STATE OF WISCONSIN, CIRCUIT COURT, Amended			COUNT	Y	
INJUNCTION – Chi (Order of Protection					
Case No					
This form is available in Spanish and Hmong. https://www.wiceEste formulario está disponible en español y hmong. Daim ntawv no muaj txhais ua lus Spanish thiab lus Hmoob.	ourts.gov	<u>//forms1/cir</u>	<u>cuit/index.h</u>	<u>tm</u>	
PETITIONER/CHILD					
Name of Petitioner (First, Middle, Last)	Date of Birth of Child				
Name of Child (If different than Petitioner)					
-VS-					
RESPONDENT/DEFENDANT					
Name of Respondent/Defendant (First, Middle, Last)	SEX	RACE	DOB	HT	WT
Respondent's/Defendant's Street Address, City, State, Zip		R COLOR) EV	E COLO) D
,,	ПАІГ	COLOR		E COLO	JK
Please specify Child's relationship(s) to Respondent/Defendant: spouse cousin classmate former spouse sibling grandchild person in dating relationship neighbor child (biological/adoptive/step)	Respondent's/Defendant's Distinguishing Features (Such as scars, marks or tattoos) None known.				
current or former live-in relationship Other: [Be specific]					
CAUTION: (Check all that apply) Respondent/Defendant has access to weap Location of weapon(s): Weapon(s) were involved in an incident [Past					
THE COURT FINDS:					

CONFIDENTIAL COURT RECORD

THE COURT ORDERS:

Findings are on the following page(s) of this Injunction.

Orders are on the following page(s) of this Injunction.

THIS INJUNCTION SHALL BE EFFECTIVE UNTIL

Not to exceed 2 years or until the child is 18 years of age, whichever occurs first, **or** not to exceed 5 years under 813.122(5)(dm)1., Wis. Stats., but may be permanent under §813.122(5)(dm)1m., Wis. Stats.

NOTIFICATIONS/WARNINGS TO RESPONDENT/DEFENDANT:

This Order shall be enforced, even without registration, and is entitled to full faith and credit in every civil or criminal court of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C. Section 2265; Wis. Stats. 813.128). Crossing state, territorial, or tribal boundaries to violate this Order may result in federal imprisonment (18 U.S.C. Section 2262).

Federal law provides penalties for, and you may be prohibited from possessing, transporting, shipping, receiving, or purchasing a firearm, including, but not limited to, a rifle, shotgun, pistol, revolver, or ammunition, pursuant to 18 U.S.C. Section 922(g)(8). Additional notifications/warnings are on the following page of this Injunction.

Violation of this Order shall result in immediate arrest and is punishable by imprisonment not to exceed 9 months or a fine not to exceed \$1,000, or both, and payment of filing and service fees.

Only the Court can change this Order.

THE COURT FINDS:

- 1. The child or the petitioner on behalf of the child filed a petition alleging child abuse under §813.122, Wis. Stats.
- 2. This Court has personal and subject matter jurisdiction. The respondent has been properly served and had an opportunity to be heard.
- 3. There are reasonable grounds to believe that the respondent has engaged in, or based upon prior conduct of the child and the respondent, may engage in abuse as defined in §813.122, Wis. Stats., as stated in the court record.
- 4. Neither the child, guardian [if any], or the guardian ad litem [if any] consented in writing to have contact with the respondent, and the Court agrees it is not in the best interests of the child to have contact with the respondent.
- 5. There is a substantial risk the respondent may commit 1st degree intentional homicide under §940.01, Wis. Stats., 2nd degree intentional homicide under §940.05, Wis. Stats., 1st, 2nd, or 3rd degree sexual assault under §§940.225(1), (2) or (3), Wis. Stats., or 1st or 2nd degree sexual assault under §§948.02(1) or (2), Wis. Stats., against the child resulting in an Injunction Order for not more than 5 years.
 6. The respondent was convicted of a violation of 1st degree sexual assault under §940.225(1), Wis. Stats., 2nd degree sexual assault under §940.225(2), Wis. Stats., or 3rd degree sexual assault under §940.225(3), Wis. Stats., in which the petitioner was the crime victim, resulting in a permanent injunction.
 7. The respondent was present in Court and personally served with a copy of the Order to Surrender Firearms and
 8. The respondent was present in Court and personally served with a copy of the Order to Surrender Firearms and
- 9. The petitioner has requested the wireless telephone service provider transfer to the petitioner each telephone number(s) he/she or a minor child in his/her custody uses.

THE COURT ORDERS:

 1. The respondent refrain from abuse 	

Notice of Firearm Surrender Hearing (CV-803) form.

- 2. The respondent avoid the child's residence and/or any premises temporarily occupied by the child.
- 3. The respondent avoid contacting the child or causing any person other than a party's attorney to contact the child unless the child/petitioner consents in writing and the court agrees the 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. Contact also means knowingly touching, meeting, communicating or being in visual or audio contact with the child.
- 4. The respondent refrain from removing, hiding, damaging, harming, or mistreating, or disposing of, a household pet.

CONFIDENTIAL COURT RECORD

☐ 5.	The respondent to allow the petitioner or a family member or household member of the petitioner acting on his/her behalf to retrieve a household pet.
☐ 6.	The wireless telephone service provider to transfer, within 72 hours of receipt of the Order, to the petitioner each telephone number(s) he/she or a minor child in his/her custody uses. (See Wireless Telephone Service Transfer Order in Injunction Case (CV-437) form for more details.)
☐ 7.	Other: [May not be inconsistent with remedies requested in the Petition]
THE CO	URT FURTHER ORDERS:
1.	The respondent is prohibited from possessing a firearm until the expiration of this Injunction. Possession of a firearm is a Class G Felony punishable by a fine not to exceed \$25,000 or imprisonment not to exceed 10 years, or both. The respondent shall immediately surrender any firearm(s) that he or she owns or has in his or her possession to the sheriff of this county. the sheriff of the county in which the respondent resides: another person. [Name and Address] Note: Court shall complete the Notice of Firearms Possession Penalties (CV-432) form.
<u> </u>	The respondent shall surrender firearms pursuant to Order to Surrender Firearms and Notice of Firearm Surrender Hearing (CV-803) form.
□ 3.	The respondent was not present in Court and shall be served a copy of Notice of Firearm Surrender Hearing (CV-802) form.
	THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.
 Respor Guardia 	ner (child) filing on behalf of the child