STATUTORY RULES OF NORTHERN IRELAND

1996 No. 323

MAGISTRATES' COURTS

Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules (Northern Ireland) 1996

Made - - - - 25th July 1996 Coming into operation 4th November 1996

The Lord Chancellor, in exercise of the powers conferred on him by Article 13 of the Magistrates' Courts (Northern Ireland) Order 1981(1) and Article 71 and 165 of the Children (Northern Ireland) Order 1995(2) and all other powers enabling him in that behalf, on the advice of the Magistrates' Courts Rules Committee and after consultation with the Lord Chief Justice, hereby makes the following rules:—

Citation, commencement and interpretation

- 1.—(1) These Rules may be cited as the Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules (Northern Ireland) 1996 and shall come into operation on 4th November 1996.
- (2) Nothing in these rules shall affect any proceedings pending (within the meaning of paragraph 1 of Schedule 8 to the Children (Northern Ireland) Order 1995) immediately before these rules come into operation.
 - (3) In these rules unless the context otherwise requires—
 - "the Allocation Order" means the Children (Allocation of Proceedings) Order (Northern Ireland) 1996(3);
 - "application" means an application under or by virtue of the Order or under these Rules and "applicant" shall be construed accordingly;
 - "an Article 8 order" has the same meaning as in Article 8(2);
 - "Board" means a Health and Social Services Board;
 - "business day" means any day other than a Saturday, a Sunday, Christmas Day, Good Friday or a bank holiday which is, or is to be observed as, a bank holiday in Northern Ireland under the Banking and Financial Dealings Act 1971(4);
 - "child" means-

⁽¹⁾ S.I.1981/1675 (N.I. 26)

⁽²⁾ S.I. 1995/755 (N.I. 2)

⁽³⁾ S.R. 1996 No. 300

^{(4) 1971} c. 80

- (a) subject to paragraph (b), a person under the age of 18 with respect to whom the proceedings are brought; and
- (b) where the proceedings are under Schedule 1 also includes a person who has reached the age of 18;

"court" includes a family proceedings court to which proceedings are brought in accordance with the Allocation Order and a resident magistrate or member of a juvenile court panel in respect of the proceedings prescribed in rule 2(5)(a) and a resident magistrate in respect of the proceedings prescribed in rule 2(5)(b);

"directions appointment" means a hearing for directions under rule 15;

"document exchange" means any document exchange for the time being approved by the Lord Chancellor;

"file" means deposit with the clerk of petty sessions;

"guardian ad litem" means a guardian ad litem appointed under Article 60, of the child with respect to whom the proceedings are brought;

"leave" includes permission and approval;

"parental responsibility" has the same meaning as in Article 6;

"parties" in relation to any relevant proceedings means the respondents specified in column (iii) of Schedule 2 and the applicant;

"relevant proceedings" has the same meaning as in Article 165(3);

"specified proceedings" has the same meaning as in Article 60(6) and rule 2(2);

"the Order" means the Children (Northern Ireland) Order 1995 and an Article or Schedule referred to by number means the Article or Schedule so numbered in the Order;

"Trust" means a Health and Social Services Trust by whom functions are exercisable by virtue of an authorisation for the time being in operation under the Health and Personal Social Services (Northern Ireland) Order 1994(5);

"welfare officer" means a person who has been asked to prepare a welfare report under Article 4.

- (4) Any reference to a form is a reference to a form in Schedule 1 to these rules and includes a reference to a form to the same effect with such variations as the circumstances might require.
- (5) The Magistrates' Courts Rules (Northern Ireland) 1984(6) shall have effect subject to the provisions of these Rules.

Matters prescribed for the purposes of the Order

- **2.**—(1) The parties to proceedings in which directions are given under Article 57(6) and any person named in such a direction, form the prescribed class for the purposes of Article 57(8)(b) (application to vary directions made with interim care or interim supervision order).
- (2) The following proceedings are specified for the purposes of Article 60 in accordance with paragraph 6(i) thereof—
 - (a) proceedings under Article 33(1);
 - (b) proceedings under Article 44;
 - (c) applications under Article 52(7);
 - (d) proceedings under paragraph 6(3) of Schedule 3.

