PARENTAL RIGHTS AND RESPONSIBILITIES CASE: What to do with these Court Forms

Here are a few tips for filling out the forms:

- Always use full legal names, not nicknames.
- Type or print neatly.
 - o Fillable versions of the forms are available on our website at: http://courts.maine.gov/fees forms/forms.
- You will file each form with the Court. Before you do that, make copies of your completed forms—one for
 yourself and one copy for each of the other parties. You will need to find a place to make copies (like a library).
 The court clerk cannot make copies for you.

STEP ONE: Fill out the Forms

Family Matter Summary Sheet (FM-002)

This form is required for the clerk to start an action. In order to fill out this form you need to enter contact information for yourself and for the defendant.

Complaint for Determination of Parentage, Parental Rights & Responsibilities, Child Support (FM-006)

The section at the top of the form is called the "caption." Fill in the location of the District Court (for example: "Bangor"). The clerk will fill in the Docket Number later. You are the plaintiff and the other party is the defendant. If there are other parties involved, they will be listed as "Other Party." Write your full legal name in the blank before "Plaintiff." Write the other party's full name in the blank before "Defendant." Fill in the other blanks on the form. Near the end, where it says, "Plaintiff requests," check all the boxes that apply. (If you are not sure, check the box; you can drop that request later.) You must sign this form in front of a notary public. You can find a notary at a bank, a legal services office, through your town office, or at the court clerk's office.

Child Support Affidavit (FM-050)

Fill out the "caption" the same way that you did on the complaint form. Fill out the rest of the form to the best of your knowledge. Note that you list last year's earned income and this year's expected earned income separately under #1. Also note that you list other income under #2 and in-kind income under #3. You may have to look at your records to get financial information. After the defendant gets your complaint, the Court will ask the defendant to fill out the same financial form and send you a copy. The court may also require you to complete a Child Support Worksheet (form FM-040), which is available on the Maine Judicial Branch website at www.courts.maine.gov.

Family Matter Summons and Preliminary Injunction (FM-038)

You must use the <u>original</u> form you got from the clerk. It has the clerk's original signature and seal. You cannot use a photocopy or on-line version of this form.

Fill out the "caption" as you did on the complaint. Fill in the name and address of the Court. Date and sign the form. Leave the spaces on the third page empty.

Social Security Number Disclosure Form (CV-CR-FM-PC-200)

You are required by both State and Federal law to provide your social security number along with your children's social security numbers. This information is collected on the Social Security Number Disclosure form, which will be confidential in the court file. This form is included in your packet.

ADA Notice: The Maine Judicial Branch complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation, contact the Court Access Coordinator, accessibility@courts.maine.gov, or a court clerk. **Language Services:** For language assistance and interpreters, contact a court clerk or interpreters@courts.maine.gov.

Notice Regarding Electronic Service (CR-CV-FM-255)

This packet contains <u>two</u> copies of this form. <u>You have the choice</u> to allow the opposing party to serve documents on you by email. To do this, you must complete one of the copies of the Notice Regarding Electronic Service (CR-CV-FM-255) and include that in the packet of forms that you serve on the opposing party. Make sure to also include the second blank copy of this form in the packet of forms that you serve on the opposing party. If the opposing party wants to allow you to serve documents by email, the opposing party must complete the form and send it back to you. Do <u>not</u> file this form with the court.

PLEASE NOTE: Receiving filings by email in your case is <u>completely optional</u>. If you wish to receive paper filings in your case, you do **not** have to complete this form. However, if you do complete the form, you do not file it with the court.

STEP TWO: Serve the Forms

Now you must give copies to the other party or parties. This is called "serving" the court papers. Court rules say you can do this in one of three ways: (1) You can mail the papers, asking the other party to agree to "service;" (2) you can send the papers by certified mail, restricted delivery; or (3) you can pay a sheriff to give the copies to the other party. You must file proof of service with the court.

If the child for whom you are seeking to determine parentage has or may have parents or guardians other than the party to the proceeding, you must also serve the other possible parents or guardians with all of your pleadings. For example, if you are bringing a parentage case for a child and a court has already determined that another person is the child's parent, you must serve your action on that adjudicated parent. You must also serve your pleadings on any intended or presumed parents.

