D		
	nme:ress:	
Mailing Addi		-
Telephone:	Message phone:	- -
Defendant's	******** Name:	
	ress:	
		- -
Telephone: _	Message phone:	-
	IN THE SUPERIOR COURT FOR	
	AT	ourt is located
)	
District		
Plaintiff,)	
VS.	ý	
)	
Defendant	i.)	
)	Your Case No
	UNCONTESTED COMPLAI With Childr	
\ \/-		
We,	(Print your names here)	_, state that the following facts are true
and reques	st the following relief:	
1. Res	sidence	
Plaintiff is	a resident of the State of	
	is a resident of the State of	
	ets of the Marriage	
	_	
	arriage: Place of Marriage: paration:	
Date of sep	paration:	
	sis for Decree of Divorce: An incompatibe inpossible to live together any longer as hus	• • •
	storation of former name	
☐ Plaintiff	f Defendant wants their former name re	stored as:
		(Fillit fall fortilet flattle flete.)

UNCONTESTED COMPLAINT FOR DIVORCE With Children

You must use black ink to fill out this form.

SHC-110 (05/11) Page 1 of 6 You must use black ink to fill out this form. 5. Property and debt There is no property or debt for the Court to divide and we will each keep what we have in our possession or control. There is property and debt for the Court to divide. We request that the marital property and debt be divided according to the attached Property and Debt Description worksheets (you can use Property and Debt Worksheet, SHC-1000). 6. Statement Regarding Minor Child(ren) (include child(ren) of this relationship born prior to or during the marriage or adopted during the marriage): a. Are there minor child(ren) who were born, conceived or adopted during the marriage? | YES | NO (If No. go to section 9.) The minor child(ren) are: Full name of each child Date of birth Additional minor child(ren) of this relationship are listed on an attachment.

☐ NO. We do not want an order about child custody. (<i>Go to section 9.</i>)
You MUST file a completed Child Custody Jurisdiction Affidavit, DR-150 with this Complaint
(http://www.courtrecords.alaska.gov/webdocs/forms/dr-150.pdf).

b. Has/have the minor child(ren) lived in Alaska continuously for the last six months?

- **7.** Custody and Visitation: The court decides custody and visitation issues by figuring out what is in the children's best interests. The court must decide two kinds of custody: (1) legal custody and (2) physical custody.
- **7a.** Legal Custody Legal custody refers to decision making authority such as matters relating to health, education or religion of the child(ren). There are 2 kinds of legal custody: joint and sole. <u>Joint legal custody</u> means both parents share the decision making because they can communicate about the children, even though they may not get along otherwise. Joint legal is the most common type of legal custody awarded by courts. <u>Sole legal custody</u> means one parent makes decisions about the child(ren) because there is no way that the parents can communicate about the child(ren) or one parent is unfit due to severe mental illness, substance

YES (Go to section 7.)

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Because it is in the best interests of the children, we request:

abuse or domestic abuse issues. However, with sole legal, both parents usually have access to school and medical records and neither parent can move out of the state with the children without permission from the court or the other parent.

☐ Joint Legal Custody (the parents share the decision making about the child(ren)).

Sole Legal Custody to Mother to Father (the child(ren)'s upbringing and does not have to cons	
7b. Physical Custody Physical custody describes are with each parent more than 110 over nights within schedule. If one parent has 109 over nights or less, other parent has <u>primary custody</u> . <u>NOTE</u> : If you are to the Proposed Parenting Plan, SHC-1127 <u>Word PDF</u>	in 1 year, you have a <u>shared custody</u> he or she has a visitation schedule and the filing in Fairbanks, you are required to use
Tip: Print out the school calendar provided by you and in-service days. Circle the days you want ove you have a shared or primary schedule. For links thtp://www.courtrecords.alaska.gov/webdocs/shc/fannual calendar without school dates, check-out was find the Weekly Scheduling Chart, SHC-1132 Word calendars, you also need to set out the times for each you can attach the annual calendar and weekly check-out was a school dates.	ernights and count them up to figure out if to many school calendars, visit family/docs/calendars.pdf. For a one-page www.timeanddate.com/calendar/. You may described by PDF helpful. If you use one of these xchanges and visitation during the day.
The following physical custody plan is in the chil	d(ren)'s best interests <i>(check i, ii or iii)</i> :
i. Shared Physical Custody The child(ren) will us. (Check one box below for the plan you want.) the schedule on the attached Agreement &	
1126 Word PDF ☐ the schedule on the attached Parenting Ag ☐ the following schedule: Visitation during the week: ☐ as described SHC-1132 Word PDF or as follows: Summer Vacation: Holidays & Birthdays:	on the attached Weekly Scheduling Chart,
Weekends:	
ii. ☐ Primary Physical Custody: Child(ren) will have with the other parent for 109 overnights or less. (Che ☐ the schedule on the attached Agreement & 1126 Word PDF ☐ the schedule on the attached Parenting Ag ☐ the following schedule:	ck 1 box below for the plan you want.) Order for Custody and Visitation, SHC-
UNCONTESTED COMPLAINT FOR DIVORCE	SHC-110 (05/11)

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Visitation during the week: _ as described on the attached Weekly Scheduling Chart SHC-1132 Word PDF or as follows: _ Summer Vacation: _ Holidays & Birthdays: _ Weekends: _ Other:		
iii. Other Custody Arrangement as follows:		
7c. Travel costs for the child(ren) visiting between parents should be divided as follows:		
7d. Safety concerns There are safety concerns, therefore, we request that visitation be restricted as follows:		
 Child Support – Both parents must attach the Child Support Guidelines Affidavit, Form DR-305. 		
8a. Child support should be entered:		
in accordance with Civil Rule 90.3. vary from Civil Rule 90.3 because:		

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REQUESTED RELIEF

WE REQUEST:

	1. That the marriage be dissolved and that we be awarded a decree of divorce;		
	2. That a <i>Final Order</i> and <i>Judgment</i> be entered regarding property and debt as requested in section 5;		
	3. That the Plaintiff's Defendant's former name of (Print full former name here)		
	4. That a <i>Final Order</i> be entered granting the custody and visitation plan set forth in section 7 of this <i>Complaint</i> ;		
	5. That child support be ordered \square according to Civil Rule 90.3 \square varied for the reason(s) indicated in section 8 of this <i>Uncontested Complaint</i> ;		
	6. That child support be ordered from ☐ the date of separation ☐ the date of the Final Decree ☐ other:;		
	7. That paternity be disestablished for the child(ren) born during the marriage as set forth in section 10 of this <i>Uncontested Complaint</i> ;		
	8. That the arrangement for the child(ren)'s Permanent Fund Dividend application be ordered as set forth in section 11 of this <i>Uncontested Complaint</i> ;		
	9. That the arrangement for claiming the child(ren) as a dependent on the parent's income taxes be ordered as set forth in section 12 of this <i>Uncontested Complaint</i> ;		
	10. Other:		
11.	For such other and further relief as the Court deems fit and proper.		
Date	Plaintiff's Signature (In blue ink if possible)		
Date	Defendant's Signature (In blue ink if possible)		