STATE (OF WISCONSIN	CIRCUIT CO FAMILY BRA						
Child Cu	Petition to Enforce an Out-of ustody Determination Pursuant ats. §822.38–§822.41by:		CASE NO. CODE NO. 40803 (UCCJEA)					
Petitione	er:							
-vs								
Respond	lent:							
	_		FOR EXPEDITED ENFORCEMENT Y DETERMINATION (UCCJEA)					
A hearir come on for	ng, pursuant to Wis. Stats. §82 regularly to be heard before County, Wisco	2.38, on the petition to enforce the Hon	force an out-of-state child custody determination, having, Circuit Court \square Judge \square Commissioner, 20, and the appearances being as follows:					
□ F	Petitioner, \square in person and/ α	or 🗆 by Attorney						
	0	f the firm of:						
	Respondent, \square in person and/	or \square by Attorney						
offered	and the tribe/nation/Alaska ☐ not appeared; ☐ appeared and ☐ partic	Native Village having: ipated as a party,	eclined to assume jurisdiction or equested transfer of jurisdiction; ats annexed thereto, the testimony and other evidence and their counsel,					
1. 1.								
·· —	A child custody determination,		Name(s) and birth dates of child(ren) Court of the State of					
	for the County of	on [d	date] under case No,					
anc	l it has has not heretofo	re been registered and con	nfirmed under Wis. Stats.§822.35.					
2.	Said child custody determine	ation						
	☐ has <i>not</i> been vacated, stayed, or modified by a court having jurisdiction to do so; ☐ has been vacated, stayed, or modified by a court having jurisdiction to do so, to wit:							
3.	If the child custody determine	ation has <i>not</i> been registere	ed and confirmed under Wis. Stats. §822.35,					
	a. The court that issued the order \square did \square did not have jurisdiction under Wis. Stats. ch. 822, subch. II.							
b. Respondent \square was \square was not entitled to notice, in the proceedings before the court that issue [If so check ap- \square and notice was given in accordance with the standards of §822.08 Stats., [or] plicable box:] \square but notice not was given in accordance with the standards of §822.08 Stats.								
4.	There is no factual basis on which to issue a Temporary Emergency Order under Wis. Stats. §822.24; or This Court may and should assume Temporary Emergency Jurisdiction, under Wis. Stats. §822.24, because the child(ren) is/are present in this state and [check one or both] have been abandoned; and/or there is an emergency in which it is necessary to protect the child(ren) because the child(ren) or a sibling or parent of the child is/are subjected to or threatened with mistreatment or abuse, to wit:							

Dated: _____

CASE NO.	

5.	This Court \square has \square does not have jurisdiction to enforce the child custody determination, and petitioner \square is \square is not entitled thereunder to immediately physical custody of the child(ren) named above.							
6.	☐ Because the out-of-state order provides no specific placement schedule, it is in the best interests of the child(ren) to establish a temporary schedule. A period of months is adequate to obtain a permanent order from a court having exclusive continuing jurisdiction to issue a superseding permanent modification order.							
7.	Petitioner has incurred \$ in attorn prosecuting this enforcement proceeding, and would be clearly inappropriate, \square except: _	d respondent has not es	stablished that an av	vard of any part thereof				
NOW,	THEREFORE, IT IS ORDERED:							
A.	The Petition for Expedited Enforcement the child(ren), as follows [specify]:	is granted, and petition	er may take immedi	ate physical custody of				
В.	☐ The child custody determination shall, fu	rther, be enforced as fo	ollows [specify implement	ing orders and/or other details]:				
C.	Petitioner is granted Temporary placeme temporary schedule shall expire m			ng schedule, which				
D.	Upon the grounds shown in paragraph a expire months from the date of this		Temporary Emerger	ncy Order, which shall				
E.	The respondent shall pay the petitioner for other expenses incurred in connection Petitioner may apply within 30 day	n with this proceeding. ys for a further award o	of fees, costs and ex	penses that either have				
F.	and yet been incurred or were not ke All law enforcement officers in the State of \ effect to the orders set forth in this Order,	Wisconsin are hereby re	equested to assist the	-				
G.	A further hearing is set for	, 20 at te [specify]:	am/pm, to det	ermine whether the				
Н.	☐ The Petition for Expedited Enforcement if any, that petitioner may have in any of			prejudice to any remedies,				
l. jurisdict	\square [If case has Native American children] The petition	•		-				
J.	[and a government agency is a party.] the		tribe/nation	/Alaska Native Village.				
		BY THE COU	IRT:					

Circuit Court Judge / Family Court Commissioner