copy of the (Order of Non-Paternity	on the other party.
	I personally ha	nded him/her	first-class mail; or r a copy; or hrough MiFILE.		
The	e statement I m	ade above is	true to the best of	my knowledge.	
Da	te:		Signed: /s/		
Date	e:	Signed:			



AFFIDAVIT OF PARENTAGE

Michigan Department of Health and Human Services

State File Number
AOP Number

		Di	vision for Vital Records	and Health Sta	atistics				
We affirm under pen	alty of periury that y				AC	OP Number			
vve ammi under pen	any or perjury triat t		iatarai paronto or.						
	First		Middle			ı	_ast		Suffix
who was born in						on			
wile was belli iii _		Hos	spital Name, City, County, Sta	te			Da	ate of Birth	
and that we sign this of birth for the child.			nity for this child. We hereby on the recorded as:	consent that the na	ame of th	e natural fath	er may be incl	uded on the	certificate
	First		Middle			L	_ast		Suffix
In signing this form,	we understand that								
by the court or a the court. This g the rights of eithe or parenting time (d) Either parent ma (e) Both parents hav the child. (f) Both parents hav a court or admin	e affidavit is volunta initial custody of the either parent's cust greed upon by the p rant of initial custod er parent in a proce e. y assert a claim in cove a right to notice a we the responsibility istrative order for th	e child, with odial rights parties in wi y to the mole eding to see purt for pare and a hearing to support e child's su	, until otherwise determined riting and acknowledged by ther shall not, by itself, affect ek a court order for custody enting time or custody. The child and to comply with pport.	biologic (ii) Any rigl Attorne man is (iii) The rig the chil (h) In order to c claim as pro Compiled L	ht to bloocal father ht to a core y, to reprete the biologht to a triad. The core was a manual to a triad. The core was a manual to be a manu	d or genetic to the child. urt-appointed esent either pagical father of all to determine Affidavit of oder the Revolution [722.1437].	ests to determ attorney, include arty in a court at the child. e if the man is Parentage, an cation of Pater	nine if the ma ding the Pros action to dete the biologica individual m rnity Act (Mic	ecuting rmine if the al father of ust file a chigan
Further, the mother not an issue of that	states that she was	not marrie	d when this child was born or ourt of law.	conceived; or tha	t this chile	d, though bor	n or conceived	d during a ma	arriage, is
FATHER'S INFO				MOTHER'S	INFOR	MATION			
First Name	<u> </u>			First Name		MATION			
Middle Name				Middle Name					
Last Name				Last Name					
Date of Birth: (MM/DD/YYYY)	Place of Birth: Country)	(State or	Social Security Number	Date of Birth: (MM/DD/YYYY)	Place of Birt Country)	h: (State or	Social Secu	rity Number
Current Address (Str	reet, Apt. No., City,	State, Zip)		Current Addres	s (Street,	Apt. No., Cit	y, State, Zip)	1	
To the best of my	knowledge, the a	bove infor	mation is true:	To the best of my knowledge, the above information is true:					
Father's Signature			Date	Mother's Signa	ture			Date	
NOTARY SECT									
Notary Public in and	for		County, Michigan	Notary Public ir	n and for			County	, Michigan
Acting in the county	of			Acting in the co	ounty of	-			
Signature		Printed Nan	ne	Signature			Printed Nam	ne	
Signature and sworr	to before me this	d	ay of 20	Signature and sworn to before me this day of 20				20	
Commission expiration date				Commission expiration date					
QUALIFIED WIT	NESS SECTIO	N – Faci	lity Use Only (if not notar	ized, complete as	defined	on reverse of	form)		
Signature of Father's	s Witness	Printed Nan	ne of Witness	Signature of Mo	other's W	itness	Printed Nam	ne of Witness	3
Witness Place of Em	nployment			Witness Place	of Employ	yment			
Witness Work Addre	ess (Street, City, Sta	ite, Zip)		Witness Work A	Address (Street, City, S	State, Zip)		

AFFIDAVIT OF PARENTAGE INSTRUCTIONS

This form can be used to establish the parentage of a child and may be used to have information on the father of a child added to the certificate of birth for the child. This affidavit may be completed at the time of the child's birth or at any other time after the birth. Completion of this affidavit is voluntary. It indicates the parents wish to acknowledge parentage of a child.