Service by Mail

Mail or hand-deliver these papers to the other party or parties:

- Copy of Complaint
- Copy of Summons and Preliminary Injunction
- Copy of Child Support Affidavit
- Two copies of Acknowledgment of Receipt of Summons and Complaint (after you have filled in the "caption" on both copies)
- Blank copy of the Notice Regarding Electronic Service (CR-CV-FM-255)
- Completed copy of the Notice Regarding Electronic Service (CR-CV-FM-255) (only if you want to agree to email receipt of documents filed by the opposing party in your case)
- Stamped, self-addressed envelope

The Acknowledgment of Receipt form asks the other party to sign it, showing he/she got the papers, and to return the form to you within 20 days. If you get the signed Acknowledgment back within 20 days, go on to Step 3. If not, then you will need to serve the papers another way.

Service by Certified Mail, Restricted Delivery

Take these papers to the post office along with an envelope:

- Copy of Complaint
- Copy of Summons and Preliminary Injunction

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Language Services: For language assistance and interpreters, contact a court clerk or interpreters@courts.maine.gov.

- Copy of Child Support Affidavit
- Blank copy of the Notice Regarding Electronic Service (CR-CV-FM-255)
- Completed copy of the Notice Regarding Electronic Service (CR-CV-FM-255) (only if you want to agree to email receipt of documents filed by the opposing party in your case)

Tell the postal clerk that you want to send the papers by certified mail. <u>Make sure you ask for a "Return Receipt" and "Restricted Delivery</u>." This costs more and involves a few extra steps. The certified restricted mail forms are available at your post office. File with the court clerk the green card you get back from the post office, to prove that the other party got the papers.

Service by Sheriff

Mail or take to your county sheriff's office:

- Copy of Complaint
- The original Summons and Preliminary Injunction, plus one copy
- Copy of Child Support Affidavit
- Blank copy of the Notice Regarding Electronic Service (CR-CV-FM-255)
- Completed copy of the Notice Regarding Electronic Service (CR-CV-FM-255) (only if you want to agree to email receipt of documents filed by the opposing party in your case)

In a letter, or in person, ask the sheriff's office to serve the papers on the other party (the defendant). Give the defendant's home address. If you think the defendant will be hard to find at home, give the defendant's work address. The deputy who "serves" the papers will complete page two of the Summons and return the original to you. There is a charge for this service - please contact the sheriff's office for the county where the defendant lives to get information on costs of service.

STEP THREE: File the Forms

Within 20 days afte	er serving the other party or parties, file these forms with the court:
Summary	Sheet
Complaint	t end of the control
SSN Disclo	osure Form
Child Supp	port Affidavit
	s (REQUIRED regardless of how service was completed, and should be filed with deputy's signature in sheriff's service)
Acknowle	dgment of Receipt (this is required only if you used service by mail)
Green car	d you got back from the post office (this is required only if you used certified mail for service)

PLEASE NOTE: You must file at least one type of proof of service for each other party to the case.

The Court charges a fee to file your papers. Later you may be charged a mediation fee (shared by the parties). You should contact the court clerk for exact fee amounts. If you cannot afford the court fees, you can ask the clerk for an Application to Proceed Without Payment of Fees and an Affidavit. Then file the forms with the clerk along with your other papers. A judge will review your financial information and decide whether you qualify for a fee waiver. If the waiver is denied, you must pay the filing fee within 7 days. If the waiver is granted, you won't have to pay some or all of the court fees.

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FM-082, Rev. 08/24
Parental Rights and Responsibilities Case:
What to do with these Court Forms

WHAT IS NEXT?

Once the court receives a complete filing, the clerk will schedule the first court event with a family law magistrate called a case management conference. For more information on this and the rest of the court process, please visit the Family and Children page at the Maine Judicial Branch website listed below or read "A Guide to Family Separation in Maine" that is provided to every party at the start of a case.

Federal Affidavit (FM-052)

If the defendant has not entered an appearance or appeared in court for the parental rights and responsibilities proceedings at the time of the final hearing, the plaintiff must file a Federal Affidavit (FM-052) stating under oath that the defendant is not serving in the military or an affidavit signed by defendant waiving rights conferred by the Service Members Civil Relief Act.