⁽⁵⁾ S.I. 1994/429 (N.I. 2)

⁽⁶⁾ S.R. 1984 No. 225

- (3) The applicant for an order that has been made under Article 62(1) and the persons referred to in Article 62(11) may, in any circumstances, apply under Article 62(12) for a child assessment order to be varied or discharged.
- (4) The following persons form the prescribed class for the purposes of Article 63(9)(b) (application to vary directions)—
 - (a) the parties to the application in which it is sought to vary the directions;
 - (b) the guardian ad litem;
 - (c) the authority in whose area the child is ordinarily resident;
 - (d) any person who is named in the directions.
- (5) Where, in accordance with the Allocation Order an application is required to be commenced in a family proceedings court the following proceedings are prescribed for the purposes of Article 165(2)(i)—
 - (a) proceedings on an ex parte application under Article 63; 67 and 69; and under rule 5 are proceedings with respect to which a resident magistrate or member of a juvenile court panel may discharge the functions of a court of summary jurisdiction; and
 - (b) proceedings in accordance with rule 3, 6, 7, 11, 15, 16, 17, 18, 19 and 20 are proceedings with respect to which a resident magistrate may discharge the functions of a court of summary jurisdiction.

Application for leave to commence proceedings

- **3.**—(1) Where the leave of the court is required to bring any relevant proceedings, the person seeking leave shall file—
 - (a) an application for leave in Form C2; and
 - (b) a draft of the application in respect of which leave is sought in the appropriate form in Schedule 1 or where there is no such form, in writing, together with sufficient copies for one to be served on each respondent; and
 - (c) A draft summons in Form C1A.
 - (2) On considering a request for leave filed under paragraph (1), the court shall—
 - (a) grant the request whereupon the clerk of petty sessions shall issue a summons in Form C1A; or
 - (b) fix a date for a hearing of the request whereupon the clerk of petty sessions shall give such notice as the court directs to the person making the request and to such other persons as the court requires to be notified of the date so fixed.

Application

- **4.**—(1) An application by way of complaint to a justice of the peace or clerk of petty sessions for an order under the Order shall be made in writing in Form C1 together with such of Forms C6 to C17 as is appropriate.
- (2) Subject to paragraph (3) any summons issued in consequence of such an application shall be prepared by the applicant in Form C1A and shall be served on each respondent to the application along with a copy of the written application the minimum number of days prior to the date fixed for hearing as is specified in relation to that application in column (iii) of Schedule 2 to these rules.
- (3) Where an applicant is also making an application for an order under the Domestic Proceedings (Northern Ireland) Order 1980(7) then any summons issued shall be in the appropriate form in

the Magistrates' Courts (Domestic Proceedings) Rules 1996(8) and shall be prepared and served in accordance with those rules together with a copy of the written application referred to in paragraph (1).

(4) At the same time as complying with paragraph (2) or (3) notice of the proceedings in Form C2A shall also be given by the applicant to those persons set out in relation to the relevant class of proceedings in column (iv) of Schedule 2 to these rules.

Ex parte application

- 5.—(1) An application for—
 - (a) an Article 8 order;
 - (b) an emergency protection order under Article 63;
 - (c) an order or warrant under Article 67;
 - (d) a recovery order under Article 69; or
 - (e) a warrant under Article 178(2)

may with the leave of the court be made ex parte and in which case Article 77(2) of the Magistrates' Courts (Northern Ireland) Order 1981 (civil proceedings to be upon complaint) and rule 4 shall not apply.

- (2) Where under paragraph (1) the leave of the court is granted the application may be made orally and the applicant shall within 48 hours of the making of the application—
 - (a) file a written copy of the application in Form C1 together with such of Forms C6 to C17 as is appropriate; and
 - (b) serve a copy of the application and any order on—
 - (i) the parties;
 - (ii) any person who has actual care of the child or had such care immediately prior to the making of the order; and
 - (iii) in the case of an order or warrant referred to in paragraph (1)(b) or (c) on the Board or Trust in whose area the child lives or was found.
- (3) Where the court refuses to make an order on an ex parte application it may direct that the application be made inter partes.

