CONTAINS NONPUBLIC DIGITAL INFORMATION

STATE OF MAINE

PROBATE C	OURT	
County:		
Docket No.:		

DISTRICT COURT Location: _____ Docket No.: _____

IN RE:

(Child's Name)

ORDER ON PETITION FOR RELIEF AND SPECIAL FINDINGS 22 M.R.S. § 4099-I

This matter came before the court for hearing on and Special Findings for Child, <i>(name)</i> before the Court:		
Name:	Role:	
Name:		

The Court has reviewed the evidence and finds that the requirements of 22 M.R.S. § 4099-I \Box have not been met \Box have been met.

Having found the requirements of 22 M.R.S. § 4099-I being met, the Court find and orders the following:

1. Child Information: The child who is the subject of the petition ("Child") is:

Name:		
First	Middle	Last
The Child has also been known as: (Lis	t any additional or previous	ly miswritten names for the child.)

Date of Birth (mm/dd/yyyy):

2. The Court has jurisdiction over this Petition for Relief and Special Findings under 22 M.R.S. § 4099-I pursuant to:

4 M.R.S. § 152(16) (Maine District Court)

- 18-C M.R.S. § 5-104(1-A) (Maine Probate Court).
- 3. Notice requirements have been met and venue is proper.
- 4. The Child is dependent on the Court, sitting as a court of juvenile jurisdiction pursuant to 22 M.R.S. § 4099-I(C), for the Child's protection, well-being, health, and safety, and remains under the Court's jurisdiction.
- 5. The Child is under the age of 21 and is unmarried.
- 6. The Child's parents are:

Parent #1: Name:

First

Middle

Last

The parent has also been known as: (List any additional or previously miswritten names for the parent, if applicable.)

CONTAINS NONPUBLIC DIGITAL INFORMATION

	First Middle Last
	The parent has also been known as: (List any additional or previously miswritten names for the parent, if pplicable.)
R	eunification of the Child with:
C	 Parent #1 is not viable under Maine law because of: Abuse, as defined by 22 M.R.S. § 4002(1); Neglect, as defined by 22 M.R.S. § 4002(1); Abandonment, as defined by 22 M.R.S. § 4002(1-A); or Similar circumstances, as defined by 22 M.R.S. § 4099-I(1)(F);
f	or the following reasons: (State the factual basis for any/all of the above grounds that have been selected
	Parent #2 is not viable under Maine law because of:
	 Abuse, as defined by 22 M.R.S. § 4002(1); Neglect, as defined by 22 M.R.S. § 4002(1); Abandonment, as defined by 22 M.R.S. § 4002(1-A); or Similar circumstances, as defined by 22 M.R.S. § 4099-I(1)(F);
f	or the following reasons: (State the factual basis for any/all of the above grounds that have been selected
	Pursuant to 22 M.R.S. § 4002(1-C) and 19 M.R.S. § 1653(3), it is not in the best interest of the Child to be turned to: (Specify country or countries)
tl	ne country of nationality or country of last habitual residence of the Child or Child's parents, for the following reasons: (State the factual basis.)
_	
H	Pursuant to 22 M.R.S. §4099-I(6), the Court orders that the Child be referred to the Maine Department of Iealth and Human Services for the following services to redress the parental abuse, abandonment, eglect, similar circumstances, and/or other harm that the Child has suffered. <i>(Required)</i>
	Psychiatric Psychological Educational Occupational Medical Dental Social Services Protection against domestic violence Protection against human trafficking Other:

CONTAINS NONPUBLIC DIGITAL INFORMATION

11. Pursuant to 22 M.R.S. § 4099-I(8), this Order shall be liberally construed to promote the best interests of the Child.

In accordance with M.R. Civ. 79(a)/M.R. Pro. P. 79(a), this Order is incorporated in the docket by reference at the specific direction of the Court.

Date (*mm/dd/yyyy*): _____

Judge, District Court Probate Court

A True Copy, Attest _____ Clerk ___ Register