IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	
	Case No.:
	Division:
Petitioner,	
and	
Respondent.	,
•	-UP MINOR CHILD(REN)
Respondent, alleging facts which under existing l	ld Pick-Up Order has been filed by () Petitioner () aw are determined to be sufficient to authorize taking into ed on this motion, this Court makes the following findings,
JURISDICTION This Court has jurisdiction over issues sufollowing:	urrounding the minor child(ren) listed below based on the
[√ all that apply] a. This Court exercised and continues to	exercise original jurisdiction over the minor children listed Jurisdiction Act (UCCJA), specifically, section 61.1308,
faith and credit recognition and enforcement	be has been presented to this Court with a request for full ent under the Parental Kidnaping Prevention Act, 28 U.S.C. enforce this decree under the UCCJA, specifically section
this Court has jurisdiction over the child(r born in the State of Florida and no prior of	the primary custody rights of children born out of wedlock, ren) listed below because this (these) child(ren) was (were) court action involving the minor child(ren) has addressed a parental rights. See sections 742.031 and 744.301, Florida
to modify a custody decree of another s jurisdiction over the minor child(ren) to de	•
e. Other:	
_	Thild(ren) has been issued without prior notice to the non- , all
parties involved in this matter are informed that regarding this matter on {date} whether the Court should issue a further order in	
at froom name.	/number, location, address, city}, Florida. If a party does

issued, including the imposition of court costs. If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact *[name]* ORDER This Court **ORDERS AND DIRECTS** any and all sheriffs of the State of Florida (or any other authorized law enforcement officer in this state or in any other state) to immediately take into custody the minor child(ren) identified below from anyone who has possession and: 1. Place the minor child(ren) in the physical custody of {name} {Social Security No.} _____, who () may () may not remove the minor child(ren) from the jurisdiction of this Court. 2. Accompany the minor child(ren) to the undersigned judge, if the minor child(ren) is (are) picked up during court hours, for immediate hearing on the issue of custody. It is the intention of this Court that the nonmoving party, minor child(ren), and movant appear immediately upon service of this order before the undersigned judge, if available, or duty judge to conduct a hearing as to which party is entitled to lawful custody of the minor child(ren) at issue. It is not the intention of the court to turn over the child(ren) to the movant on an ex parte basis. Neither party should be permitted to remove the child(ren) from the jurisdiction of this Court pending a hearing. If unable to accomplish the above, the sheriff/officer shall take the child(ren) into custody and place them with the Department of Children and Family Services of the State of Florida pending an expedited hearing herein. OR 3. Place the minor child(ren) in the physical custody of {agency} who shall contact the undersigned judge for an expedited hearing. The sheriff/officer shall not delay the execution of this court order for any reason or permit the situation to arise where the nonmoving party is allowed to remove the child(ren) from the jurisdiction of this court. 4. NEITHER PARTY OR ANYONE AT THEIR DIRECTION, EXCEPT PURSUANT TO THIS ORDER, MAY REMOVE THE CHILD(REN) FROM THE JURISDICTION OF THIS COURT PENDING FURTHER HEARING. SHOULD THE NONMOVING PARTY IN ANY WAY VIOLATE THE MANDATES OF THIS ORDER IN THE PRESENCE OF THE LAW ENFORCEMENT OFFICER, THIS OFFICER IS TO IMMEDIATELY

not appear, this order may be continued in force, extended, or dismissed, and/or additional orders may be

All sheriffs of the State for Florida are authorized and ORDERED to serve (and/or execute) and enforce this order in the daytime or in the nighttime and any day of the week, except as limited by this order above.

ARREST AND INCARCERATE THE OFFENDING PARTY UNTIL SUCH TIME AS THE OFFENDING PARTY MAY BE BROUGHT BEFORE THIS COURT FOR

Except as limited by the above, if necessary, the sheriff/officer is authorized to take all reasonable, necessary, and appropriate measures to effectuate this order. The sheriff/officer shall not delay the execution of this order for any reason or permit the situation to arise where the child(ren) is (are) removed from the jurisdiction of this Court before execution of this order.

FURTHER PROCEEDINGS.

The minor child(ren) is (are) identified as follows:					
Name		Birth date	Race	Physical Description	
Current location/address of mi	nor child	l(ren) or of party	y believed to h	nave possession of the minor child(ren):	
ORDERED on {date}	}		, at {tir	ne}	
CODIES TO		CIRC	CUIT JUDGE		
COPIES TO: Petitioner (or his or her attorned)	ev)				

Respondent (or his or her attorney)