

STATE OF MAINE

DISTRICT COURT

_____ ss.
DOCKET NO. _____

Location: _____

IN RE: _____)
("client") _____)
_____)
_____)

MOTION TO ENFORCE
PROGRESSIVE TREATMENT ORDER

Pursuant to 34-B M.R.S.A. § 3873-A(8), the undersigned seeks enforcement of an Order dated _____ by which this court ordered the client into the care of custody of the

_____. The **attached PTP-11**
[ACT team or licensed and qualified provider]
certificate describes the circumstances of noncompliance that form the basis of the request.

The Applicant further requests that the District Court:

- A. Cause written notice of hearing to be mailed within two days to
 - i. the proposed client;
 - ii. the applicant;
 - iii. the proposed client's guardian, if any. Notice to the guardian may be sent to _____ [or "N/A"] at the following address _____; and
 - iv. the proposed client's spouse, parent, adult child, next of kin or friend [circle one]. Notice may be sent to _____ at the following address _____.
- B. At least three days after this application is filed, appoint legal counsel for the proposed client, if the proposed client is not represented by counsel;
- C. At least three days after this application is filed, cause the proposed client to be examined by a licensed physician, registered physician assistant, certified psychiatric clinical nurse specialist, certified nurse practitioner or licensed clinical psychologist; and
- D. Schedule a hearing to be held not later than fourteen days from the date of this application.

Date

Printed name and title
[] State Hospital superintendent or designee
[] Psychiatric hospital CAO or designee
[] ACT team director or designee
[] DHHS Commissioner or designee
[] Medical provider
[] Law enforcement office
[] Client's guardian
(check one)

[legibly printed name and address of applicant]

INSTRUCTIONS ON NEXT PAGE

INSTRUCTIONS

The “attached certificate” is MH-PTP-11, Certificate of Medical Practitioner Concerning Enforcement of Progressive Treatment Order.

Line (A) (iii) – If the proposed client has no guardian, write “N/A.”

Line (A) (iv) – Notice information to be provided to the court must be for the proposed client’s spouse, parent, or adult child, or, if none of these relatives is known or can be located, for next of kin or a friend. The applicant should circle the applicable description to specify the relationship to the proposed client of the person to whom the court is being asked to send notice. If the applicant believes that notice to any individual would pose a risk of harm to the proposed client, notice to that individual may not be given, and a notation to that effect should be made in the margin.