(The Clerk's office will fill in the Cause Number and Court Number when you file this form.) Cause Number: In the interest of: In the _ (List the child/children whose paternity will be addressed.): Court Number Name: ____ Name: __ 2 Name: _____ Name: ____ County, Texas Name: **Petition to Adjudicate Parentage** Print your answers. My name is: Last I am the Petitioner, the person asking the Court to determine the father of the child or children named below. My driver's license was issued in (state) _____. The last three numbers of my driver's license number are: _____ *Or* I do not have a driver's license. The last three numbers of my social security number are: _____. *Or* I do not have a social security number. I am: (Check one.) the mother of the children. a man asking the court to determine whether or not I am the biological father of the children. the presumed father of the children, asking the court to determine that I am **not** the biological father of the children. ☐ a relative of the mother, who is deceased. I am the mother's ☐ mother ☐ father ☐ grandmother grandfather sister brother. an adult asking the Court to determine my father. I was born on (date) an intended parent. A gestational agreement named me the parent of the children. 1. Discovery Level The discovery level in this case, if needed, is Level 2. 2. Jurisdiction of the Court (Check one.) No court has continuing jurisdiction of this case or the children. The children have never been part of any other court case. This Court has continuing, exclusive jurisdiction of this case and the children. This Court made prior

This Court made an order about another child of the same parents. This case should be filed under

© TexasLawHelp.org – Petition to Adjudicate Parentage, March 2012 Texas Family Code, Chapter 160

orders about the children

the same cause number.

(Check, if applicable.)

3. Children

The following children are the subject of this case.

	Child's name	Date of Birth	County and State where child lives now
1.	•		
2.	·		
3.			
4.			
5.			
0.			
(Ch	neck, if applicable.)		
	This petition is filed before the birth of a child who is due to be	e born on	nth / day / year
(Ch	neck one.)		, , , , ,
	The children do not have an adjudicated father. No court has children.	named anyone	the father of these
	The children do have an adjudicated father. A court order nath the adjudicated father, I was not named as a party in the court children, and it has been less than 4 years since the effective father of the children. See <i>Texas Family Code Section</i> 160.609(b).	rt case that name	ed the father of the
(Ch	neck one.)		
	The children do not have an acknowledged father. No one he <i>Paternity</i> claiming to be the father of these children.	nas signed an Ac	knowledgment <i>of</i>
	The children do have an acknowledged father. Someone has of Paternity claiming to be the father of these children. I am r sign the Acknowledgment of Paternity, and : (Check one.)		
	it has been less than 4 years since the effective date of the See Texas Family Code Section 160.609(b), or	ne <i>Acknowledgm</i>	ent of Paternity.
	the Acknowledgement of Paternity is void. See Texas Family	Code Section 160.3	02(b)
(Ch	neck one.)		
	The children do not have a presumed father. The mother was born or conceived and no male lived with the children during represented to others that he was their father.	as not married wh the first two year	nen the children were s of their lives and
	The children do have a presumed father and : (Check one.)		
	it has been less than 4 years since the children were born	∩ See <i>Texas Family</i>	Code Section 160.607(a)
	it has been more than 4 years since the children were bo	rn and : (Check or	ne.)
	The presumed father did not file a petition to adjudical years of the children's birth because the presumed father of the children based on misrepresent See Texas Family Code Section 160.607(b), Or	ather mistakenly	believed he was the
	The presumed father and mother did not live togethe each other during the time the children were conceived		

4. Respondents - People Who Must Get Legal Notice of this Case

You **MUST** give legal notice of this case to the mother; any alleged father or fathers; any adjudicated, acknowledged, or presumed father; anyone who filed a notice of intent to claim paternity of the children with the paternity registry; and anyone with a court-ordered relationship with any of the children.

