## **MAINE JUDICIAL BRANCH**

STATE OF MAINE		"X" the court for filing:
		Superior Court District Court
V.		Unified Criminal Docket
		County:
	Defendant	Location (Town):
		Docket No.:
		ATTORNEY REGARDING
DOMESTIC VIOLENCE INTERVENTION  17-A M.R.S. §1807(4)		
	17-A IVI.K.S. 918	JU7(4)
I.	prosecuting A	ttorney for the State of Maine, hereby state that the
		n was not part of the plea agreement offered in this
case for the following reason(s):		
<b>G</b> (,)		
Domestic Violence Intervention is not appropriate given the following facts:		
A Certified Domestic Violence Intervention Program is not reasonably accessible in this case.		
_		
Defendant does not have the fi	nancial means to pa	y for a Certified Domestic Violence Intervention
Program and alternative fundin	g is not available.	
Defendant completed a Certified Domestic Violence Intervention Program, namely		
		on ( <i>mm/dd/yyyy</i> )
Defendant has completed an in		
Defendant has completed or is enrolled in the following alternative treatment that is appropriate in this case:		
tilis case.		·
Other:		
Date (mm/dd/yyyy):	•	
		Attorney for the State
	-	Printed Name and Bar Number
		Trinca Name and Dar Namber
ADA Natice. The Maine Judicial Branch complies	with the Americans wit	h Disabilities Act (ADA) If you need a reasonable

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