HELPFUL RESOURCES

A Guide to Family Separation in Maine: This guide will help you better understand the court process in family law cases such as divorce and parental rights and responsibilities (PR&R) cases. PR&R cases involve parties who have a child but are not married. You can get a copy of this guide at the court or access it online www.courts.maine.gov.

Maine Judicial Branch website: The Families and Children page of the website includes information on many different types of family cases. Please visit that page for information on what to expect from the court process and issues that may come up in your case.

Mediation: A mediator may be able to help you and the other party or parties reach an agreement on issues relating to your case. Mediation can be arranged through the court or a private mediator.

Parent education: A parent education program specifically designed for divorcing or separating parents may help you focus on the needs of your children. The court may order you to attend one of these programs.

Child Support Table: These guidelines, by law, are issued by DHHS and are used to help determine child support obligations according to income. This table is available online at: http://courts.maine.gov/fees forms/forms/index.shtml or from any District Court clerk's office.

For more information about these resources, speak with the court clerk or visit the Maine Judicial Branch website at: www.courts.maine.gov.

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FAMILY AND PROBATE MATTER SUMMARY SHEET

This form is used for entering basic information about the case and the parties into court records. <u>You must complete</u> and file this form with the Clerk when you file your Complaint or Motion.

<u>PLEASE NOTE</u>: You are <u>not</u> required to give a copy of this form to the other party.

TYPE OF ACTION (select one): Divorce - real estate involved									
Divorce – real estate involved	COURT LOCATIO	N (where you are filin	g this actio	n):					
Divorce – real estate involved	TYPE OF ACTION	d (select one):							
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☐ Original proceeding ☐ Case transferred from probate court. Original docket number: ☐ Post-Judgment Motion: Original docket number: ☐ to Modify ☐ to Enforce ☐ for Contempt ☐ to Terminate Parental Rights Other: Plaintiff/Petitioner Information: (Person starting the action or if post-judgment, name of person who was the plaintiff or petitioner in the original case.) Name: First Middle Last Maiden Mailing Address: City State Zip Physical Address: City SS Number Disclosure Required on separate form Home Telephone: Work Telephone: Email: Attorney's Name: Bar ID#: Plaintiff/Petitioner Information: (A second plaintiff or petitioner, or person starting the case, if applicable.) Name: First Middle Last Maiden Mailing Address: City State Zip Physical Address: City State Zip Gender: Date of Birth (mm/dd/yyyy): SS Number Disclosure Required on separate form ADA Notice: The Maine Judicial Branch complies with the Americans with Disabilities Act (ADA). If you need a reasonable	-								
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Attorney's Nam	e:				Bar ID#:			
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· · · · · · · · · · · · · · · · · · ·	the original case.)	ı				T		
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Home Telephon	e:				Work Telephone:			
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Other Party Info	rmation: (if applicable	e):						
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CONTAINS NONPUBLIC DIGITAL INFORMATION

MAINE JUDICIAL BRANCH

Minor Children (of above parties):			
Full name	Date of Birth (<i>mm/dd/yyyy</i>)	Gender	
			SS Number Disclosure Required
			SS Number Disclosure Required
			SS Number Disclosure Required
			SS Number Disclosure Required
			SS Number Disclosure Required
			SS Number Disclosure Required
Parentage Issues (if any):	•		
The child(ren) do not have any other a	cknowledged, adjudio	ated, intended	d, de facto, or presumed
parents. OR			
The child(ren) have an acknowledged, complete a separate summary sheet for exserved with a copy of the Complaint and n	very additional paren	t that your chil	•
Date (mm/dd/yyyy):	>		
· · · · · · · · · · · · · · · · · · ·	Signature	of party	party's attorney