Re	spondent A: Mother				
	Check this box if you are the mother of the children	en, and skip to Respon	dent B.		
The	e mother of the children is:			<u> </u>	
(Ch	PRINT the Mother's full name ck one.) will have a sheriff, constable, or process server give a copy of this Petition to the mother of the children here:				
	PRINT Street Address	City	State	 Zip	
	If this is a work address, name of business:	•		<i>Σιρ</i> 	
	I ask the clerk to issue citation. I understand that Court that I am unable to pay the fee) and arrange		e (or file the form to	show the	
	Service by a sheriff, constable, or process server is not necessary, at this time. I will give a copy of this <i>Petition</i> to the mother and I think she will sign a <i>Waiver of Service</i> , or file an <i>Answer</i> .				
	I ask that this Respondent be served by publication publication. I understand I must hire an attorney			vice by	
Re	spondent B: Alleged Father	An alleged father is a r	man who claims or is	c claimed to h	
	Check this box if you are the alleged father, and skip to Respondent C.	the biological father or			
The	e alleged father of the children is:				
	PRINT the neck one.) I will have a sheriff, constable, or process server the children here:	ne Alleged Father's full na		father of	
	PRINT Street Address	City	State	Zip	
	If this is a work address, name of business:			· · · · · · · · · · · · · · · · · · ·	
	I ask the clerk to issue citation. I understand that Court that I am unable to pay the fee) and arrange		e (or file the form to	show the	
	Service by a sheriff, constable, or process server this <i>Petition</i> to the alleged father and I think he w				
	I ask that this Respondent be served by publication publication. I understand I must hire an attorney			vice by	
(Ch	neck, only if applicable.)				
	There is more than one alleged father. I have mathe other alleged father, marked it as Exhibit: Other				

Res	spondent C: Presumed, Acknowledged or Adjudicated Father
	Check this box if there is no presumed, acknowledged, or adjudicated father of the children \underline{or} you are the presumed father and skip to Respondent D.
st m	presumed father is a man who was married to the mother when a child was born or conceived; a man who narries the mother after the child is born and voluntarily claims paternity of the child with the bureau of vital statistics, on the child's birth certificate, or in a record in which he promises to support the child as his own; or a nan who, during the first two years of the child's life, continuously lived with the child and represented to others nat the child was his own. See Texas Family Code Section 160.204
cl	n acknowledged father is a man who signed a valid Acknowledgment of Paternity claiming to the father of a hild. The acknowledgment must not have been rescinded or successfully challenged. See Texas Family Code ection 160.204
A	n adjudicated father is a man named as the father of a child in a court order.
Res	spondent C's full name is: PRINT the Presumed, Acknowledged or Adjudicated Father's full name.
Res	spondent C is: (Check one.)
	a presumed father. Respondent C was married to the mother when the children listed below were born or conceived <u>or</u> during the first two years of each child's life, Respondent C continuously lived with the children listed below and represented to others that the children were his own:
	an adjudicated father. A court-order named Respondent C as the father of the following children:
	an acknowledged father. Respondent C signed an <i>Acknowledgment of Paternity</i> claiming to the father of the following children:
	The Acknowledgment has not been rescinded or successfully challenged.
(Ch	leck one.) I will have a sheriff, constable, or process server give a copy of this <i>Petition</i> to Respondent C here:
	PRINT Street Address City State Zip If this is a work address, name of business:
	I ask the clerk to issue citation. I understand that I will need to pay a fee (or file the form to show the Court that I am unable to pay the fee) and arrange for service .
	Service by a sheriff, constable, or process server is not necessary, at this time. I will give a copy of this <i>Petition</i> to Respondent C and I think he will sign a <i>Waiver of Service</i> , or file an <i>Answer</i> .
	I ask that this Respondent be served by publication. I will file the required affidavits for service by publication. I understand I must hire an attorney ad litem to represent this Respondent.
(Ch	eck, only if applicable.)
	There is more than one presumed, acknowledged or adjudicated father. I have made a copy of this page, filled in the information about the other presumed, acknowledged or adjudicated father, marked it as <i>Exhibit</i> : Other Presumed, Acknowledged or Adjudicated Father, and attached it to this Petition.

