_					
Court	☐ District ☐ Juvenile				
	County:		_		
Court Ad	dress:				
Parties:			Case Number:		
Petitione &	r:				
Respond	ent:		Division:		
or Co-petitio	oner)		Courtroom:		
	Fin	al Order for Pa	arentage		
hearing	in this matter was held on (date) _		or upon Court Review of the Petition.		
inding	s				
	Court, having considered said Petit being fully advised in the premises		and testimony offered in support thereof		
	he Court has jurisdiction over the secause:	subject matter and per	rsons herein and venue is proper		
	Petitioner resides in this County	/			
	Respondent resides in this Cou	inty			
	Minor children reside in this Co	unty			
2. Ir	nformation about the Child:				
	Full Name of Child	Present Add	dress Date of Birth		
3.			ne)		
	are or were married to each other and the child was born during the marriage, within three hundred days after the marriage was terminated by death, annulment, declaration of invalidity				
	·	•	death, annulment, declaration of invalidity ter a decree of legal separation was		
	of marriage, dissolution of marri entered by a court.	•			
4.	entered by a court.		and		

	is or could be declared invalid, And:	e law, although the attempted marriage
	☐ The attempted marriage could be declared invalid during the attempted marriage or within three hur annulment, declaration of invalidity of marriage, or	ndred days after its termination by death,
	Or	
	☐ The attempted marriage is invalid without a court three hundred days after the termination of cohak	
5.	After the child's birth, (name)	and
	other by a marriage solemnized in apparent complian marriage is or could be declared invalid, And :	
	of the child in writing filed with the court or registr acknowledgment has not previously become a le	ar of vital statistics and such
	Or	
	☐ With her/his/their consent, (name) the child's parent on the child's birth certificate.	was named as
	Or	
	(Name) written voluntary promise or by court order or by to C.R.S. § 26-13.5-110.	
3 .	That (name(s))home(s) and openly held out the child as his/her natu	
7.	That (name(s)) at the child in a writing filed with the court or registrar of (name) a	vital statistics and did not dispute the acknowledgment
	within a reasonable time after being informed thereof registrar of vital statistics and such acknowledgment finding. If another individual was presumed to be the	had not previously become a legal

		(name) had the written consent of the presumed
		parent to acknowledge parentage or acknowledged parentage after the presumption had
		been rebutted.
8	s. \square	That genetic testing or other tests of inherited characteristics were administered as provided
		in C.R.S. § 13-25-126, and the results show that <i>(name)</i>
		is not excluded as the probable parent and that the probability of his/her parentage is ninety-
		seven percent or higher.
g		Other:
	, <u> </u>	Other.
OI		
Ord	ers	
F	Rased	on these Findings, and considering the factors outlined in C.R.S. § 19-4-105(2), C.R.S., the
		orders the following:
	Jourt	orders the following.
		(Name(s)) is/are not the legal parent(s) of
		the child and has/have no legal rights or responsibilities to the children.
		The birth certificate shall be changed to have the name
		removed from the Birth Certificate.
	Ш	(Name) is the legal parent of the child
		and has legal rights and responsibilities to the children.
		The birth certificate shall be changed to have the name
		added to the Birth Certificate.
		added to the Birth Contineate.
		Costs shall be assessed (amount) \$ payable to (name)
		Other:
Sn (Orde	red
50 (Ji u e	iou
		Judge Magistrate Dated