MAINE JUDICIAL BRANCH Plaintiff DISTRICT COURT Location (Town): Docket No.: Defendant ANSWER AND COUNTERCLAIM FOR DIVORCE With minor children No minor children Title to real estate is involved 19-A M.R.S. §§ 901-954, 1501-1510, 1653, 1843, 2001-2011 ANSWER TO DIVORCE COMPLAINT Defendant admits paragraphs # of plaintiff's complaint for divorce. Defendant denies paragraphs # of plaintiff's complaint for divorce. 3. In further answer to plaintiff's complaint, defendant states as follows: **COUNTERCLAIM FOR DIVORCE** PLEASE NOTE: If either party wishes to keep an address confidential, that party may complete an Affidavit for Confidential Address (FM-057). This form is available at the Clerk's Office or at www.courts.maine.gov. (county) _______, (state) ______, on (mm/dd/yyyy) 2. Defendant now resides in (town) _______, (county) ______ Please write "confidential" in the space above if you are filing an Affidavit for Confidential Address. 3. Plaintiff now resides in (town) , (county) (state) . Residence of the plaintiff is unknown and the defendant has used reasonable efforts and cannot locate the plaintiff. 4. The court has jurisdiction because (check all that apply): Plaintiff resided in Maine in good faith for six months before filing the complaint; Plaintiff is a resident of Maine and the parties were married in Maine;

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Defendant is a resident of Maine.

Plaintiff is a resident of Maine and the parties resided in Maine when the grounds for divorce arose; and/or

| 5. | Neither plaintiff nor defendant filed for divorce, judicial separation, or annulment from the other before the underlying complaint, OR A complaint for divorce or annulment was filed before in (court name, town and state of court) Docket No | | | | | |
|-------------------|--|--|---|----------------------------------|--|--|
| | | | | | | |
| | That case: Was dismissed on (date – mm/dd/yyyy) Is still pending. | | | | | |
| 6. | The parties have personal property, AND Either or both parties has/have an interest in real estate, (file and exchange FM-056). Neither party has an interest in real estate. | | | | | |
| 7. | Plaintiff lists the following grounds for divorce: Irreconcilable marital differences exist between the parties. Other | | | | | |
| | IF THIS CA | SE DOES NOT INVOLVE MIN | OR CHILDREN | , PLEASE SKIP TO NUM | BER 15. | |
| | Plaintiff and defendant a | are the parents of the followi | ng children: Present a | ddress(es) | | |
| | | (mm/dd/yyyy) | (do not lis | t if confidential to other p | | |
| 9. | | th whom the child(ren) have additional page if more space | | he past 5 years, in order | r from the most recent, 19-A | |
| children lived ch | | child(ren) lived with | esent address of the person that ild(ren) lived with o not list if confidential to other party) | | Town/State where child(ren) lived with that person | |
| | | | | | | |

