## STATE OF MAINE

~	URT			DISTRICT COURT	
County:				LOCATION:	
Docket No				Docket No.	
In the Matter of	the Adopt	ion Petit	ion of:	PETITION FOR ADOPT	TION
Name of Adoptee			AND CHANGE OF NAME 18-C M.R.S. §§ 9-301, 9-303		
Name of Petition					
Name of Petition					
Petitioner Inform					
Name:	16.11		Date of Bir	th:	
First Legal Residence: _	Middle				
	Street		City/Town	Zip	
-	Street		City/Town Date/Place of Marriage:	Zip	
Petitioner Inform	ation:				
Name:			Date of Birt	th:	
First	Middle	Last	G: II		
	Stree	et –	City/Town	Zıp	
Mailing Address:		City/Town Date/Place of Marriage:	Zip		
Adoptee Informat	tion:				
-			Place of Birth:		
			Other Names:		
_	First		Middle	Last	

1.

2.

3.

4.

	OR					
	B. The adoptee <b>IS NOT</b> p	B. The adoptee <b>IS NOT</b> placed by a licensed child placing agency or DHHS and:				
	☐ Minor adoptee resides in this county; and/or					
	☐ Petitioner(s	s) resides in this county.				
5.	Adoptee is in the legal cu	stody of (choose one):				
	☐					
	☐ Petitioner(s). Attach all documents proving legal custody, including divorce decrees or other court order; or					
	☐ Other. Attach an affidavit with an explanation of legal custody and all documents proving legal custody.					
6.	During the past five years, the minor adoptee has lived at the following addresses with the following people:					
	Name of custodian(s)	Address of custodian(s) when adoptee was present	Date of adoptee's residence with custodian(s)			
7.	The custodian(s) named a	above currently live(s) at the following add	lress(es):			
8.	I/We (check all that apply	v):				
·		a party, witness, or in some other capacity in	n other litigation concerning the custody of the			
	_ *	a custody proceeding concerning the adopted	e pending in a court in Maine or some other			
	state; and/or					
	•	a party to this case, who has physical custod	ly of the adoptee or claims to have custody of			
	the adoptee.	en checked, you must attach an affidavit to tl	his patition with additional information			
	concerning that issue.	ен спескеа, уой тизі анасн ап адрааміі іо п	us petition with additional information			
9.	CHOOSE ONE:					
	☐ A certified copy of the	birth record of the adoptee is attached; or				
	☐ A delayed birth registra	ation of the adoptee is attached.				

List names and addresses of a with, or access to the adoptees	•	n to the petitioner that af	Fect the custody of, visita
Identify the relationship, if an	ny, of petitioner(s) to the add	optee:	
Address of DHHS office invol	ved with this adoption, if ar	ny:	
Name and address of the licer	nsed child placing agency in	volved with this adoption	, if any:
Consent to the adoption is reco	-		
Adoptee (12 or older)	Name	Address	Consent Attache
Legal parent (if rights have not been terminated)			☐ Yes ☐ No
Legal parent (if rights have not been terminated)			☐ Yes ☐ No
Other:			☐ Yes ☐ No
☐ Guardian or Custodian			☐ Yes ☐ No
DHHS or other public agency			☐ Yes ☐ No
Licensed child placing agency:			

I/We understand that this petition will not be considered until all of the required documents have been filed, all of the required investigation has occurred, and until the Court is satisfied that I/we have complied with all statutory requirements. To complete this filing, the following information is provided and/or documents are attached (check all that apply):

15.	☐ DHHS Certificate of Adoption (Form VS-9) to apply for an amended birth record with the Office of Data, Research and Vital Statistics is attached.
16.	$\square$ A Confidential Statement Form (AD-007) is attached, providing background information regarding the petitioner(s).
17.	Petitioner(s) acknowledge(s) that, upon the filing of this petition, the Court is required to request a background check of the petitioner(s) and an investigation of the conditions and antecedents of the adoptee to determine whether the adoptee is a proper subject for adoption and whether the proposed home is suitable for the adoptee; and that DHHS or the involved agency will be required to submit a report to the court. The petitioner(s) acknowledge(s) that the Court may waive the adoption study, investigation, and home study if one of the petitioners is a blood relative.
18.	Disbursements (CHOOSE ONE):  A full accounting of all disbursements of anything of value made or agreed to be made or by or on behalf of the petitioner(s) in connection with the adoption is attached.  No accounting is attached because the petitioner(s) is/are a blood relative or the adoptee is an adult.
19.	Pursuant to 18-C M.R.S. § 9-303(2), the petitioner(s) has/have been informed that there is no legal obligation to provide information to the birth/legal parents and/or birth family of the adoptee. The petitioner(s) further understand(s) that information may be shared directly or indirectly with the birth/legal parents and/or birth family at the discretion of the petitioner(s). Based on this information and understanding, and after thoughtful consideration (CHOOSE ONE):  The petitioner(s) do(es) not intend to share information with the birth/legal parents and/or birth family after the adoption, <b>OR</b> The petitioner(s) intend(s) to share information about the adoptee with the birth/legal parent(s) and/or birth family after the adoption takes place, and a detailed explanation of what information is to be shared, under what circumstances it is to be shared, and how that information will be updated as follows:
20.	☐ I/We acknowledge that I/we have been informed of the existence of the adoption registry and the services available through the State Registrar of Vital Statistics pursuant to 22 M.R.S. § 2706-A.
21.	I/We acknowledge that the minor adoptee may inherit from birth parents and birth parents' kin <b>only if the adoption decree so provides</b> or if a petitioner is a legal parent of the minor adoptee. However, even if neither petitioner is a legal parent of the minor adoptee, and if neither birth parent of the adoptee or the petitioner has asked to preserve the adoptee's inheritance rights, this court may nonetheless place in the decree of adoption a special entry that will preserve the adoptee's right to inherit from either or both of the birth parents and the birth parents' kin.
	A. IF KNOWN: The birth parents $\square$ have $\square$ have not requested the court make an entry in the adoption decree preserving the minor adoptee's rights to inherit from one or both of the parents or the parents' kin.
	<b>B.</b> Petitioners $\Box$ request $\Box$ do <u>not</u> request that the court make an entry in the adoption decree preserving the minor adoptee's rights to inherit from one or both of the parents or the parents' kin.

1 1	I as defined in 18-C M.R.S. $\S$ 9-401(2) & (4) for purposes of the Adoption as are described in an attached written statement.			
☐ This adoption is being funded under the Adoption Assistance Program. An explanation of this funding is attached				
☐ A written statement relating to the ac	doptee's cultural, ethnic, or racial background is attached.			
_	nt(s) that I/we intend to establish a parent-child relationship with the ble to care and provide for the adoptee's welfare.			
	of a minor child, and in accordance with 18-C M.R.S. § 9-304(10) and that the transfer of the long-term care and custody of the child without			
WHEREFORE, the petitioner(s) pray(s) requested in this petition.	) that the court grant the adoption and the change of name of the adopte			
Signature of Petitioner	Signature of Petitioner			
Date:	Date:			
Name:Address:	Name: Address:			
Phone Number:	Phone Number:			
Email:	Email:			
Attorney for Petitioner(s), if any:				
Signature of Attorney and Maine Bar Registra Date:				
Name:				
Address:				
Phone Number:				
Email:	<del></del>			
COUNTY	STATE OF MAINE			
	and			
	, and made oath that the foregoing statements are true under penalty of			
perjury.	Before me,			
Data				
Date:	Attorney at Law / Notary Public / Register / Clerk			
	interior, at harring interior interior (Cities			