

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
THIRD JUDICIAL DISTRICT AT NAKNEK

STATE OF ALASKA, DEPARTMENT OF)
REVENUE, CHILD SUPPORT SERVICES)
DIVISION, *ex rel.*,)
CLAYTON D. MAXIM,)

Plaintiff(s),)

vs.)

DANIEL L. MAXIM,)

Defendant(s).)

CASE NO. 3NA-15-00032 CI

NOTICE TO ABSENT DEFENDANT

To Defendant: Daniel L. Maxim

You are hereby summoned and required to file with the court an answer to the complaint filed in this case. Your answer must be filed with the court at PO Box 229 Naknek, AK 99633-0229
(address)

within 30 days after the last date of posting of this notice. You must also send a copy of your answer to the plaintiff/plaintiff's attorney named: Glenn M. Gustafson
at this address: 1031 West Fourth Avenue, Suite 200 Anchorage, AK 99501

If you fail to file your answer within the required time, a default judgment may be entered against you for relief demanded in the complaint.

This is an action for*by the Alaska Child Support Services Division (CSSD) for an Alaska Native Claims Settlement Act (ANCSA) and Permanent Fund Dividend (PFD) order.

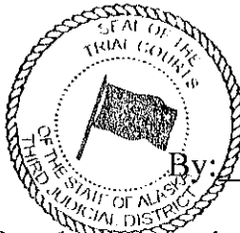
The relief demanded is an order allowing CSSD to garnish your ANCSA dividends or settlement trust benefits for past due child support and an order requiring you to apply for the PFD if you are past due on your child support.

You have been made a party to this action because: You owe child support arrears, and you are eligible for ANCSA dividends or settlement trust benefits, and may be eligible for the Alaska PFD.

(COURT SEAL)

DATE

July 18, 2016



CLERK OF COURT

By: Lori Mann

*Explain nature of action. If real property is involved or has been attached, give legal description and specific location of the property. If personal property has been attached, describe the property. If a mortgage is to be foreclosed, state names of all parties thereto and dates the mortgage was executed.