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V.	Plaintiff	DISTRICT COURT Location (Town): Docket No.:	
	Defendant Other par		
	PARENTAL RIGHTS & RESP	RMINATION OF PARENTAGE, ONSIBILITIES, & CHILD SUPPORT 1-1938, 1653, 2001-2012	
1		confidential, that party may complet the Clerk's Office or at www.courts.m	
Plaintiff now resides in (to (state))	own)	, (county)	
	l" in the space above if you	u are filing an Affidavit for Confidenti	al Address.
(state) OR	 ndant is unknown and the p	, (county) plaintiff has used reasonable efforts ar ing children:	
Full name	Date of Birth (mm/dd/yyyy)	Present address(es) (do not list if conf	idential to other party)
	n whom the child(ren) have n an additional page if more Present address of the per child(ren) lived with (do no confidential to other party	rson that Dates lived with that ot list if person	Town/State where child(ren) lived with that person

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5.		n Maine. ed prenatal expenses and support for the child(ren). aine and the child(ren) may have been conceived by the content of the acts or directives of defendant.	hat 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 the chires A L para face An chires	Quick Reference Guide: An acknowledged parent is a person who signed a valid acknowledgment of parentage with the intent to establish parentage. 19-A M.R.S. § 1861. An adjudicated parent is a person determined to be a parent of the child by a court order. 19-A M.R.S. § 1832(2). A presumed parent is a person who was married to the other parent when the child was conceived or born; or a person that resided in the same household with the child and openly held out the child as that person's own from the time the child was born or adopted and for a period of at least 2 years thereafter and assumed personal, financial, or custodial responsibilities for the child. 19-A M.R.S. § 1881. A biological parent is a person who is the genetic parent of the child. A de facto parent is a person who is recognized as a parent of the child. A person seeking to be adjudicated a de facto parent of a child must complete and file FM-232 (instead of this complaint) with an affidavit alleging under oath specific facts to support the existence of a de facto parent relationship with the child. 19-A M.R.S. § 1891. An intended parent is a person married or unmarried, who manifests the intent to be legally bound as the parent of a child resulting from assisted reproduction or a gestational carrier agreement. In the case of a married couple, any reference to an intended parent includes both spouses. 19-A M.R.S. §§ 1921-1939.					
8.	3. 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 Coordinate	th the Americans with Disabilities Act (ADA). If you need a retor, accessibility@courts.maine.gov , or a court clerk. erpreters, contact a court clerk or				

No one other than the plaintiff or defendant has physical visitation rights with respect to the child(ren) except:	custody of the child(ren), or claims to have custody or
Plaintiff has not been involved in any way in, and has no in other state concerning custody of the minor child(ren) except protection from Abuse (provide docket number): Probate matter (provide docket number): Other (describe what kind of case and provide docket	cept as follows:
f you are asking that the court change the child(ren)'s nai (19-A M.R.S. § 1843(3)). If this does not apply, please leav	· · · · · · · · · · · · · · · · · · ·
Public assistance benefits (MaineCare or TANF) have b	been, are now, or will be received for the child(ren).
	ren) listed in this complaint; minor child(ren) pursuant to 19-A M.R.S. § 1653, including order payment of the past support; all expenses for the child(ren); I ask that the child's name be changed to I ask that the child's name be changed to I ask that the child's name be changed to I ask that the child's name be changed to I ask that the child's name be changed to
	Plaintiff has not been involved in any way in, and has no in other state concerning custody of the minor child(ren) except: Protection from Abuse (provide docket number): Probate matter (provide docket number): Other (describe what kind of case and provide docket fly you are asking that the court change the child(ren)'s nai (19-A M.R.S. § 1843(3)). If this does not apply, please leav No public assistance benefits (MaineCare or TANF) have to the court of the order must be such an order has been issued, a copy of the order must be such and order has been issued, a copy of the order must be such and order has been issued, a copy of the order must be such and order has been isued, a copy of the order must be such and order has been issued,

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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 a 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:
Phone:Email:	Home phone:
STATE O County	F MAINE
Personally appeared the above named plaintiff,the foregoing statements are true under penalty of perjury.	, and made oath that
	Before me,
Date (mm/dd/yyyy):	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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N	MAINE JUDICIAL E	BRANCH
V.		"X" the court for filing: Superior Court District Court Unified Criminal Docket County: Court Location (Town) Docket No.:
So	OCIAL SECURITY N	
My Social Security account number is		
Date (mm/dd/yyyy):	tion, parental rigl	
 If this case is a Family Matter case, the ch disclosed: 	nild(ren) involved	must also have their Social Security Number
Child's Name		Social Security Number
2. A Protective Custody case is currently	pending. The Co	urt/Docket Number:
PLEASE NOTE: This form is confiden	itial and shall not	be disclosed unless ordered by the court.

