		DISTRICT COURT
		Location: Docket No.:
	, Plaintiff	
		MOTION FOR EXPEDITED HEARING M.R. Civ. P. 107(b)
	, Defendant	
	, Other Party (if any)	
	(name),  plaintiff  defer	dant 🗌 Guardian ad litem 🗌 other party hereby
I uno	derstand that an expedited hearing may be given by the set of my motion.	be granted only under extraordinary circumstances
1. The denichild	ial of an expedited hearing could result i their best interests as follows:	n substantial adverse effects on the minor
support of the		n substantial adverse effects on the financial
<b>3.</b> The den	ial of an expedited hearing could result i	n substantial adverse effects on my parental rights
		n substantial adverse effects on the minor my health and/or financial standing as follows:
<b>6.</b> Other:		
<b>7</b> Dikasa a		e this motion. That party [] (does) [] (does not)
	he underlying motion. That party [] (de	bes) $\Box$ (does not) object to an expedited hearing.
object to th <b>OR</b>	he underlying motion. That party $\bigsqcup$ (denote the denoted of the d	

NOTICE: Response to this motion for expedited hearing must be filed in writing within 7 days after notice of the motion.

Date:	Plaintiff Defendant Guardian ad litem Other Party
Sworn before me on this date,	
Date:	Attorney Notary Public (Deputy) Clerk
After review, and in accordance with M.F.	R. Civ. P. 107(b), it is hereby ORDERED that:
The Motion for Expedited Hearing is DENIE	ED.
The Motion for Expedited Hearing is DENIE The clerk shall schedule the parties to engage in at am/pm.	ED. mediation regarding the issues listed above on
The Motion for Expedited Hearing is GRAN The clerk shall set the above-mentioned motion for hour(s) minute(s) before	for a hearing on at am/pm
No expedited hearing will be held unless opported maine Rules of Civil Procedure.	osing party(ies) has/have received proper notice pursuant to the

Date:	

Family Law Magistrate / Judge, District Court