Res	Respondent D: Paternity Registrant		
	Check this box if no one filed notice of intent to claim paternity with the paternity Respondent E.	ty registry, and skip	to
The	The paternity registrant is:		
	PRINT the Paternity Registrant's full name		
	(Check one.)I will have a sheriff, constable, or process server give a copy of this Petition to there:	the paternity regist	rant
	PRINT Street Address City	State	Zip
	If this is a work address, name of business:		
	I ask the clerk to issue the citation of service. I understand that I will need to pa form to show the Court that I am unable to pay the fee) and arrange for service		
	Service by a sheriff, constable, or process server is not necessary, at this time. this <i>Petition</i> to the paternity registrant and I think he will sign a <i>Waiver of Service</i> .		
	I ask that this Respondent be served by publication. I will file the required affidavits for service by publication. I understand I must hire an attorney ad litem to represent this Respondent.		
Re	Respondent E: Court-Ordered Relationships		
	Check this box if there are no court orders for custody or guardianship of the chordered relationships affecting the children, and skip to Respondent F.	hildren or other cou	ırt
The	The following person has a court-ordered relationship with the children:		
PRI	PRINT the full name(s) of anyone with a court ordered relationship with the children.		
(Ch	(Check one.)		
	☐ I will have a sheriff, constable, or process server give a copy of this <i>Petition</i> to above, here:	the person named	
•	PRINT Street Address City	State	Zip
	If this is a work address, name of business:		
	I ask the clerk to issue citation. I understand that I will need to pay a fee (or file Court that I am unable to pay the fee) and arrange for service .	e the form to show	the
	Service by a sheriff, constable, or process server is not necessary, at this time. this <i>Petition</i> to the person named above and I think she or he will sign a <i>Waive Answer</i> .		
	☐ I ask that this Respondent be served by publication. I will file the required affid publication. I understand I must hire an attorney ad litem to represent this Res		′
(Ch	(Check, only if applicable.)		
	There is more than one person with a court-ordered relationship with the childrecopy of this page, filled in the information about the other person, marked it as with a Court-Ordered Relationship, and attached it to this Petition.		

Respondent F: Title IV-D Agency (Attorney General's Office)

the children, or anyone on behalf of the children, receive or have received TANF or Medicaid or the Attorney General's Office has ever been involved in a case about any of the children. Send the Petition by certified mail return receipt requested, fax or personal delivery. Bring proof of delivery with you to your court hearing. (Check one.) None of the children, or anyone on behalf of the children, receives or has received TANF or Medicaid and the Attorney General's Office has never been involved in a case about any of the children. There is no Respondent F. The children, or someone on behalf of the children, receives or has received TANF or Medicaid or the Attorney General's Office has been involved in a court case about the children. I will send a filestamped copy of this *Petition* to the Office of the Attorney General, Child Support Division by certified mail return receipt requested, fax or personal delivery. I will bring proof of delivery to my court hearing. The Texas Office of the Attorney General, Child Support Division is Respondent F. 5. Out-of-State Respondents (Check one.) Everyone involved in this case lives in Texas. The following Respondent does not live in Texas: Print the FULL name of the Out-of State Respondent (Check all that apply for the Out-of-State Respondent.) The Respondent agrees that a Texas court can make orders in this case and will file a written response with the court. The children live in Texas because of the Respondent's actions. ☐ The Respondent has lived in Texas with the children. ☐ The Respondent has lived in Texas and provided prenatal expenses or support for the children. The Respondent had sexual intercourse in Texas, and the children may have been conceived by that act of intercourse. The child was born in Texas and the Respondent registered with the paternity registry maintained by the Texas Vital Statistics Unit or signed an Acknowledgment of Paternity filed with the Texas Vital Statistics Unit. The Respondent will be personally served with citation in Texas. Note: If a Respondent does NOT live in Texas, you must also attach the Exhibit: Out-of-State Party Affidavit. 6. Paternity I ask the court to establish the parent-child relationship between the children and: PRINT the full name of person you are asking the court to name as the father of the children. (Check, only if applicable.) I also ask the Court to exclude the following person as the father of the children: PRINT the full name of person you are asking the court to find is not the father of the children.

You MUST send a file-stamped copy of this Petition to the Office of the Attorney General, Child Support Division, if

