STATE OF MAINE

SUPER	LIOR COURT		DISTRICT COURT
Da alaat	No.	, SS	Location
Docket	N0		Docket No
	Plaintiff		ORDER FOR SERVICE BY
	V.		ALTERNATE MEANS
			(M.R. Civ. P. 4(g))
	Defendant		
			atiff □ defendant for service by alternate means.
The typ	be of action is	1 '11	be affected, which include
Propert	y or credits of the defend	ant □ may be □ will not	
The nar	me and address of the pla	intiff (or attorney), if know	wn:
The nar	me and address of the def	endant (or attorney) if kno	own:
The Mo	oving Party has demonstra	ated:	
1. Due diligence in attempting to obtain personal service of process prescribed by M.R. Civ. P. 4.			
2. The address of the party to be served is: □ unknown and cannot be ascertained by reasonable diligence			
2 Thor	raquested mathed of sorre		t it appears the person is evading process
3. The requested method of service is reasonable calculated to provide actual notice of the pendency of the action to the party to be served and is the most practical manner of effecting notice of the suit.			
	1	C	
It is ORDERED that Service be made upon the other party by:			
□ Leaving a copy of this Order, and □ summons and complaint □ post-judgment motion at the defendant's dwelling house or usual place of abode located at			
prace or	aboue located at		
□ Publishing a copy of this Order once a week for three (3) consecutive weeks, in the,			
a newspaper of general circulation in the county or municipality most reasonably calculated to provide actual notice of the pendency			
of the action AND , if the defendant's address is known, mailing a copy of this Order as published to that address.			
□ Other alternate means:			
Adequate safeguards shall be used to assure that service by alternate means can be authenticated and will be received intact, with all relevant documents and information, including			
	<u></u> _		
It is FII	IDTHED ODNEDEN th	at the norty baing served	annear and serve an answer to the complaint or nost judgment motion to
It is FURTHER ORDERED that the party being served appear and serve an answer to the complaint or post-judgment motion to the serving party at the address listed above. The answer must be filed with the court within twenty-one (21) days of service. If			
service is made by publication in a newspaper, the answer must be filed with the court within forty-one (41) days after the first			
publication in the newspaper. Failure to serve an answer will cause judgment by default to be entered, granting relief sought in the motion or complaint.			
the mo	tion of complaint.		
PRELI			RDERED that the above named parties be:
1.			caling, selling or otherwise disposing of any property of either or both of the for the necessities of life, without the written consent of the parties or the
	permission of the court.		for the necessities of the, without the written consent of the parties of the
2.	Prohibited from imposi		rsonal liberty of the other party or on any natural or adopted child of either
3.	or both of the parties.	arily removing the other n	arty or any child or children of the parties from any policy of health
3.			rty or the child or children of the parties.
WARNING: This Preliminary Injunction is an official court Order. If you disobey this Order, the court may find you in contempt of			
court. This court Order is effective until the earliest of the following: 1) The court revokes or modifies it; 2) A final judgment is entered in the matter before the court; or 3) The action is dismissed.			
This order is incorporated into the docket by reference at the specific direction of the court.			

Judge/Justice/Magistrate

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