This form is available in Spanish and Hmong. https://www.wicourts.gov/forms1/circuit/index.htm

Este formulario está disponible en español y hmong.

Daim ntawv no muaj txhais ua lus Spanish thiab lus Hmoob.

Name of person to be	JNSIN, CIP	COII COO	K1,		OUNTY		
protected (Petitioner): Name of person completing Petition (if different from Petitioner):		————— ☐ Amended Petition for Temporary Restraining Order and/or Petition and Motion for					
Date of Birth of Petitioner:	Injunction Hearing (Harassment – 30711) Case No.						
-VS- Respondent/							
Defendant: Address:							
If there is a CI	HIPS proce	eding involv	ing the child or the re	espondent is a r	minor, Use J	JC-1693. Do not	use this form.
			ces of an interpreter quest (<u>GF-149</u>) forn			Which lanç	guage?
Respondent's:	Sex	Race	Date of Birth	Height	Weight	Hair color	Eye color
Please specify Petition spouse person in dating r	elationship	cousin sibling parent	ondent: adoptive parent grandparent child (biological		_	ondent's Distingu such as scars, mar	•
☐ current or former live-in relationship ☐ Other: [Be specific] ☐ None known.				known.			
CAUTION: (Check all that apply	Lo	cation of we	s access to weapon eapon(s):e e involved in an inc				
I am: [Check one]	•		stepparent of the	f the petitioner.		guardian ad litem	for child.
Wis. Stats., ba	ased on the ow or attach	following:	ary Restraining Order of this Petition is a sarassment.	•	-	·	-
Engaging in under §940.	an act that 32; or attem	would constitutes or threat	ing, shoving, kicking o tute child abuse under to do same; or (e) En vhich serve no legitim	r §48.02(1); or (e gaging in a cour	c) Sexual ass	sault under §940.2	225; or (d) Stalking
(State whe	en, where,	what happe	ened, and who did	what to whon	n)		See attached
☐ do ☐ do N	es not exis es exist. ame of othe	t or the petit er case:	the petitioner and to the petitioner does not know sconsin]	v or is uncertair	n as to whe		contact order exists.

	Type of Case:
	Case Number: [If known]
	Details of no contact order:
IREG	UEST THE COURT: [Mark any of the following boxes that apply]
	Issue a Temporary Restraining Order requiring the respondent to
	a. cease or avoid harassing the petitioner.
	 b. avoid the petitioner's residence and/or any premises temporarily occupied by the petitioner. c. avoid contact that harasses or intimidates the petitioner. <i>Contact includes: contact at petitioner's home, work, school, public places, in person, by phone, in writing, by electronic communication or device, or in any other manner.</i>
	 d. refrain from removing, hiding, damaging, harming, or mistreating, or disposing of, a household pet. e. allow the petitioner or a family member or household member of the petitioner acting on his/her behalf to retrieve a household pet.
	f. avoid contacting the petitioner or causing any person other than a party's attorney or law enforcement officer to contact the petitioner.
	g. Other: [List other specific behavior the petitioner wants the respondent to stop doing]
2.	Set a time for a hearing on the Petition for an Injunction requiring the respondent to a. cease or avoid harassing the petitioner.
	 a. cease of avoid harassing the petitioner. b. avoid the petitioner's residence and/or any premises temporarily occupied by the petitioner. c. avoid contact that harasses or intimidates the petitioner. <i>Contact includes: contact at petitioner's home, work, school, public places, in person, by phone, in writing, by electronic communication or device, or in any other manner.</i>
	 d. refrain from removing, hiding, damaging, harming, or mistreating, or disposing of, a household pet. e. allow the petitioner or a family member or household member of the petitioner acting on his/her behalf to retrieve a household pet.
	f. avoid contacting the petitioner or causing any person other than a party's attorney or law enforcement officer to contact the petitioner.
	g. Other: [List other specific behavior the petitioner wants the respondent to stop doing]
□ 3.	If the Temporary Restraining Order is denied, the petitioner asks the court to schedule an Injunction Hearing.
	If the Temporary Restraining Order is denied, the petitioner is only entitled to an Injunction Hearing if the Petition alleges conduct that is the same as or similar to conduct that is prohibited under §940.32 (stalking); or is the intentional infliction of physical pain, physical injury or illness; or is an intentional impairment of physical condition or is a violation of §940.225(1), (2) or (3) (sexual assault); or is a violation of §943.01 involving destruction of property that belongs to the individual; or is a threat to engage in the above mentioned behavior.
4.	Issue an Injunction against the respondent for four years or the following shorter period:
	Order the wireless telephone service provider to transfer to the petitioner each telephone number(s) he/she or a minor child in his/her custody uses. The provider will transfer to the petitioner all financial responsibility for and right to the use of any telephone number(s) transferred. (See CV-437 form, Wireless Telephone Transfer Service in Injunction Case.)
□ 5.	Order the Injunction, which is in effect for not more than 10 years, if the Court finds a substantial risk the respondent may commit 1 st or 2 nd degree intentional homicide, or 1 st , 2 nd or 3 rd degree sexual assault against the petitioner.
6.	If the Court grants the Injunction, the petitioner requests the Court a. not order the respondent to surrender his/her firearm(s). OR
	 b. order the respondent to surrender and not possess a firearm while the Injunction is in effect because the petitioner believes that the respondent may use a firearm to cause physical harm to another or endanger public safety.
□ 7.	Order the injunction is in effect permanently if the Court finds the respondent has been convicted of a violation of first, second, or third degree sexual assault against the petitioner

residence, if requested.	n placing the petitioner in physical possession of his/her						
SERVICE ON RESPONDENT							
Before the Injunction Hearing, it is the petitioner's responserver to verify that the documents were served and procourt will not do this for the petitioner. If available in your served is to register with VPO (VINE Protective Order) or	of of service is filed with the Clerk of Circuit Court. The county, another way to verify if the documents were						
 Hearing: Harassment (CV-406) form, the responde (CV-505) form. The petitioner must file with the Court an aff or a private process server was unsuccessfic concealment or otherwise. The petitioner sharever. The petitioner also must send the Temporal Harassment (CV-406) form to the responde transmission (e.g. certified mail receipt, affice 	Temporary Restraining Order and Notice of Injunction nt can be served by publication using Publication Notice idavit stating that service of the respondent by the sherifful because the respondent was avoiding service by ould get this affidavit from the sheriff or private process by Restraining Order and Notice of Injunction Hearing: In the via mail or facsimile and must provide proof of lavit of mailing or faxing). The mailing or sending of a ddress or facsimile number cannot be ascertained with						
The Clerk of Circuit Court shall forward the Temporary Restraining Order to the sheriff and the sheriff sh assist the petitioner in serving the Temporary Restraining Order.							
directly to the sheriff. If the Court checks box nu	814.70(1), Wis. Stats., the petitioner shall pay the fee mber 3. Under "The Court Orders" section of the action Hearing (CV-406) form, no service fee is required to						
	I declare under the penalty of false swearing that the information I have provided is true and accurate.						
DISTRIBUTION:	>						
1. Court	Petitioner or Person filing on behalf of Petitioner's Signature						
 Petitioner Person filing on behalf of the Petitioner Respondent Law Enforcement 	Name Printed or Typed						
6. Other:	Date						