This form is av https://www.w Este formulari Daim ntawv no	<mark>icourts.gov</mark> o es <i>tá disp</i>	v <mark>/forms1/ci</mark> onible en e	rcuit/index.htm	ng.			
STATE OF WISCONSIN, CIRCUIT COURT,					COUNTY		
Name of Child:				☐ An	nended		
Name of Petitioner (if not the Child): -VS- Respondent/ Defendant:				Petition for Temporary Restraining Order and/or Petition and Motion for Injunction Hearing			
Respondent's Address:	•				se – 30710)		
ridarooo.				Case No			
If there is a CH	IPS procee	ding involvi	ng the child or the	e respondent is a m	ninor, Use JC-1690	Do not use	e this form.
			rices of an interp equest (<mark>GF-149</mark>		/?	Which langu	uage?
Respondent's:		Race	Date of Birth	Height	Weight	Hair color	Eye color
Please specify Child's relationship(s) to Respondent/Defendant: Spouse Cousin Classmate (such as scars, marks or tattoos) former spouse person in dating relationship current or former live-in relationship Other: [Be specific]							
CAUTION: (Check all that apply) Respondent has access to weapon(s). Type of weapon(s): Location of weapon(s): Weapon(s) were involved in an incident [past or present] involving the child.							
I am: [Check one]		[☐ stepparent of tl☐ legal guardian	•	☐ guardian ad	litem for child	l.
I PETITION TH Wis. Stats., I			rary Restraining	Order and/or Inju	nction against the	respondent ι	under §813.122,
1. The nar	ne of the ch	ee of the child is and date of birth is					
2. The respondent \square is \square is not a parent of the child. [If the respondent is a parent of the child, the court must appoint a guardian ad litem]							
respond	lent, may er hysical injur exual intercontexual exploi ermitting, all pricing the chapping ger ausing the comotional da	ngage in [py inflicted of ourse or set tation of the lowing or entitled to view thild to export the export mage to the	Mark any of the form the child by of the child contract core child contrary the couraging the contract activity control ic area to the chose genitals or perchild as define	ollowing boxes that a cher than accidenta atrary to §§940.225 to §948.05, Wis. Schild to violate prosontrary to §948.05 hild contrary to §948.05	al means. 5, 948.02, 948.025 tats. stitution laws contr. 55, Wis. Stats. 48.10, Wis. Stats. 7 to §948.10, Wis. \$), Wis. Stats.	, 948.095, W ary to §944.3	is. Stats.

CONFIDENTIAL COURT RECORD

	(State when, where, what happened, and who did what to whom)
5.	Another no contact order between the child and the respondent does not exist or the petitioner/child does not know or is uncertain as to whether another no contact order exists. does exist. Name of other case: County or State: [If not Wisconsin] Type of Case: Case Number: [If known] Date of proceeding that resulted in no contact order: [If known] Details of no contact order:
6.	If the respondent is the parent or legal guardian of the child or has court-ordered visitation with the child, the petitioner must complete the Uniform Child Custody Jurisdiction and Enforcement Act Affidavit (GF-150) form, which the clerk shall keep confidential and not disclose to the respondent.
I REQ	UEST THE COURT: [Mark any of the following boxes that apply]
□ 1.	 Issue a Temporary Restraining Order requiring the respondent to a. avoid the child's residence and/or any premises temporarily occupied by the child. b. avoid contacting the child or causing any other person to have contact with the child in any way unless the court agrees such contact is in the best interest of the child. The respondent is prohibited from knowingly touching, meeting, communicating or being in visual or audio contact with the child unless the court grants visitation rights. Contact includes: contact at child's home, work, school, public places, in person, by phone, in writing, by electronic communication or device, or in any other manner. c. refrain from removing, hiding, damaging, harming, or mistreating, or disposing of, a household pet. d. allow the petitioner or a family member or household member of the petitioner acting on his/her behalf to retrieve a household pet. e. Other: [May not be inconsistent with remedies noted above]
2.	 Set a time for a hearing on the Petition for an Injunction requiring the respondent to a. avoid the child's residence and/or any premises temporarily occupied by the child. b. avoid contacting the child or causing any other person to contact the child in any way unless the court agrees such contact is in the best interest of the child. Contact includes: contact at child's home, work, school, public places, in person, by phone, in writing, by electronic communication or device, or in any other manner. c. refrain from removing, hiding, damaging, harming, or mistreating, or disposing of, a household pet. d. allow the petitioner or a family member or household member of the petitioner acting on his/her behalf to retrieve a household pet. e. Other: [May not be inconsistent with remedies noted above]
□ 3.	If the Temporary Restraining Order is denied, the child/petitioner asks the Court to schedule an Injunction Hearing.
4.	Issue an Injunction against the respondent for no more than two years, or until the child reaches 18 years of age, whichever occurs first.
	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.)

<u> </u>	Order the Injunction, which is in effect for not more than 5 years, if the court finds a substantial risk resp may commit 1st or 2nd degree intentional homicide, or 1st, 2nd or 3rd degree sexual assault against the ch						
☐ 6.	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.						
☐ 7.	Set reasonable or necessary child support.						
□ 8.	Appoint a guardian ad litem for the child.						
SERVI	CE ON RESPONDENT						
	Before the Injunction Hearing, it is the child's/petitioner's responsibility to contact the sheriff's office or private process server to verify that the documents were served and proof of service filed with the Clerk of Circuit Court. The Court will not do this for the child/petitioner. If a Temporary Restraining Order is granted, and you choose to have the sheriff's office serve the documents on the respondent, it is your responsibility to contact the sheriff's office before the Injunction hearing to verify that the documents were served and proof of service has been filed with the Clerk of Circuit Court. The Court will not do this for you. The Clerk of Circuit Court shall forward the Temporary Restraining Order to the sheriff and the sheriff shall assist the petitioner in serving the Temporary Restraining Order.						
		I declare under the penalty of false swearing that the information I have provided is true and accurate.					
DISTRIE	BUTION:						
1. Court	oner (Child)						
	n filing on behalf of the child	Petitioner's or Person filing on behalf of Petitioner'/Child's Signature					
4. Respo		Name Printed or Typed					
	lian ad Litem, if appointed inforcement	reality i filled of Typed					
7. Other:		Date					