STATE OF V	VISCONSIN, CIRCUIT COU	RT,		COUNTY	For Official Use
Petitioner: Address:			_ N(_ I	otice of Hearing to Enforce Physical Placement Order	
-VS- Respondent: Address:			– – Ca –	ase No	
A petition to	enforce a physical placemen	t order has been	filed.		
Please take	notice that a hearing on tha	t petition shall be	held:		
Date		Time		Location	
Court Official					
If petitioner s you are found by an attorne	eeks to have you found in cod in contempt of court, a jail so y at this hearing. Unless go t right. If you cannot afford a	ontempt of court f sentence could b od cause is show	or none e impo n, failu	ondent not less than 5 days prior to -compliance with the judgment or c sed. You therefore have the right t ire to appear with an attorney may State Public Defender's Office to de	court order, and if to be represented be considered a
If you need I disability, pl	nelp in this matter because ease call:	e of a			
				Signature of Petitioner or Attorney	
				Name Printed or Typed	
				Date	

STATE OF W	ISCONSIN, CIF	RCUIT COUP	RT,		co	UNTY	For Offi	cial Use
Petitioner: _ Address: _				Petition to Enforce Physical Placement Order				
-VS- Respondent: _ Address: _				Case No				
Respondent's	Date of Birth	Sex	Race	Height	Weight	Hair co	lor	Eye color
Based upon t	-	ls of physica		name of child/rei	land the sale and	ment or o	rdor of t	he Circuit
	t or Family Court		ner of					
IREQUEST 1. Gran 2. Awar 3. Spec 4. Findi 5. Gran 6. Requestions	had one or m incurred a fin periods of ph the exercise of THAT THE COU ting additional pe ding reasonable ifying the times fing the responde ting an injunction iring the responde	are periods ancial loss of ysical placer of placement are riods of physical solutions and a for the exercist in contement ordering the dent to pay repondent's in content in condent's in condent's in condent's in condent's incondent's	of physical place of physical place of physical place or expenses as a ment, without act. AN ORDER: (Market) AN ORDER: (Mark	ement denied by sement substantial a result of the result of the result and the following and the following and the following sufficient to be a sufficient to a sufficient to be a sufficient to a sufficient sufficient to a sufficient suffici	ally interfered spondent's interpretation and order an order and order and order and	with by the entional far allocating that apply terfered when tor order financial with a continuous and the continuous and the continuous architectures are the contin	ailure to g specif /.) vith. der. al loss o	exercise ic times for or expenses
	nd sworn to befo				Signature of	Petitioner		
My commission e	Notary Public, State o				Date			
	ourt – Original; 2. P							

STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY	For Official Use					
Petitioner:	Order to Enforce Physical Placement Order						
Respondent:	Case No						
THE COURT FINDS: 1. Petitioner has filed a petition to enforce a physical placement order. 2. A copy of the petition and notice of hearing was was not properly served on respondent. 3. Respondent did did not appear at the hearing. 4. Respondent has intentionally and unreasonably denied the petitioner one or more periods of physical placement. b. Respondent has intentionally and unreasonably interfered with one or more of petitioner's periods of physical placement. c. Petitioner has incurred a financial loss or expenses as a result of respondent's intentional and unreasonable failure, without notice, to exercise periods of physical placement under an order or judgment setting specific placement times. d. Respondent is in contempt for failure to comply with the judgment or order. e. Petitioner has requested that the sheriff assist in executing or serving an injunction. 5. Petitioner has not proven the allegations of the petition. IT IS ORDERED: 1. Additional periods of physical placement are granted: See attached.							
 2. Reasonable costs and attorney fees are awarded in the amount of \$ 3. Specific times for the exercise of periods of physical placement are set as shown on the attached schedule. 4. Respondent is sentenced to the county jail for days for contempt. Respondent may purge the contempt by complying with the attached conditions. 5. An injunction is granted ordering respondent to strictly comply with the placement provisions of the judgment or order. This injunction shall be effective until 6. The sheriff shall assist petitioner in executing or serving the injunction. 7. Respondent shall pay petitioner \$ to compensate petitioner for financial loss or expenses. 8. All amounts ordered shall be paid to petitioner in full within days of this order or as follows: 							
(or) 9. This petition is dismissed. Intentional violation of an injunction is punishable by imprisonment not to exceed two							
years or a fine not to exceed \$10,000 or both.							
☐ The respondent was present in court and personally served with a copy of this order.							
	BY THE COURT:						
Distribution: 1. Original - Court	Circuit Court Judge/Court Comm	missioner					
2. Petitioner 3. Respondent 4. Sheriff (if Injunction granted)	Name Printed or Typed	1					

Date