STATE OF SOUTH CAROLINA IN THE FAMILY COURT SECOND JUDICIAL CIRCUIT COUNTY OF AIKEN DOCKET NO.: 21-DR-02-1252 South Carolina Department of Social Services. Plaintiff. vs. ORDER OF PUBLICATION Oscar Daniel Benavides Maldonado Ibis Mariela Gabarrette Sorto Defendants. IN THE INTEREST OF: Joseph Fernando DOB:9/14/2011 Benavides Minors Under the Age of 18 Years.

HAVING READ the petition of the Plaintiff herein, and it appearing that this is an action involving the abuse and/or neglect of the above captioned child of Defendant, Ibis Mariela Gabarrette Sorto, and further, that Defendant Ibis Mariela Gabarrette Sorto cannot, after due diligence, be located.

IT IS ORDERED that the Plaintiff is authorized to publish online through Global Legal Notices, Llc.;

ORDERED that service in this matter be made on the Defendant Ibis Mariela Gabarrette Sorto by publishing online through Global Legal Notices, Llc.; and it is further,

ORDERED that service of summons and notice of hearing, if the hearing notice is to be published also by mail be waived.

AND IT IS SO ORDERED.

FAMILY COURT JUDGE SECOND JUDICIAL, CIRCUIT

May ______, 2022 Aiken, South Carolina.

MAY 11 2000 PT 12:01 MH

STATE OF SOUTH CAROLINA COUNTY OF AIKEN

I, Robert J, Harte, Clerk of Court of Common Pleas and General Sessions for Aiken County, South Carolina do hereby certify that the foregoing constitutes a true and correct copy of the original documents which have been filed in my office this

MAY 1 1 2022

C.C.C.P. &G., Alken County, S.C.

MOUGH HOLD

Deputy Clerk

STATE OF SOUTH CAROLINA) IN THE FAMILY COURT
COUNTY OF AIKEN) SECOND JUDICIAL CIRCUIT Case No. 21-DR-02-1252
South Carolina Department of Social Services,)))
Plaintiff, vs.)))
Ibis Mariella Gabarette Sorto	SUMMONS, NOTICE OF HEARING[Removal]
Defendants.))
IN THE INTERESTS OF:)
Children born in 2011)))
)

TO: Ibiis Marielle Gabretta Sorto

YOU ARE HEREBY SUMMONED and required to answer the Summons, Notice of Hearing, Complaint in and to the minor child in this action, the original of which has been filed in the Aiken County Office of the Clerk of Court at 109 Park Ave., Aiken, SC 29801, on November 8,2021, a copy of which will be delivered to you upon request; and to serve a copy of your answer to the complaint upon the attorney, Susanna M. Ringler, for the Plaintiff at Post Office Drawer 1268, Aiken,SC 29801, within thirty (30) days following the date of service upon you, exclusive of the day of such service; and if you fail to answer the complaint within the time stated, the Plaintiff will apply for judgment by default against the Defendant for the relief demanded in the complaint.

PLEASE TAKE NOTICE that you have the right to be present and represented by an attorney. If you cannot afford an attorney, the court will appoint an attorney to represent you. It is your responsibility to contact the Aiken County Clerk of Court's Office, 109 Park Ave., Aiken, SC 29801, to apply for appointment of an attorney to represent you if you cannot afford an attorney (take all of these papers with you if you apply). YOU MUST APPLY FOR THE APPOINTMENT OF AN ATTORNEY IMMEDIATELY. IF YOU DO NOT APPLY FOR AN ATTORNEY WITHIN THIRTY DAYS OF RECEIPT OF THE COMPLAINT, AN ATTORNEY WILL **NOT** BE APPOINTED FOR YOU.

YOU ARE FURTHER NOTIFIED that hearing will be held in this matter on <u>August 4, 2022</u> <u>at 2:00 p.m..</u> at the Aiken County Courthouse located at 109 Park Ave., Aiken, SC 29801. You should attend this hearing. If you do not attend, the relief sought may be granted in your absence.

STATE OF SOUTH CAROLINA

COUNTY OF AIKEN

South Carolina Department of Social Services,

Plaintiff, vs.

Oscar Daniel Benavides Maldonado Ibis Mariela Gabarrette Sorto Defendants.

