



**MICHAEL A. CARDOZO**  
*Corporation Counsel*

**The City of New York  
LAW DEPARTMENT**  
151-20 JAMAICA AVENUE, AGENCY BUILDING, 2ND FL. Tel.: (718) 658-0500  
JAMAICA, NY 11432-6000 Fax.: (718) 523-7855

Dwayne Carter  
Inmate ID# 3491003868  
[REDACTED]  
Rikers Island Corr Facility  
[REDACTED]

Re: Brenda Ann Brown (Grandmother)

-v-

Dwayne Carter Inmate Id#3491003868

Docket No: [REDACTED]  
[REDACTED]

Date: August 20, 2010

Dear Mr. Dwayne Carter Inmate Id#3491003868:

This matter has been adjourned to **December 9, 2010**, Part 20, so that genetic marker tests can be done to establish paternity, as ordered by the Court.

You have been scheduled to appear for testing, as follows:

Date: **Est. Collection on or before September 10, 2010**  
At: **Rikers Island Correctional**  
Attn: 1010 Hazen Court  
East Elmhurst, NY 11370  
[REDACTED]

Contact: Tel: [REDACTED]

Please note that you are **required** to bring photo identification, a copy of the order and this letter to the appointment site.

Very truly yours,

Zobida Radoo Paralegal  
UIFSA Interstate Unit  
Family Court

At a term of the Family Court of the State of New York, held in and for the County of Queens at 151-20 Jamaica Ave., Jamaica, NY 11432, on August 11, 2010.

PRESENT:

DAVID A. KIRSHBLUM  
SUPPORT MAGISTRATE

----- X  
In the matter of a Proceeding for Support Under the Uniform  
Interstate Family Support Act (Family Court Act Article 5-B)

[REDACTED] (Grandmother)

[REDACTED]  
Columbia, MO 65201

Petitioner,

[REDACTED]  
NY Queens Co. Docket

[REDACTED]  
Init. IV-D Case No.

- against -

Dwayne Carter Inmate ID# 3491003868  
c/o Eric M. Taylor Center  
Rikers Island Corr Facility  
10-10 Hazen Street  
East Elmhurst, NY 11370

[REDACTED] Respondent.

**ORDER FOR INTERSTATE  
GENETIC MARKER  
AND/OR DNA TESTS**

The Court on its own motion having moved this Court for an Order requiring the child, and the alleged father to submit to one or more genetic marker or DNA (Buccal Swab) tests by a laboratory, pursuant to Section (532) (418) of the Family Court Act, to determine whether the alleged father can be excluded as being the father of said child, it is hereby

**ORDERED** that, alleged father, and

CHILD: [REDACTED] Date of Birth February 19, 2002

Appear as follows for the purpose of submitting to such genetic marker test or tests:

CHILD before:

[REDACTED] Pathology Labs

DATE: September 21, 2010

TIME: 2:00 pm

ALLEGED FATHER before:

Rikers Island Correctional  
1010 Hazen Court  
East Elmhurst, NY 11370

DATE: Est. Collection on or before  
September 9/10/2010

For the purpose of submitting to such blood genetic marker or DNA (Buccal Swab) tests; and it is further

**ORDERED** that the said laboratory forward samples of the (blood) (tissue specimen) of said mother, child, and alleged father taken by them to **Orchid CellMark, East Lansing, Michigan**; and it is further

**ORDERED** that upon completion of said test, **Orchid CellMark**, shall mail a copy of the report thereon to the Corporation Counsel, County of Queens, 151-20 Jamaica Avenue, 2<sup>nd</sup> Floor, Jamaica, NY 11432, and to the Respondent at above address, and shall file the original with the Clerk of this Court, Queens Family Court, 151-20 Jamaica Avenue, 5<sup>th</sup> Floor, Room 561, Jamaica, NY 11432; and it is further

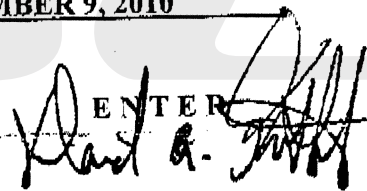
**ORDERED** that should any party fail to appear for their appointment as scheduled, or should a redraw of any party be necessary, **Orchid CellMark** may reschedule that party without further Order of this Court, and shall so notify that party and the Office of the Corporation Counsel; and it is further

**ORDERED** that the costs of this test shall be borne by Respondent, who shall present a certified check or money order payable to **Orchid CellMark** in the amount of **\$61.00** at the time he appears for testing; and it is further

**ORDERED** that the report or record of any such genetic marker or DNA (Buccal Swab) test, if certified in accordance with CPLR Section 4518(d), shall be admitted into evidence pursuant to CPLR Section 4518(d) and (e) unless objections are timely made thereto, and if such timely objections are not made, they shall be deemed waived and shall not be heard by the court; objections are timely made thereto when such objections are made in writing no later than 20 days before a hearing at which such results may be introduced into evidence, or 30 days after receipt of the test results whichever is earlier; and it is further

**ORDERED** that this matter is adjourned to DECEMBER 9, 2010

DATED: \_\_\_\_\_

  
DAVID A. KIRSHBLUM  
SUPPORT MAGISTRATE

**REMINDER: ADULT PARTIES MUST BRING TWO (2) PIECES OF IDENTIFICATION, ONE OF WHICH MUST BEAR A CURRENT PHOTOGRAPH (DRIVER LICENSE AND/OR WORK ID AND SOCIAL SECURITY CARD. THE CUSTODIAL PARENT MUST ALSO BRING ALONG A COPY OF THE CHILD'S BIRTH CERTIFICATE(S).**