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CONTAINS NONPUBLIC DIGITAL INFORMATION

CONTAINS NONPUBLIC DIGITAL INFORMATION MAINE JUDICIAL BRANCH

Complete the caption that applies to your V.	case: Plaintiff/Petitioner	"X" the court for filing: Superior Court District Court Unified Criminal Docket Supreme Judicial Court
· · · · · · · · · · · · · · · · · · ·	Defendant/Responden	
	Other Party	Docket No.:
OR		
IN RE:		
N	OTICE REGARDING ELEC	CTRONIC SERVICE
•	·	ey are subject to the requirements of Electronic Service) of the Maine Rules of Unified Criminal Procedure.
* *	of record. But <u>you have</u>	ed on you by other parties in this case will be sent to you a choice to allow other parties to serve you by sending
PLEASE NOTE: Any electronic service that not apply to documents that are sent to ye		nly to papers served on you by other parties. It does
Even if you opt in to allow service by	y email, you can only	send documents to the other parties by email if can scan and create .pdf files of documents.
	heck the appropriate bo	ou would like to receive papers electronically, you must ox(es), sign, and mail or email the form to all other
meet all of the following electronic receip I have a trusted email account	t requirements: t and I have daily access e time-sensitive docume action in this case; ble electronic storage of nails with attachments o	ents through this email address including documents at least 1 gigabyte; of up to 10 megabytes; and
Date (mm/dd/yyyy):	•	
		Signature of Self-Represented Party (You do not have to print and sign this form. Typing your name above after /s/ will be accepted as an electronic signature.)
	Print name:	
	Print email address:	

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CONTAINS NONPUBLIC DIGITAL INFORMATION MAINE JUDICIAL BRANCH

Complete the caption that applies to your V.	<i>case:</i> Plaintiff/Petitioner	"X" the court for filing: Superior Court Unified Criminal Docket Supreme Judicial Court County:
· ·	Defendant/Respondent Other Party	Location (Town): Docket No.:
OR	·	
IN RE:		
N	OTICE REGARDING ELECT	RONIC SERVICE
•		y are subject to the requirements of Electronic Service of the Maine Rules of Unified Criminal Procedure.
	of record. But <u>you have a c</u>	on you <u>by other parties</u> in this case will be sent to you choice to allow other parties to serve you by sending
PLEASE NOTE: Any electronic service that not apply to documents that are sent to yo		y to papers served on you by other parties. It does
Even if you opt in to allow service by	email, you can only s	end documents to the other parties by email if in scan and create .pdf files of documents.
	heck the appropriate box(would like to receive papers electronically, you must (es), sign, and mail or email the form to all other
meet all of the following electronic receip	t requirements: t and I have daily access to e time-sensitive documer ction in this case; ble electronic storage of at nails with attachments of	nts through this email address including documents t least 1 gigabyte; up to 10 megabytes; and
Date (<i>mm/dd/yyyy</i>):		
	(r	Signature of Self-Represented Party You do not have to print and sign this form. Typing your name above after /s/ will be accepted as an electronic signature.)
	Print name:	
	Print email address:	

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 $\textbf{Language Services:} \ \text{For language assistance and interpreters, contact a court clerk or} \ \underline{\text{interpreters} @ \text{courts.maine.gov}}.$

MAINE JUDICIAL BRANCH Plaintiff "X" the court for filing: Superior Court District Court County: Location (Town): Defendant Docket No.:

ACKNOWLEDGMENT OF RECEIPT OF SUMMONS AND COMPLAINT, POST-JUDGMENT MOTION, OR NOTICE OF REGISTRATION OF FOREIGN JUDGMENT

M.R. Civ. P. 4(c)(1)

Please sign the acknowledgment below and return this form to the sender in the enclosed self-addressed stamped envelope so the sender will get it within 20 days from the day it was mailed to you. If you do not do this, you may be required by the Court to pay for the cost of having the sheriff serve the Summons and Complaint, or Post-Judgment Motion, or Notice of Registration of Foreign Judgment on you.