7. Conservatorship, Possession and Access and Support (Check one.) I am not asking the Court to make orders for conservatorship (custody), possession of and access to the children, child support or medical support at this time. I ask the Court to make orders for conservatorship, (custody) possession of and access to the children (visitation), child support and medical support for the children. I believe the following orders would be in the best interest of the children. Important Note: In order for the court to make orders for custody and visitation, the children must have lived in Texas with a parent or person acting as a parent for at least the past 6 months. If a child is less than 6 months old the child must have lived in Texas from birth. Talk to a lawyer if you have questions about this requirement. (Check if true.) The children have lived in Texas with a parent or person acting as a parent for at least the past 6 months. If a child is less than 6 months old, the child has lived in Texas since the child's birth. Conservatorship (Custody) I ask the Court to name me: (Check one.) Joint Managing Conservator, with the exclusive right to establish the children's primary residence. ☐ Joint Managing Conservator, with the other parent having the right to establish the children's primary residence, ☐ Joint Managing Conservator, with a geographic restriction on where the children's primary residence will be located and neither parent having the exclusive right to establish the children's primary residence. □ Sole Managing Conservator, Possessory Conservator, (Check, if applicable.) ☐ I ask the Court to place a geographic restriction on where the children's primary residence can be located. I also ask the court to assign the rights and duties of each conservator. Possession of and Access to the Children I ask the court to make the following orders for possession of and access to the children: Standard Visitation for father. The man determined to be the father of the children should have possession and access to the children according to the Standard Possession Order, set out in the Texas Family Code, Chapter 153, Subchapter F. Standard Visitation for mother. The mother should have possession and access to the children according to the Standard Possession Order, set out in the Texas Family Code, Chapter 153, Subchapter F. ☐ Limited or Supervised Visitation for: ☐ the man determined to be the father ☐ the mother. Other Possession & Access Order Requested (Describe):

Child Support and Medical Support I ask the court to make appropriate orders for the support of the children, including regular child support and medical support and, if supported by the facts, retroactive child support. (Check. if applicable.) I also ask the Court to order the man determined to be the father of the children to pay an equitable portion of prenatal and post-natal health-care expenses. 8. Children's Names (Check one.) ☐ I am not asking the Court to change the children's names. ☐ There is good cause for the Court to change the names of the following children: **Child 1:** The child's current name is: I ask that the child's name be changed to Child 2: The child's current name is: I ask that the child's name be changed to **Child 3:** The child's current name is: I ask that the child's name be changed to Child 4: The child's current name is: I ask that the child's name be changed to Child 5: The child's current name is: I ask that the child's name be changed to ______ 9. Biological Testing (Check one.) ☐ Biological testing was done before this suit was filed. I ask that biological testing be ordered by the Court. ☐ Biological testing is not necessary at this time. 10. Family Information (Check one.) I will fill out and attach the Family Information form to the final order in this case, as required by Texas Family Code Section 105.006. ☐ I believe the children or I will be harassed, abused, seriously harmed, or injured if I am required to give the Respondents the information checked below for myself and the children: (Check the boxes below to tell the judge which information you want to be kept confidential.)

Note: Ask the Court to sign the Order on Request to Keep Family Information Confidential form when you go to court. Find this form at www.FreeTexasForms.org in the Paternity section.

I ask the Court to Order that I not have to give this information or notice of changes in this information

☐ home address, ☐ mailing address, ☐ employer, ☐ work address,

☐ home phone #, ☐ work phone #, ☐ social security #, ☐ driver's license #.

to the Respondents. I also ask the Court to keep this information confidential.

11. Children's Health Insurance
The children
Private Health Insurance is in effect: (Complete, if the children have private health insurance.)
Name of insurance company:
Policy number:
Cost of premium: \$
Name of person who pays for insurance:
The insurance policy \square is \square is not available through the parent's work.
Private Health Insurance NOT in effect: (Complete, if the children do NOT have private health insurance.)
The children do do not receive medical assistance through CHIPS or Medicaid.
Cost of premium (if any): \$
Health insurance \square is \square is not available to the person who pays child support at a reasonable cost.
12. Children's Property
(Check one.)
☐ The children do not own any property. ☐ The children own the following property:
13. Prayer
I ask that citation and notice issue as required by law and that the Court make the orders I have asked for in this Petition and any other orders to which I am entitled.
I ask for general relief.
Respectfully submitted,
Petitioner, Pro Se (Sign your name on the line.)
(PRINT your name and information.):
Name: Telephone:
Mailing Address:
Attachment(s) included with this Petition (Check all that apply): Exhibit Out-of-State Party Affidavit Exhibit Other Alleged Father Exhibit Other Presumed, Acknowledged or Adjudicated Father Exhibit: Other Person with a Court-Ordered Relationship

I understand that I must notify the Court, each Respondent and each Respondent's attorney (if the Respondent has an attorney) in writing if my mailing address changes during these proceedings.