IN THE INTEREST OF:
Joseph Fernando DOB:9/14/2011
Benavides
Minors Under the Age of 18

IN THE FAMILY COURT SECOND JUDICIAL CIRCUIT 21-DR-02-1252

AFFIDAVIT OF DUE DILIGENCE AND IN SUPPORT OF PETITION FOR PUBLICATION

PERSONALLY appeared before me, a notary public for South Carolina, the undersigned, who being first duly sworn, deposes and says:

- 1. I am an employee with the Department of Social Services assigned to this case.
- 2. A complaint has been filed in this matter alleging that these parties and children are within the jurisdiction of the court and that the Court has jurisdiction of the subject matter of these proceedings.
- 3. Ibis Mariela Gabarrette Sorto is a Defendant in the foregoing action and is a necessary and proper party to same; it is necessary and proper that the Defendant be notified of these proceedings. Her last known address is:

 Sonaguera colon Honduras (there is no house number) CM is trying to call her internationally

 at 50499452899

4.	The wh	nereabouts of the Defe	ndant, Ibis Mariela Gabarrette Sorto cannot
be ascertained	after a	reasonable and diliger	t inquiry has been made in that regard, which
inquiry has inc	cluded, a	among other things, th	e following:
	a.	The parent locater ser	vices of DSS Child Support
Enforcement/S	SCDSS '	Title IV-D system on	N/A Such a search
includes the fo	ollowing	; databases:	
	SC Dep	partment of Motor Vel	nicles;
	SC Em	ployment Security Co	mmission;
	SC Dir	ectory of New Hires;	
	SC Ten	mporary Assistance fo	r Needy Families (TANF);
	Accuri	nt (a nation-wide addr	ess clearinghouse); and
	Federal	Parent Locator Netw	ork.
	b.	The following Interne	t and/or social media searches:
N/A			;
	c.	Inquiries with relative	es and other individuals in addition to the
custodial pare	nt when	the custodial parent d	oes not have or has not provided information
regarding the	whereab	outs of a non-custodia	al parent;
	d.	The CHIPS data base	for FI and SNAP for current or historical
information; N	Ī/Α.		
	e.	Local detention cente	r and South Carolina Department of
Corrections (S	CDC) d	atabases; and 1/31/2	2
	f.	The Responsible Fath	er Registry. 1/31/22

g. The Thompson-Reuters CLEAR search service, which searches nationwide driver's license, credit reporting criminal records, property tax and other public records. 1/31/22.

In addition to the above search, I have also made the following efforts to obtain Ibis

Mariela Gabarrette Sorto's address: _Sonaguera colon Honduras (there is no house

number)______

- 5. Even after reasonable and diligent efforts have been made to locate the Defendant, the exact whereabouts of the Defendant, cannot be located or reasonably ascertained and the Defendant, cannot be personally served with the pleadings or be given notice of this action as required by the South Carolina Rules of Civil Procedure and by S.C. Code Sections 63-7-700, 1650, 1660 and/or 1700.
- 6. I make these statements as of my own knowledge, saving and accepting those matters upon information and belief, and as to those, I believe them to be true.

Further, Affiant sayeth not.

Jeneile L James
South Carolina Department of Social Services

SWORN TO BEFORE ME this

Play of Annual Public for South Carolina

Typed Name of Notary Public:

My Commission Expires:

COMMISSION EXPIRES 5/28/2030

STATE OF SOUTH CAROLINA IN THE FAMILY COURT SECOND JUDICIAL CIRCUIT **COUNTY OF AIKEN SCDSS** JUDGMENT IN A Plaintiff. **FAMILY COURT CASE** OSCAR DANIEL BENAVIDES MALDONADO, ET Defendant. Docket No. 2021-DR-02-1252 Submitted by: Attorney for Plaintiff ☐ Defendant Self-Represented Litigarat GAL DECISION BY COURT (check all that apply) This action came to trial, hearing or was resolved by consent and an order was rendered. ☐ This action has been dismissed pursuant to ☐ Rule 12(b), SCRCP ☐ Rule 41(a), SCRCP Rule 43(k), SCRCP Tramily Court Benchmark Other: IT IS ORDERED AND ADJUDGED: See a tached order; Statement of Judgment by the Court: Additional information for Clerk: ORDER INFORMATION This is a Temporary Final order. If Final, does this order end the case? Yes No Support is not ordered is ordered, and it is to be paid it in through the court. if directly to the CP. Case number under which support is paid if different from this one: This order involves the immediate issuance dismissal of a bench warrant, or does not apply. The following motions are ended by this order (include motion filing date): This order adds or dismisses the following parties to this case: ☐dismiss ☐add:____ dismiss add: INFORMATION FOR THE PUBLIC INDEX/TRANSCRIPT OF JUDGMENT (§ 20-3-670(B)(1)) Complete this section below when the judgment affects title to real or personal property of if any amount should the chrolled. If there is no judgment information to enroll, indicate TVA" in one of the boxes below. **Judgment In Favor of Judgment Against** Judgment Amount to be Enrolled (List name(s) below) (List dame(s) below) (List amount(s) below) S S S If applicable, describe the property, including tax map information and address, referenced in the order: The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the South Carolina Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: title abstractors and researchers should refer to the official court order for judgment details.