(If you are the party sending this document to serve the opposing party, keep a copy of this form and a copy of the documents you are serving for your records.)

STATEMENT

By signing, dating and returning this form, I state that I received a copy of the Summons and Complaint, the Post-Judgment Motion, or Notice of Registration of Foreign Judgment with accompanying documents and that I understand the applicable statements below.

AS TO CIVIL CASES, I understand that if I do not file an answer to the Complaint or an objection to the Motion within the time limits established by statute or court rule and appear at all court conferences and hearings, then a judgment may be entered against me in my absence, and Plaintiff or the moving party may request that other orders be entered against me.

AS TO INITIAL FAMILY MATTERS (DIVORCE, PARENTAL RIGHTS AND RESPONSIBILITIES, PARENTAGE, GRANDPARENTS' VISITATION RIGHTS, JUDICIAL SEPARATION, ANNULMENT, AND TERMINATION OF PARENTAL RIGHTS UNDER 19-A M.R.S. § 1658) AND POST-JUDGMENT MOTIONS ARISING FROM THOSE ACTIONS, I understand that:

• If I was served with a complaint or petition, I may file an answer, counterclaim, or response (forms FM-186, FM-187, FM-229, or FM-225 are available for this at the clerk's office or at www.courts.maine.gov) within 21 days of being served. If I am filing response to a petition for grandparent visitation rights or a complaint for de facto parentage, I must file an affidavit with my response;

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CV-FM-036, Rev. 08/24 Acknowledgment of Receipt of Summons and Complaint, Post-Judgment Motion, or Notice of Foreign Judgment Registration

CONTAINS NONPUBLIC DIGITAL INFORMATION

Page 1 of 2

- If I was served with a post-judgment motion, I understand that I may file a cross-motion or objection within 21 days of being served, except that I may file a response to a motion to modify only child support within 30 days after being served;
- If I do not want to file an answer, counterclaim, response, cross-motion, or objection, but I do want to be heard on issues applicable to my case including parental rights and responsibilities, child support, spousal support, attorney fees, and the division of marital and non-marital property, I must (1) appear at all court conferences and hearings, and (2) file an Entry of Appearance (form FM-020) if I am not represented by an attorney; and
- If I do not enter an appearance or appear at court, judgment may be entered against me in my absence, and the plaintiff or petitioner may request that other orders be entered against me.

AS TO NOTICES OF REGISTRATION OF FOREIGN JUDGMENT, I have read the Notice of Registration (form CV-FM-110) and understand that if I want to contest the validity of the registered foreign judgment, I must request a hearing within the time specified on the Notice of Registration using the Request for Hearing Form (form CV-FM-203). I understand that if I do not contest the validity or enforcement of the registered foreign judgment, the court will confirm and enforce the judgment, including any alleged arrearages, and I will not be able to contest the judgment later.

Date (<i>mm/dd/yyyy</i>):		Signature
	Delated No. co	oignature .
	Printed Name:	
	Attorney for:	
	Bar No. (<i>if applicable</i>):	
	Mailing Address:	
	Phone:	_()
	Email:	

<u>IMPORTANT WARNING</u>: You are responsible for notifying the court clerk of any changes to your address and telephone number. If you do not inform the clerk of any changes to either your address or telephone number, it may not be possible for you to get notices of court conferences and hearings.

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CV-FM-036, Rev. 08/24 Acknowledgment of Receipt of Summons and Complaint, Post-Judgment Motion, or Notice of Foreign Judgment Registration Page 2 of 2

MAINE JUDICIAL BRANCH Plaintiff "X" the court for filing: Superior Court District Court County: Location (Town): Defendant Docket No.:

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M.R. Civ. P. 4(c)(1)

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Page 1 of 2

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Date (<i>mm/dd/yyyy</i>):		Signature
	Data d Nove	oignature .
	Printed Name:	
	Attorney for:	
	Bar No. (<i>if applicable</i>):	
	Mailing Address:	
	Phone:	()
	Email:	

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CV-FM-036, Rev. 08/24 Acknowledgment of Receipt of Summons and Complaint, Post-Judgment Motion, or Notice of Foreign Judgment Registration Page 2 of 2