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| OR | ren) do not have any other acknowledged, adjudicated, intended, de facto, or presumed parents. |
|---|--|
| Quick Reference An acknowledg parentage. 19-A | ed parent is a person who signed a valid acknowledgment of parentage with the intent to establish |
| presumed pared person that resi the time the chi financial, or cus | parent is a person determined to be a parent of the child by a court order. 19-A M.R.S. § 1832(2). A nt is a person who was married to the other parent when the child was conceived or born; or a ded in the same household with the child and openly held out the child as that person's own from ld was born or adopted and for a period of at least 2 years thereafter and assumed personal, todial responsibilities for the child. 19-A M.R.S. § 1881. |
| A de facto pare facto parent of specific facts to intended parent child resulting fi | rent is a person who is the genetic parent of the child. In the same person who is recognized as a parent of the child. A person seeking to be adjudicated a de a child must complete and file FM-232 (instead of this filing) with an affidavit alleging under oath support the existence of a de facto parent relationship with the child. 19-A M.R.S. § 1891. An at is a person married or unmarried, who manifests an intent to be legally bound as the parent of a grown assisted reproduction or a gestational carrier agreement. In the case of a married couple, any |
| rejerence to un | intended parent includes both spouses. 19-A M.R.S. §§ 1921-1939 |
| 1. No one other | than the plaintiff or defendant has physical custody of the child(ren), or claims to have custody or its with respect to the child(ren) except: |
| 1. No one other visitation right 2. Defendant has other state co | than the plaintiff or defendant has physical custody of the child(ren), or claims to have custody or |
| No one other visitation right Defendant has other state co Protection Probate m | than the plaintiff or defendant has physical custody of the child(ren), or claims to have custody or its with respect to the child(ren) except: s not been involved in any way in, and has no information about, another court case in Maine or in an incerning custody of the minor child(ren) except as follows: |
| 1. No one other visitation right 2. Defendant has other state co Protection Probate m Other (des | than the plaintiff or defendant has physical custody of the child(ren), or claims to have custody or its with respect to the child(ren) except: s not been involved in any way in, and has no information about, another court case in Maine or in an incerning custody of the minor child(ren) except as follows: from Abuse (provide docket number): |
| 1. No one other visitation right 2. Defendant has other state co Protection Probate m Other (des 3. If you are aski M.R.S. § 1843 | than the plaintiff or defendant has physical custody of the child(ren), or claims to have custody or its with respect to the child(ren) except: s not been involved in any way in, and has no information about, another court case in Maine or in a neerning custody of the minor child(ren) except as follows: from Abuse (provide docket number): atter (provide docket number): cribe what kind of other case and provide the docket number): mg that the court change the child(ren)'s names, please explain why there is good cause to do so (19- |
| 1. No one other visitation right 2. Defendant has other state co Protection Probate m Other (des 3. If you are aski M.R.S. § 1843 | than the plaintiff or defendant has physical custody of the child(ren), or claims to have custody or its with respect to the child(ren) except: s not been involved in any way in, and has no information about, another court case in Maine or in a neerning custody of the minor child(ren) except as follows: from Abuse (provide docket number): atter (provide docket number): cribe what kind of other case and provide the docket number): ing that the court change the child(ren)'s names, please explain why there is good cause to do so (19-(3)). If this does not apply, please leave blank: |

| 15. DEFENDANT REQUESTS that a divorce be grante | ed and that the court <i>(check all that apply)</i> : | | |
|---|---|--|--|
| , , , , , , , , , , , , , , , , , , | party and divide the marital property (file and exchange FM-043); | | |
| | dant by plaintiff (file and exchange FM-043); | | |
| Award reasonable attorney fees to defenda | | | |
| Change defendant's name to: | ; and | | |
| If the parties have minor children: | | | |
| Determine parental rights and responsibilition | es for the minor child(ren) pursuant to 19-A M.R.S. § 1653, including | | |
| child support (file and exchange FM-050); and/o | or | | |
| Change the child(ren)'s names as follows: | | | |
| A. The child's name is | I ask that the child's name be changed to | | |
| D. The still Western Co. | | | |
| | I ask that the child's name be changed to | | |
| C. The child's name is | I ask that the child's name be changed to | | |
| | | | |
| | . I ask that the child's name be changed to | | |
| | | | |
| E. The child's name is | I ask that the child's name be changed to | | |
| E The child's name is | I ask that the child's name be changed to | | |
| 1. The child 3 hame is | | | |
| | · | | |
| I swear under penalty of perjury that the above | statements are true and correct. I understand that these statements | | |
| are made for use as evidence in court and that I am | subject to prosecution for perjury punishable by up to 5 years in | | |
| prison and a fine of up to \$5,000 if I give false inforr | nation to the court. | | |
| | | | |
| Date (<i>mm/dd/yyyy</i>): | • | | |
| | Defendant's Signature | | |
| Defendant's Attornov | Defendant: | | |
| Defendant's Attorney: Maine Bar No : | Address is confidential (if so, leave blank below) | | |
| Maine Bar No.:Mailing Address: | Mailing Address: | | |
| | | | |
| | Home phone: | | |
| Phone: | Call phone: | | |
| Email: | Email: | | |

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STATE OF MAINE

| County | |
|---|-------------------------------------|
| Personally appeared the above named defendant, foregoing statements are true under penalty of perjury. | , and made oath that the |
| | Before me, |
| Date (mm/dd/yyyy): | Attorney at Law Notary Public Clerk |
| PLEASE NOTE: Plaintiff has 21 days after being served with a Court and must provide copies of all filings to other parties. | |

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