		n of the Family Court of the
	County of	New York held in and for the
	at	New York
	on	, .
PRESENT:		
Hon.		
Judge/Supp	ort Magistrate	
In the Matter of a Pater	nity Proceeding	Docket No.
(Commissioner of Soci	al Services, Assignee,	
on behalf of	, Assignor)	ORDER FOR
	Petitioner,	GENETIC MARKER TEST
S.S.#: xxxx-xx	,	
-agai	nst-	
ugui	Respondent	
S.S.#: xxxx-xx	-	
The above-named (I	Petitioner) (Respondent) havis	ng moved this Court for an order requiring the
	_	one or more genetic marker tests by a (duly
	, <del>-</del>	to section (418) (532)(Art.5-b) of the Family Court
Act, to determine whet number:]	her the alleged father is the fa	ather of the child, [specify name and social security it is hereby
numoer.j		it is necesy
ORDERED that the	following appear before the	designated provider with proper picture

ORDERED that the custodial party shall bring the child(ren) required for testing;

ORDERED that said mother, child and alleged father appear at [specify address]:

on [specify date:] for the purpose of submitting to such genetic marker test or tests; and it is further

[Check box if applicable]: 
ORDERED that the [specify entity obtaining specimens]:

**Date** 

<u>Time</u>

identification and this order for the purpose of submitting to such genetic marker test or tests:

**Provider** 

**Name** 

shall forward the specimens of the mother, child and alleged father to [specify]:
and it is further
ORDERED that upon completion of said test,
shall mail a copy of the report thereon to the (attorneys for the) Petitioner and Respondent, respectively, and file the original in the office of the Clerk of this Court; and it is further
ORDERED that the test shall be paid for by check or money order by [check applicable box]:   Respondent  Petitioner; and it is further
ORDERED that the report of said test(s), if certified in accordance with Section 4518(d) of the Civil Practice Law and Rules; is admissible in evidence unless objections to the report are made in writing to the Clerk of the Court no later than twenty days before the hearing or thirty days after receipt of the report of the test results, whichever is earlier, and if no such timely objections are made, they are deemed waived. The next court date is [specify]
IF THIS ORDER IS ENTERED BY A JUDGE, PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, OR 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, WHICHEVER IS EARLIEST.
IF THIS ORDER WAS ENTERED BY A SUPPORT MAGISTRATE, SPECIFIC WRITTEN OBJECTIONS TO THIS ORDER MAY BE FILED WITH THIS COURT WITHIN 30 DAYS OF THE DATE THE ORDER WAS RECEIVED IN COURT OR BY PERSONAL SERVICE, OR IF THE ORDER WAS RECEIVED BY MAIL, WITHIN 35 DAYS OF THE MAILING OF THE ORDER.
ENTER
Judge of the Family Court/Support Magistrate  Dated: ,.  Check applicable box:
□ Order mailed on [specify date(s) and to whom mailed ]: □ Order received in court on [specify date(s) and to whom given]: