STATE OF WISCONSIN, CIRCUIT COURT,			COUNTY	
IN THE INTEREST OF  Name			☐ Amended	
		Order Concerning Termination of Parental Rights (Involuntary)		
Date of B	irth	Case No.		
	nis termination of parental rights hearing wate of this Order.	vas held on [Date]	, which is the effective	
THE C	OURT FINDS:			
1.	Notice was given to all those entitled to	o notice.		
2.	The provisions of the Indian Child Welf each participant in this proceeding as t is an Indian child. [For an Indian child, u	to whether the participant kno	ows or has reason to know that the child	
3.	The parent(s) are  A. Parent #1's name:  B. Parent #2's name:  C. Other possible parent(s):  Name:  Name:  Name:		Date of birth:  Date of birth:  Date of birth:	
☐ 4.	There was no declaration of paternal ir	nterest.		
5.	continuing p continuing p continuing p continuing p child abuse failure to ass incestuous p homicide or parenthood commission prior involur	ent need of protection or services parental disability denial of periods of physical p sume parental responsibility parenthood solicitation to commit homicion as a result of sexual assault of a felony against a child ntary termination of parental r	lacement or visitation de of parent	

	<ul> <li>□ B. The court granted partial summary judgment on the grounds for termination of parental rights for □ Parent #1 □ Parent #2.</li> <li>□ C. □ Parent #1 □ Parent #2 had this matter tried to □ a jury. □ the court.</li> <li>□ D. □ Parent #1 □ Parent #2 entered a no contest plea to the involuntary grounds for termination of parental rights. The plea was made knowingly, intelligently, and voluntarily. Testimony supporting the allegations in the petition was presented to the court and there is a factual basis for the admission of the alleged facts.</li> </ul>		
6.	☐ Parent #1 ☐ Parent #2 is unfit.		
7.	<ul> <li>It is in the best interest of the child that the parental rights of the Parent #1 Parent #2 (s) be terminated after considering the following factors: <ul> <li>The likelihood of the child's adoption after termination.</li> <li>The age and health of the child, both at the time of the disposition and, if applicable, at the time the child was removed from the home.</li> <li>Whether the child has substantial relationships with the parent or other family members, and whether it would be harmful to the child to sever these relationships.</li> <li>The wishes of the child.</li> <li>The duration of the separation of the parent from the child.</li> <li>Whether the child will be able to enter into a more stable and permanent family relationship as a result of the termination, taking into account the conditions of the child's current placement, the likelihood of future placements and the results of prior placements.</li> </ul> </li> </ul>		
□ 8.	Reasonable efforts to achieve the permanency goal of the permanency plan, including through an out-of-state placement if appropriate, were [Complete one of the following only if there is a permanency plan] made by the department or agency responsible for providing services.		
0	not made by the department or agency responsible for providing services.		
9.	Any parent who has appeared was informed of the provisions of §§48.432, 48.433 and 48.434, Wis. Stats.		
☐ 10.	The evidence does not warrant the termination of the parental rights of [Name]		
☐ 11.	Other:		
THE CO	OURT ORDERS:		
□1.A.	The parental rights of [Name of Parent(s)]		
☐ 1.B.	The Petition to Terminate Parental Rights of [Name] is dismissed.		
☐ 2.	Other:		
	THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.		
<ul><li>3. Parents</li><li>4. Parents</li><li>5. District</li><li>6. Casewo</li><li>7. DCF Pu</li></ul>	Guardian ad Litem/Adversary Counsel s' Attorney(s) Attorney/Corporation Counsel		