Nam	on Submitting This Document: e:	Telephone No
	ess: ttorney for	Pro Se (self-represented)
	IN THE SUPERIOR COURT F	FOR THE STATE OF ALASKA
VS.	Plaintiff,	) ) ) ) CASE NO
	Defendant.	) ) FINDINGS OF FACT AND ) CONCLUSIONS OF LAW ) (CUSTODY)
BAC	KGROUND	
	Trial in this case was held on	
	Settlement was placed on the record on	
Plair		n person 🔲 appeared by telephone f 🔲 attorney
Defe		n person 🔲 appeared by telephone self 🗌 attorney
The	record shows the defendant was served wit Defendant did not file an answer or otherw default. (Default)	
		int 🗌 filed an answer and did not contest the plaint. (Uncontested)
	Defendant filed an answer and the parties	
	Defendant filed an answer and the parties	proceeded to trial. (Contested)
	court considered the testimony and any e es the following findings of fact and conclusi	evidence or agreements presented. The court ions of law:
<u>CHII</u>	_D CUSTODY AND VISITATION	
1.	The following minor child(ren) was(were) b	orn to, or adopted by, the parties:
	Child's Full Name	Child's Date of Birth

- 2. The court has jurisdiction over the children.
  - The child(ren) lived in Alaska for at least six months immediately before the complaint was filed.
  - Other

- 3. One vidence of domestic violence was offered and the court makes no findings regarding domestic violence.
  - Neither parent has a history of committing domestic violence under AS 25.24.150(g).
  - □ The □ father □ mother has a history of committing domestic violence under AS 25.24.150(g), and the statutory presumption against custody □ was overcome □ was not overcome □ does not apply.
  - Both parents have a history of committing domestic violence under AS 25.24.150(g).
- 4. The court finds that the best interests of the child(ren) will be served by:
  - The parties' agreement which is incorporated here by reference.
  - The parties' agreement described below.
  - The court's determination set forth separately and incorporated here by reference.
  - The court's determination described below.

Announced on the record	d at: Ctrm/Media #	Log #	Date
		LOG #	

- 5. Legal custody (decision making) is awarded to the \_\_\_\_\_ parties jointly \_\_\_\_\_ mother solely \_\_\_\_\_\_
- 6. Both parents must be listed on all educational, medical, dental, and other records.
- 7. Neither parent will speak badly about the other parent in front of the child(ren). Neither parent will allow anyone else to speak badly about the other parent or members of their family in front of the child(ren).
- 8. Physical custody and visitation schedule
  - The schedule is set forth separately and incorporated here by reference.
  - The regular schedule is set forth below:

The vacation schedule differs from the regular schedule and is set forth below:

The holiday schedule differs from the regular schedule and is set forth below:

## **FINANCIAL ISSUES**

9.	Child	Support.

- A child support order (DR-300) will be entered and is incorporated here by reference.
- The existing administrative order will stay in effect.

## 10. Permanent Fund Dividends (PFD).

- Mother will timely apply for the annual PFD's of \_\_\_\_\_
- Father will timely apply for the annual PFD's of
- The child(ren)'s PFD monies will be saved in a bank account unless both parents agree in writing. Both parents must have access to all account statements.
- Other\_\_\_\_\_

11. ANCSA Stock. This section applies to this case does not apply to this case.

- The \_\_\_\_ mother \_\_\_\_ father is designated custodian of the child(ren)'s Alaska Native Claims Settlement Act (ANCSA) stock. The child(ren)'s dividends
  - Will be saved in a bank account by the ANCSA custodian unless both parents agree in writing. Both parents will have access to all account statements.
  - Other\_\_\_\_\_
- 12. Federal income tax returns. Subject to the limits of AS 25.24.152
  - Mother will claim \_\_\_\_\_\_ as dependents for income tax purposes.
  - Father will claim \_\_\_\_\_\_ as dependents for income tax purposes.
  - Other \_\_\_\_
- 13. Other findings of fact or conclusions or law:

FINDINGS OF FACT AND CONCLUSIONS OF LAW (CUSTODY)

Recommended for approval:	
Superior Court Master Date	Date
	Judge of the Superior Court
Print or Type Name	
	Print or Type Name
I certify that on a copy	
of this document was sent or given to:	
Clerk:	
Page 3 of 3	
DR-460 (4/10)(cs)	Civil Rule 54 & 78(a)

AS 25.20.060-.130

## 

The court reviewed the pleadings filed in this action and the evidence presented by the parties, and entered *Findings of Fact and Conclusions of Law.* **IT IS ORDERED:** 

1. <u>Children</u>. This custody decree and judgment applies to:

Child's	Date	of	Birth
---------	------	----	-------

- 2. Legal custody and physical custody of the child(ren) is awarded as set forth in the *Child Custody and Visitation* section of the *Findings of Fact and Conclusions of Law*.
- 3. Child and medical support is ordered as set forth in the *Child Support Order* (form DR-300) and in the *Financial Issues* section of the *Findings of Fact and Conclusions* of *Law*.
- 4. Other orders:

Child's Full Name

Recommended for approval:		Date
Superior Court Master	Date	Judge of the Superior Court
Print or Type Name		Print or Type Name
I certify that on a copy of this document was	sent or given to:	

Clerk:\_\_\_\_\_

DR-465 (4/10)(cs) DECREE OF CUSTODY AND JUDGMENT