V.	Plaintiff	DISTRICT COURT Location (Town): Docket No.:	
	Defendan Other par		
	PARENTAL RIGHTS & RESP	RMINATION OF PARENTAGE, PONSIBILITIES, & CHILD SUPPORT 81-1938, 1653, 2001-2012	
		s confidential, that party may complet the Clerk's Office or at www.courts.m	
(state)		, (county) u are filing an Affidavit for Confidenti	
2. Defendant now reside (state) OR	es in <i>(town)</i>	, (county) plaintiff has used reasonable efforts ar	
3. Plaintiff and defendant ar	Date of Birth (mm/dd/yyyy)	ring children: Present address(es) (do not list if conf	
	h whom the child(ren) have th an additional page if mor Present address of the pe child(ren) lived with (do n confidential to other part	e lived within the past 5 years , in order re space is needed): rson that Dates lived with that not list if person	

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5.	<u> </u>	Maine. d prenatal expenses and support for the child(ren). ine and the child(ren) may have been conceived by the of the acts or directives of defendant.	at act of intercourse. 	
6.	Plaintiff is the child(ren)'s (check one): Biological mother Biological father Presumed parent Acknowledged parent	Adjudicated parent De facto parent* Intended parent Other (state the nature of the parental relationship to the child(ren):	*A party filing as a de facto parent must file FM-232 with an affidavit instead of this complaint. Please see instructions.	
7.	Defendant is the child(ren)'s (check one): Biological mother Biological father Presumed parent Acknowledged parent	Adjudicated parent De facto parent* Intended parent Other (state the nature of the parental relationship to the child(ren):		
An para An pre that chires A L C para factor chires An an chires An	rentage. 19-A M.R.S. § 1861. adjudicated parent is a person determined to esumed parent is a person who was married the tresided in the same household with the child was born or adopted and for a period of at a sponsibilities for the child. 19-A M.R.S. § 1881. Diological parent is a person who is the geneticate facto parent is a person who is recognized or the child must complete and file FM-232 atts to support the existence of a de facto parent intended parent is a person married or unmand.	c parent of the child. as a parent of the child. A person seeking to be adjudic (instead of this complaint) with an affidavit alleging u nt relationship with the child. 19-A M.R.S. § 1891. arried, who manifests the intent to be legally bound as estational carrier agreement. In the case of a married	§ 1832(2). A forn; or a person from the time the frial, or custodial frated a de facto frinder oath specific the parent of a	
 8. Other possible parents (check one): The child(ren) do not have any other acknowledged, adjudicated, intended, de facto, or presumed parents. OR The child(ren) have another acknowledged, adjudicated, indented, de facto, or presumed parent. 				
acc	commodation, contact the Court Access Coordinat	h the Americans with Disabilities Act (ADA). If you need a re or, accessibility@courts.maine.gov, or a court clerk. rpreters, contact a court clerk or interpreters@courts.main		

9.	No one other than the plaintiff or defendant has physical custody of the child(ren), or claims to have custody or visitation rights with respect to the child(ren) except:					
10.	Plaintiff has not been involved in any way in, and has no inforother state concerning custody of the minor child(ren) except Protection from Abuse (provide docket number):	as follows:				
	Probate matter (provide docket number):					
	Other (describe what kind of case and provide docket nur	nber):				
11.	If you are asking that the court change the child(ren)'s names, please explain why there is good cause to do so (19-A M.R.S. § 1843(3)). If this does not apply, please leave blank:					
12.	☐ No public assistance benefits (MaineCare or TANF) have ever been received for the child(ren).OR					
	Public assistance benefits (MaineCare or TANF) have been, are now, or will be received for the child(ren).					
	AND					
	The Department of Health and Human Services has issued	I a child support order regarding the child(ren). (If				
	such an order has been issued, a copy of the order must be at	tached to this complaint.)				
13.	PLAINTIFF REQUESTS that the Court (check all that apply): Order genetic testing pursuant to 19-A M.R.S. § 1911; Establish that the parties are the parents of the child(ren) Determine parental rights and responsibilities for the min child support (file and exchange FM-050); Determine the amount of any past child support and order Allocate reimbursement of birth expenses and medical ex	or child(ren) pursuant to 19-A M.R.S. § 1653, including or payment of the past support;				
	Award reasonable attorney fees; and/or	penses for the child(ren),				
	Change the child(ren)'s names as follows:					
	A. The child's name is	Lask that the child's name he changed to				
		I ask that the child 3 hame be changed to				
	B. The child's name is	. I ask that the child's name be changed to				
		. Task that the child a hame be changed to				
	C. The child's name is	. I ask that the child's name be changed to				
	D. The child's name is					
		. I ask that the child's name be changed to				
	E. The child's name is					

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☐ I swear under penalty of perjury that the above statement statements are made for use as evidence in court and that I at to 5 years in prison and a fine of up to \$5,000 if I give false into	m subject to prosecution for perjury punishable by up
Date (mm/dd/yyyy):	
	Plaintiff's Signature
Plaintiff's Attorney:	Plaintiff:
Maine Bar No.:	Address is confidential (if so, leave blank below)
Mailing Address:	Mailing Address:
	Home phone:
Phone:	Cell phone:
Email:	Email:
County Personally appeared the above named plaintiff,	
the foregoing statements are true under penalty of perjury.	
	Before me,
Date (<i>mm/dd/yyyy</i>):	Attorney at Law Notary Public Clerk
PLEASE NOTE: Defendant has 21 days after being served wit addition, the defendant must provide copies of all filings to e	· ·

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