	Filed	d:
STATE OF INDIANA) IN THE	
COUNTY OF)SS:) CAUSE NO.	
Petitioner, and Respondent.)))))))))))	
_)	
VERIFIED PETITION TO I	ESTABLISH (BY JUDICIAL NOTICE) PATERNITY	
Comes now	, in person and by counsel, Bryan Lee Ciyou, pursuant to	0
Indiana Code section 31-14-2-1, an	d requests this Court enter an order decreeing	
as the biological father of	("Child"), and in support	
thereof, shows this Court, as follow	7S:	
1. That	was born to ("""	or
"Mother") in	, State of Indiana on	
2. That	("Father") is the biological father of	
3. That Father lives in	State of Indiana, at the following address:	
	where he has lived most of the last year	ars
(since		

State of Indiana, at the following address:

since she abruptly took

4. That Mother lives in

and moved there from their home in _____, Indiana in

- 5. That the Child has spent most of her life living in the family home in State of Indiana, relevant to the best interests' consideration for the initial custody decision¹ for this Court to make and which is proper venue. Indiana Code 31-14-3-2.
- 6. That under the Paternity Act, paternity may be established by a legal proceeding filed in this Court or executing a paternity affidavit that comports with the Title 16's health provisions. Ind.Code 31-14-2-1.
- 7. That in accordance with Indiana Code section 16-37-2-2.1(j), Father executed a "Paternity Affidavit—Hospital Use" (Exhibit "A") on that established paternity as a matter of law in accordance with the Paternity Act and is on the Child's birth certificate (Exhibit "B").
- 8. That Father requests that this Court take judicial notice he is the biological Father of the Child as a matter of law and issue and order thereupon. Indiana Rule of Evidence 201.

WHEREFORE, prays that the issue an order establishing paternity which occurred when the Hospital Paternity Affidavit was fully executed, and for all other relief just and proper in the premises.

Respectfully submitted,

/s/ Bryan L. Ciyou

Bryan L. Ciyou Attorney for Petitioner

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Indiana Code 31-14-31-1, 2.

VERIFICATION

