Petitioner/Joint Petitioner A: Respondent/Joint Petitioner I							
Enter the name of the county in which the original case was filed.	STATE O	F WISCONSIN, (	CIRCUIT CO	)URT,	COUNTY		
Mark marriage or paternity. If paternity, enter initials of child.	IN RE: TH	IE 🗌 MARRIAG	E 🗌 PATE	RNITY OF			
Enter the name, address, and daytime phone number for the Petitioner		r/Joint Petitione	r A				
or for Joint Petitioner A.	Name [First, N	/liddle and Last]					
On the far right, enter the	Current Mailin	g Address	Order to Enforce				
original case number.	City	State	Zip	Daytime phone number	Physical Placement Order		
	-VS- Respond	ent/Joint Petitio	ner B		Case No		
Enter the name, address, and daytime phone number for the	Name [First, N	/iddle and Last]					
Respondent or for Joint Petitioner B.	Current Mailin	g Address					
	City	State	Zip	Daytime phone number			

This form is available in Spanish. <u>https://www.wicourts.gov/forms1/circuit/index.htm</u> Este formulario está disponible en español.

	Date of Birth	Sex	Race	Height	Woight	Hair color	Eve color
Respondent's:	Date of Birth	Sex	Race	Height	Weight		Eye color
STOP!	HEARI	NG					
Do not complete the remainder of this form unless required by the court official which is hearing this case.	A hearing was conducted in this matter as follows:						
Enter the name of the court official who held the	1.	Before:	Circuit Court Judge/	Circuit Court Corr	missioner		
hearing and the address and date [Month, Day,	2.	Location:					
Year] of the hearing.	3.	Date:		Time:	a.	m. 🗌 p.m.	
Check one box from 1 and	APPEARANCES						
check A or B.	<ol> <li>Petitioner/Joint Petitioner A         <ul> <li>appeared in person</li> <li>appeared by phone</li> <li>did not appear</li> <li>AND</li> </ul> </li> </ol>						

FA-611, 05/18 Order to Enforce Physical Placement Order This form shall not be modified. It may be supplemented with additional material.

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B:	
If B, enter the name of the attorney.	<ul> <li>A. was self-represented.</li> <li>B. was represented by Attorney</li> </ul>
Check one box from 2 and check Aor B. If B, enter the name of the attorney.	<ul> <li>2. Respondent/Joint Petitioner B</li> <li>appeared in person appeared by phone did not appear AND</li> <li>A. was self-represented.</li> <li>B. was represented by Attorney</li> </ul>
Check A, B, C, or D. If F, C, or D, enter the name of the individual who appeared.	<ul> <li>3. Others appearing at the hearing:</li> <li>A. None.</li> <li>B. Child Support Agency by</li> <li>C. Guardian ad Litem (GAL)</li> <li>D. Other:</li> </ul>
The Findings is the section that includes information or facts that the court official took into consideration before making the Order. In 2 and 3: check the correct boxes. Check all that apply in A-F.	FINDINGS         THE COURT FINDS:         1. Petitioner/Joint Petitioner A Respondent/Joint Petitioner B filed a motion to enforce a physical placement order.         2. The motion and notice of hearing was was not properly served on the other party.         3. Other Findings:         A. Petitioner/Joint Petitioner A Respondent/Joint Petitioner B has intentionally and unreasonably denied one or more periods of physical placement.         B. Petitioner/Joint Petitioner A Respondent/Joint Petitioner B has intentionally and unreasonably interfered with one or more periods of physical placement.         C. Petitioner/Joint Petitioner A Respondent/Joint Petitioner B has incurred a financial loss or expenses as a result of the other party's intentional and unreasonable failure, without notice, to exercise periods of physical placement under an order or judgment setting specific placement times.         D. Petitioner/Joint Petitioner A Respondent/Joint Petitioner B is in contempt for failure to comply with the judgment or order.         E. The moving party has requested that the sheriff assist in executing or serving an injunction.         F. The moving party has not proven the allegations of the petition.
	ORDERS IT IS ORDERED:
	<ul> <li>Additional periods of physical placement are granted as follows:</li> <li>See attached</li> <li>Reasonable costs and attorney fees are awarded in the amount of \$</li></ul>
	4. Petitioner/Joint Petitioner A Respondent/Joint Petitioner B is sentenced to the county jail for days for contempt. That person may purge the contempt by complying with the following:
	<ul> <li>See attached</li> <li>An injunction is granted ordering the Petitioner/Joint Petitioner A Respondent/ Joint Petitioner B to strictly comply with the placement provisions of the judgment or order. This injunction shall be effective until [No longer than 2 years]</li> <li>A violation of this injunction is a felony.</li> </ul>
	<ul> <li>6. The sheriff shall assist the moving party in executing or serving the injunction.</li> <li>7. Petitioner/Joint Petitioner A Respondent/Joint Petitioner B shall pay moving party</li> <li>\$</li></ul>

8.	All amounts ordered shall be paid to moving party in full within	_ days of this order or
	as follows:	

See attached

	10.	This	Petition	is	dismissed.
	110.	11113		10	ulamiaacu.

If this order granted additional periods of placement, set specific periods of placement, or modified the placement order in any way, you are informed that:

- 1. Each parent must notify the other parent, the child support agency, and the clerk of courts of the address at which they may be served within 10 business days of moving to that address. The address may be a street or post office address.
- 2. The address provided to the court is the address on which the other parties may rely for service of any motion relating to modification of legal custody or physical placement or to relocating the child's residence.

A parent granted periods of physical placement with the child must obtain a court order before relocating with the child 100 miles or more from the other parent if the other parent also has court-ordered periods of physical placement with the child.

The Petitioner/Joint Petitioner A Respondent/Joint Petitioner B was personally served in court with a copy of this Order.

THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL IF SIGNED BY A CIRCUIT COURT JUDGE.

by\_