CONTAINS NONPUBLIC DIGITAL INFORMATION

MAINE JUDICIAL BRANCH

V.	Plaintiff	f	DISTRICT COURT Location (Town): Docket No.:	
	Defend Other P	ant Party (if any)		
		IPPORT AFFIDA .R.S. § 2004(1)(
Name:	(Parent filling out this affidavit)	Date	of birth (<i>mm/dd/yyyy</i>) _	
	SS Number Disclosu	ure required or	separate form	
1.	GROSS INCOME FROM WAGES, SALARY, A Current employment information Employer name: Employer address:	-		_
>	Required (if applicable): I have attached tax return or 1099 form if self-employed.	d copies of my	recent W-2 form and to	wo (2) pay stubs, or
	A. How much did you earn last year? \$B. How much do you currently earn?Salary and wages (gross pay) \$		every week] biweekly [] month
	OR Hourly wage \$ and number of hou	urs worked	per week biwe	-
2.	OTHER GROSS INCOME Do not include TANF, SSI, general assistance	ce, or food stam	year	amount expected this
	Unemployment benefits Workers' compensation Social Security Disability Pension or annuity	\$\$	s year	

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CONTAINS NONPUBLIC DIGITAL INFORMATION

MAINE JUDICIAL BRANCH

	Spousal support (alimony)	\$	_	
	Rental or mortgage income Bonuses	\$ \$	-	
	Commissions/tips	\$ \$		
	Other:	\$ \$	-	
	<u></u>	Ψ	-	
		Total:	(2) \$	
3.	EMPLOYMENT FRINGE BENEFITS			
	Total value of employment benefits you	u expect to receive this year	that reduce yo	our living expenses
	(car, housing, cell phone, meals, etc.)			
			(3) \$	
_		0.47.0		
4.	TOTAL GROSS INCOME EXPECTED THIS	SYEAR	(4) ¢	
			(4) \$ (Add 1B, .	
			•	and on line 2 of the
				port Worksheet
				po. 0 11 01.101.1001
J .	YEARLY SUPPORT YOU PAY FOR OTHE Child support you pay for children who		2.	
	Name of Child	To whom paid		Amount
				_ \$
				_ \$
				- \$
	_			- ^{\$}
				- \(\frac{2}{5}\)
				_
6.	HEALTH INSURANCE COST			
	► Required (if applicable): I have a	attached a copy of my heal	th insurance p	remium sheet.
		, , , , , , , , , , , , , , , , , , , ,		
	A. Cost of health insurance for yourse	elf only: \$		
	B. Additional cost you pay for health i	nsurance for the children in	ı this case.	
				. "
				amount on line 9 of the
			Chila Suj	pport Worksheet
	Amount paid: weekly biweekly	monthly other		
	Amount paid weekly biweekly			

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7.	CHILD CARE COSTS			
	► Required (if applicable): I have atta		ng the cost of child care.	
	Child care costs you pay so you can work o		\ \	
		(7) \$ Put this amount on line 10 of	
			the Child Support Worksheet	
			the child support worksheet	
	Amount paid: weekly biweekly	monthly other:		
8.	EXTRAORDINARY MEDICAL EXPENSES Amount you actually pay for each child's permanent or recurring illness.			
	Name of Child	To whom paid	Amount	
			\$	
			\$	
			Ċ	
			ė.	
			\$	
			\$	
		(8)\$	
			Put total here and on line 11 of	
			the Child Support Worksheet	
	Amount paid: weekly biweekly	monthly other:		
۵	OTHER CHILDREN IN YOUR HOME			
9.	Other children living in your home who are to support.	e not involved in this case and	d whom you are legally obligated	
	Child Name	DOB (mm/dd/yyyy)	Relationship to you	
			_	
		<u> </u>		
		_		
		_		

