CSE 657 Rev. 12/17 09/04 Issue Obsolete Rec. Ret. = Act.+ 4CY

	DOCKET NO:		
STATE OF LOUISIANA DEPARTMENT OF CHILDREN AND FAMIL DIVISION OF FAMILY SUPPORT CHILD SUPPORT ENFORCEMENT	Y SERVICES		
IN THE INTEREST OF	COURT		
IN THE INTEREST OF	PARISH		
MINOR CHILD(REN) OF			
We			
VS.	STATE OF LOUISIANA		
PETITION TO DETERMINE AND/OR DECLARE PATERNITY AND TO ESTABLISH CHILD SUPPORT			
NOW INTO COURT, comes the State	of Louisiana, Department of Children and		
Family Services, Division of Family Support,	Child Support Enforcement Section,		
through the undersigned counsel, appearing	herein on behalf of the minor child,		
	, which respectfully represents:		
1.			
Said minor child was born on	in		
Parish, Louisiana. The natural mother, and child presently live and remain domiciled			
therein.			
This action is brought by Petitioner, in this judicial proceeding pursuant to			
LSA-R.S. 46:236.1.1 through 236.1.10 et seq	., Title IV-D of the Social Security Act, and		
LSA-R.S. 9:396, et seq.			
That,	hereinafter referred to as Defendant, is the		
Natural and biological father of the said minor child, and is a resident and domiciliary of			
4.			
That the minor child,	, was conceived while the		
Defendant,	, resided or was in the State of Louisiana.		
5.			
	endant maintained a sexual relationship		

from _____ , until _____ , which resulted in

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the conception and birth of the minor child.

That Defendant has neglected to support said minor child or has not paid pursuant to child support guidelines. The mother/custodian is receiving benefits or services through the State of Louisiana, Department of Children and Family Services, Family Independence Temporary Assistance Program.

7.

That the Defendant has no incapacity that prevents him from providing reasonable support for said minor child.

8.

Further, the Petitioner desires and is entitled to a judgment establishing paternity and ordering the said Defendant to pay future child support for the maintenance, care, and support of the minor child in a reasonable amount to be determined by this Honorable Court, and Petitioner requests that the Defendant be ordered to provide medical coverage, if provided through his employer, for the minor child.

Further, the Petitioner desires that an order be entered for immediate income assignment pursuant to the provisions of LSA-R.S. 46:236.3.

10.

Further, the Petitioner desires and is entitled to a judgment ordering said Defendant to reimburse the State of Louisiana for support paid on behalf of said minor child.

11.

If further evidence of paternity is necessary, Petitioner desires an order issue for parties to submit to blood tests under the authority of LSA-R.S. 9:396, et seq.

12.

_____ , report any Further that Defendant, changes in home address and employment to the Department, with the name, address, and telephone number of the employer.

WHEREFORE, PETITIONER PRAYS that after due proceedings there be a Judgment herein in favor of Petitioner in the interest of _____, decreeing that he is the and against the Defendant, natural father of the minor child.

FURTHER, that Defendant be ordered to pay child support as set by this Honorable Court; that the Defendant maintain medical insurance for the benefit of the minor child; that Defendant be taxed all costs of these proceedings.

FURTHER, the Petitioner prays that an immediate income assignment order issue pursuant to LSA-R.S. 46:236.3.

FURTHER, that Plaintiff be awarded reasonable attorney's fees pursuant to LSA-R.S. 9:398.1.

FURTHER, in the alternative and only in the alternative, if further evidence of		
paternity is necessary, the Petitioner prays that this Honorable Court issue an order for		
the said minor child, the said natural mother, and the said Defendant,		
, tc	submit to blood tests under the authority of	
LSA-R.S. 9:396, et seq., with the cost of said test being assessed to the State of		
Louisiana if paternity is not established by said blood tests, or assessed to said		
Defendant if paternity is established against	the said Defendant,	
	_ •	
	ake all payments of child support by money	
order or certified check, made payable to and mailed to Department of Children and		
Family Services, Post Office Box 260222, Baton Rouge, LA 70826-0222.		
FURTHER, the State of Louisiana prays for all necessary orders and decrees,		
and for full, general, and equitable relief.		
	Respectfully submitted	
	Bar Roll No.:	
DEFENDANT,	_ WILL BE SERVED BY LSA-R.S. 13:3201	
LONG ARM STATUTE:		

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REQUEST FOR ADMISSION OF FACTS PROPOUNDED BY PLAINTIFF TO DEFENDANT

Pursuant to Article 1466 of the Louisiana Code of Civil Procedure, Plaintiff				
requests that Defendant,, within the delays allowed				
by law after service of this request, make the following admissions for the purpose of				
this action.				
You are respectfully requested to admit or deny the following within thirty (30)				
days after receipt of this request. Your failure to respond will result in this request being				
deemed admitted for the purposes of this action.				
(1)	Is it not a fact that you commenced dating in ?	_		
(2)	Is it not a fact that you and engaged in sexual intercourse on many occasions throughout your courtship?			
(3)	Is it not a fact that during the course of your courtship and intimacy, , became impregnated and			
	subsequently gave birth to ?			
(4)	Is it not a fact that you visited while she was in the hospital giving birth to in			
(5)	Is it not a fact that is your child?			
(6)	Is it not a fact that you visited the minor child, on many occasions?	_		
(7)	Is it not a fact that you bought for the said minor child(ren), ?			
(8)	Is it not a fact that you have both publicly and privately referred to the child, as your child?			

(9) Is it not a fact that you do not have a physical or a mental

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disability which prohibits you from being employed at minimum wage?

WHEREFORE, Plaintiff prays that a c	WHEREFORE, Plaintiff prays that a copy of the above and foregoing request for		
Admission of Facts be served upon Defenda	nt,		
FURTHER, Plaintiff prays that Defend	dant answer this Request for Admission of		
Facts within thirty (30) days.			
FURTHER, Plaintiff prays that upon D	Defendant's failure to respond to this		
Request within the delays allowed by law, th	at same be deemed admitted for the		
purposes of this action.			
	Respectfully submitted,		
	Bar Roll No.:		
DEFENDANT,	,WILL BE SERVED BY		
LSA-R.S. 13:3201 LONG ARM STATUTE:			
	LASES NO.:		