It is intended for use by couples who were not married at the time the child was conceived nor at the time of birth. In instances where the mother was married to someone other than the father when the child was conceived or delivered, a court ruling of her husband's non-paternity is necessary in order to first establish that the child is not the husband's child.

Proper completion of the form is very important. Forms that are not properly completed will not be accepted for filing. The form must be legible and must be typed or printed in ink. The affidavit must be signed by the mother and father in the presence of a Notary Public or a qualified witness. A qualified witness is an employee of one of the following: a hospital, publicly funded or licensed health clinic, pediatric office, Friend of the Court, Prosecuting Attorney, court, Michigan Department of Health and Human Services, county health agency, county records department, Head Start program, local social services provider, county jail, or state prison. The form may be signed and witnessed or notarized by both parents at different times. At a minimum, the following items must be provided: the full names of the child, the mother and the father; the date and place of the child's birth; the address of each parent; and the birth place of each parent.

The same qualified witness and/or notary may serve as both the mother's qualified witness/notary and the father's qualified witness/notary, but (s)he must fill out the information in both the mother's and father's sections of the form. A qualified witness/notary must verify the identity of the mother and father before the qualified witness/notary signs the form by checking the mother's and father's identification. Examples of identification include a driver's license, passport, state-issued identification, etc.

There is no fee for filing the affidavit with the Central Paternity Registry. Once filed, copies of the affidavit can be obtained by either parent, by the child, or by a guardian or legal representative of a parent or the child. Certified copies of the affidavit are available from the Central Paternity Registry for \$34.00 (additional copies are \$16.00 each) and can be requested at the time of filing.

Adding a Father to the Birth Certificate -

Establishing Paternity at the Hospital – If this affidavit is completed at the time of birth and provided to hospital staff before the birth certificate is prepared and filed, the birth certificate will be completed to include the father with no need for a separate application or fee. When completed at the time of birth and used as the basis for recording the father on the original certificate of birth, hospital staff must forward the original affidavit, along with the original birth certificate, to the local registrar. The local registrar will forward the affidavit to the Central Paternity Registry for final filing.

Establishing Paternity After Leaving the Hospital – Birth certificates are not automatically changed when an affidavit is filed. Changes to registered birth records can be requested based upon a properly completed affidavit and an Application to Add a Father on a Michigan Birth Record (form DCH-0848). If the affidavit is going to be used to add the father's name to a Michigan birth record, the affidavit must not be mailed to the Central Paternity Registry. It must be mailed along with the correct application to the address listed on the application. A birth record can be changed to reflect the father listed on the affidavit if no other man is recorded on the record as the child's father. Should a conflict exist, a court determination of paternity may become necessary.

There is a fee for each birth record change, as is noted in the payment section of the correction application. An application to correct a birth certificate is available from the Office of the County Clerk, the State Vital Records office recorded message 517-335-8656, or can be downloaded from the Michigan Department of Health and Human Services website at: www.michigan.gov/documents/add_dad_6589_7.pdf.

To file the affidavit and request a copy and/or to change the birth record, mail the completed affidavit, the required fee and, for a birth record change, a completed Application to Add a Father on a Michigan Birth Record (form DCH-0848) to:

Vital Records Changes PO Box 30721 Lansing, MI 48909

To simply file the affidavit to establish paternity and not request a copy or a change to the birth record, mail to:

Central Paternity Registry Division for Vital Records and Health Statistics Michigan Department of Health and Human Services PO Box 30691 Lansing, MI 48909

(Completion of this form is voluntary)

Alteration of this form or the making of false statements with the affidavit for the purposes of deception is a crime. [MCL 333.2894]

The Michigan Department of Health and Human Services (MDHHS) does not discriminate against any individual or group because of race, religion, age, national origin, color, height, weight, marital status, genetic information, sex, sexual orientation, gender identity or expression, political beliefs or disability.