Judge Code

Date

SCRCP Form 4F (10/2011)

Family Court Judge

FOR CLERK OF COURT OFFICE USE ONLY Docket No. 2021-DR-02-1252

This judgment was entered on the May 11, 2022 and a copy mailed first class or placed in the appropriate attorney's box on May 11, 2022 to attorneys of record or to parties when appearing pro se) as follows:

ATTORNEY (S) FOR THE PLAINTIFF (S) SUSANNA RINGLER	ATTORNEY (S) FOR THE DEFENDANT (S)
GUARDIAN AD LITEM	
Court Reporter:	CLERK OF COURT By: MARIAH HAIR NWA
Custodial Parent (if applicable):	

) IN THE FAMILY COURT OF THE	
) SECOND JUDICIAL CIRCUIT) DOCKET NO.: 21-DR-02-12-52	
)	
)	
)) PETITION FOR PUBLICATION)	
)))	

The Plaintiff would respectfully show this Court that:

- 1. This is an action involving the abuse and/or neglect of the above captioned minor child.
- 2. Due and diligent search has been made for Ibis Mariela Gabarrette Sorto, but defendant cannot be located in Honduras.
- 3. It is necessary to obtain jurisdiction of Mariela Gabarrette Sorto by publication and the Plaintiff requests to publish online as outlined in the attached email from the process server.
- 4. That service of the Summons by mail be waived because the place of residence of the defendant is unknown and cannot be ascertained after the exercise of reasonable diligence.

WHEREFORE, plaintiff prays that this Court issue its order authorizing service of the Summons and Notice by publication online as described in the attached email; and for such other and further relief as may be just and proper.

S. C. DEPARTMENT OF SOCIAL SERVICES

Susanna M Ringler
Attorney for Plaintiff
South Carolina Department of Social Services
P.O. Drawer 1268
Aiken, SC 29802
(803) 643-1910/(803) 642-2128

74983

May _____, 2022 Aiken, South Carolina.

Ringler, Susanna M

From:

Ringler, Susanna M

Sent:

Friday, December 10, 2021 12:50 PM

To:

Abstance, Angela

Cc:

esquireamy@aol.com; tyler@burnslawsc.com; Mueller, Amanda

Subject: Attachments:

Ibis Mariela Gabarrette Sorto Video GLN - FINAL - V4.mp4

Judge Abstance,

This is the information I received regarding service in Honduras.

It appears that online publication would be the most cost efficient method and would respectfully request we be allowed to serve in that manner. There are no allegations against the defendant mother.

Susie

From: Julie <julie@processnet1.com>
Sent: Friday, December 10, 2021 12:38 PM

To: Ringler, Susanna M <Susie.Ringler@dss.sc.gov>

Subject: RE: Service in Honduras

*** THIS IS AN EXTERNAL E-MAIL: Use CAUTION when dlicking on links as they could open malicious websites. *** (DLP2)

*** WARNING: FINANCIAL related email is often used for Fraud / Phishing attacks. DELETE this email unless you expected it and TRUST the SENDER. *** (DLP2b)
Hello Susanna.

We will be glad to assist you with a service of process in Honduras. If you don't have an address for the respondent/defendant, we can assist with a locate investigation. The fee is USD\$895.00.

Below are your service of process options.

- Formal service pursuant to Letters Rogatory which is a formal request from your court seeking judicial assistance from the courts of Honduras. This method allows for the judgment to be enforced and assets attached in Honduras. The total turnaround time is typically 6-10 months due to the diplomatic channels through which it must pass. Our fee is USD\$1,475.00 plus the Embassy Fee of USD\$2,275.00. This method requires translation and we offer translation at \$.38 per word.
- Informal service by private process server. It is best to check with your local court to ensure that this method is allowed; a court order is sometimes required prior to the service. The typical turnaround time is typically 3-4 weeks, depending on the availability of the defendant. Translation is optional, but highly recommended. Using this method is faster but the defendant may be able to challenge enforcement of judgment if assets are attached in Honduras. Our fee is USD\$1,495.00.

All we will need to get started is for you to send us the service documents combined into one PDF, the service address and name of the defendant and I will email you an invoice. Please indicate the method of service you are requesting

IMPORTANT: Please DO NOT use this e-mail address to report child or adult abuse or neglect. The statewide, 24/7 abuse/neglect hotline number for reporting is 1-888-CARE-4-US (1-888-227-3487). Non-emergency reports of abuse or neglect can be made via the SCDSS webpage at www.dss.sc.gov. For emergencies, please contact 91 1 or your local law

CONFIDENTIALITY NOTICE: This message and any attachments may contain information that is protected from disclosure by federal and/or state law, or is otherwise privileged or confidential. This communication is intended only for the use of the individual or entity to whom it is addressed. If you are not the intended recipient or the employee or agent responsible for delivering this message to the recipient, you are hereby notified that any dissemination, distribution, or copying of this message is strictly prohibited and violations of applicable federal and/or state law may subject you to civil and/or criminal penalties. If you have received this message in error, please notify the sender immediately by reply e-mail