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	nd amount (such as adoption subsidies):
Other facts you think the court should know that	at may affect the amount of child support ordered:
11. ASSETS AND DEBTS	
Current value of your assets:	
Real estate	\$\$\$
Cash/bank accounts	\$
Retirement plans/IRAs/401(K)s/pensions/annuities	\$
Other (such as business interest or life insurance) Current balance of your debts:	\$
	Loans ¢
Cradit Carde ¢	_ Loans \$ Other \$
I swear under penalty of perjury that the above statem	nents are true and correct. I understand that these
I swear under penalty of perjury that the above statem statements are made for use as evidence in court and that by up to 5 years in prison and a fine of up to \$5,000.00 if I go Date (mm/dd/yyyy):	nents are true and correct. I understand that these
<u>-</u>	nents are true and correct. I understand that these I am subject to prosecution for perjury punishable give false information to the court.
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Plaintif	Location (Town):
V Defend	Docket No.:ant
	RAL AFFIDAVIT U.S.C. § 3911
UNDER OATH and subject to the penalties of perjury	, I hereby state on my own knowledge and belief that:
As of the date of this Affidavit, defendant is not in the Servicemember's Civil Relief Act of 2003, (50 U.S.C.	e Military Service of the United States, as defined in the 3911), based on the following facts:
 Defendant resides in Maine in the Town of Defendant is employed at (name of employer) in Maine in the Town of Other facts showing defendant is not in the milit 	; or
statements are made for use as evidence in court an	; or tatements are true and correct. I understand that these d 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 g Date (mm/dd/yyyy):	■ Signature of plaintiff plaintiff's attorney
STAT County	E OF MAINE
Personally appeared the above named plaintiff oath that the foregoing statements are true under p	
Date (<i>mm/dd/yyyy</i>):	Attorney at Law Notary Public Clerk
NOTICE: This form must be filed if the defendant has appearance.	s failed to answer the complaint or file a notice of

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IMPORTANT INFORMATION REGARDING CASE MANAGEMENT CONFERENCE

Your family case has been scheduled for a case management conference. Trial counsel and parties are required to attend unless:

- A Certificate in Lieu of Conference (form FM-054) is filed with the court in advance of the conference date and the
 court waives the conference. This form, which can be found on the Judicial Branch's website at:
 http://www.courts.maine.gov/fees forms/forms or from any Maine District Court clerk's office may only be filed
 when the parties agree on interim arrangements for the children;
- The Case Management Conference is deferred in accordance with M.R. Civ. P. 110A(b)(3)(A)(ii); or
- The parties agree on a modification of an existing judgment or order and file the appropriate paperwork with the court in advance of the conference date.

PLEASE NOTE: You may be ordered to attend mediation. Please come to the case management conference prepared to pay your portion of the mediation fee.

The following matters will be discussed at the case management conference, and an order may be entered at that time, or at a subsequent hearing, even if a motion for interim relief has not been filed:

- 1. Interim arrangements for the children, including residence, parent/child contact, health insurance and child support; interim responsibility for payment of periodic debts; and interim spousal support (if applicable). *You must file form FM-050, Child Support Affidavit*.
- 2. Issues in dispute;
- Deadlines for moving the case to resolution, exchange of information (discovery), and mediation;
- 4. Payment of fees, including any court mediation fee and attorney fees;
- 5. Date and time of the next court event. If one party is defaulted or if the case involves the establishment or enforcement of a child support obligation, a brief hearing may take place on the day of the case management conference:
- 6. Other matters pertinent to the case including, but not limited to, attendance at a parent education program; genetic testing; a job search; the appointment of a guardian ad litem; and/or a psychological evaluation.

The Magistrate will enter a Case Management Order following the case management conference that will determine the course of the proceedings and may enter other orders, such as an interim order, or an order enforcing a child support obligation.

<u>WARNING TO PARTIES</u>: If you are the responding party and wish to object to the complaint or motion, a response must be filed within the time limits established by statute or court rule. Do not wait until the time of the case management conference to state your objections.

You have the right to appear and be heard at all court events (trial, hearing, conference, mediation). If you fail to appear at any or all court events without good cause, action may be taken on your case even though you are not there. This means that the Court may, in your absence, enter an interim/temporary order OR hold a final hearing and enter a final default order or judgment regarding any or all of the issues in your case, including but not limited to paternity or parentage, parental rights and responsibilities for children (custody, residence, visitation, etc.), child support, name change, spousal support/alimony, attorney fees, and distribution of marital and non-marital property (debt, real estate, vehicles, pension and retirement accounts, etc.). The Court also may dismiss any pleading that you have filed if you do not show up.

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