Withdrawal of application

- **6.**—(1) An application may be withdrawn only with leave of the court.
- (2) Subject to paragraph (3) a person seeking leave to withdraw an application shall file and serve on the parties a written request for leave in Form C2 setting out the reasons for the request.
- (3) The request under paragraph (2) may be made orally to the court if the parties and, if appointed, the guardian ad litem or the welfare officer are present.
 - (4) Upon receipt of a written request under paragraph (2), the court shall—
 - (a) if
- (i) the parties consent in writing,
- (ii) any guardian ad litem has had an opportunity to make representations, and
- (iii) the court thinks fit,

- grant the request; in which case the clerk of petty sessions shall notify the parties, and any guardian ad litem or welfare officer; or
- (b) the court shall fix a date for the hearing of the request and the clerk of petty sessions shall give at least 7 days' notice to the parties, and any guardian ad litem or the welfare officer of the date so fixed.

Transfer of proceedings

- 7.—(1) Where in any relevant proceedings the court receives a request in writing from a party that the proceedings be transferred to a county court or the High Court in accordance with the Allocation Order the court shall issue an order or certificate in the appropriate form in Schedule 1 to these Rules granting or refusing the request.
- (2) A copy of the order or certificate issued under paragraph (1) shall be sent by the clerk of petty sessions—
 - (a) to the parties,
 - (b) to any guardian ad litem, and
 - (c) to the chief clerk of the county court or the Master (Probate and Matrimonial) or the Master (Care and Protection) of the High Court as the case may be.

Parties

- **8.**—(1) The respondents to relevant proceedings shall be those persons set out in the relevant entry in column (iii) of Schedule 2 to these rules.
 - (2) In any relevant proceedings a person may file a request in Form C2 that he or another person—
 - (a) be joined as a party, or
 - (b) cease to be a party.
 - (3) On considering a request under paragraph (2) the court shall, subject to paragraph (4)—
 - (a) grant it without a hearing or representations, save that this shall be done only in the case of a request under paragraph (2)(a), whereupon the clerk of petty sessions shall inform in writing the parties and the person making the request of that decision, or
 - (b) order that a date be fixed for the consideration of the request, whereupon the clerk of petty sessions shall give notice in writing of the date so fixed, together with a copy of the request—
 - (i) in the case of a request under paragraph (2)(a), to the applicant and the person to be joined if he is not also the applicant, and
 - (ii) in the case of a request under paragraph (2)(b), to the parties, or
 - (c) invite the parties or any of them to make written representations, within a specified period, as to whether the request should be granted; and upon the expiry of the period the court shall act in accordance with sub-paragraph (a) or (b).
- (4) Where a person with parental responsibility requests that he be joined under paragraph (2) (a), the court shall grant his request.
 - (5) In any relevant proceedings the court may direct—
 - (a) that a person who would not otherwise be a respondent under these Rules be joined as a party to the proceedings, or
 - (b) that a party to the proceedings cease to be a party.

Service

- **9.**—(1) Rule 11 of the Magistrates' Courts Rules (Northern Ireland) 1984 shall apply to the service of a summons under these Rules.
 - (2) Service of any other document under these Rules may be effected—
 - (a) if the person to be served is not known by the person serving to be acting by solicitor—
 - (i) by delivering it to him personally, or
 - (ii) by delivering it at, or by sending it by first class post to, his residence or his last known residence, or
 - (b) if the person to be served is known by the person serving to be acting by solicitor—
 - (i) by delivering the document at, or sending it by first class post to, the solicitor's address for service,
 - (ii) where the solicitor's address for service includes a numbered box at a document exchange, by leaving the document at that document exchange or at a document exchange which transmits documents on every business day to that document exchange, or
 - (iii) by sending a legible copy of the document by facsimile transmission to the solicitor's office.
- (3) In this rule, "first class post" means first class post which has been pre-paid or in respect of which pre-payment is not required.
- (4) Where a child who is a party to any relevant proceedings is required by these rules to serve a document, service shall be effected by—
 - (a) the solicitor acting for the child,
 - (b) where there is no such solicitor, the guardian ad litem, or
 - (c) where there is neither such a solicitor nor a guardian ad litem, the clerk of petty sessions.
- (5) Service of any document on a child shall, subject to any direction of the court, be effected by service on—
 - (a) the solicitor acting for the child,
 - (b) where there is no such solicitor, the guardian ad litem, or
 - (c) where there is neither such a solicitor nor a guardian ad litem, with leave of the court, the child.
- (6) Where the court refuses leave under paragraph (5)(c), a direction shall be given under paragraph (8).
 - (7) A document shall, unless the contrary is proved, be deemed to have been served—
 - (a) in the case of service by first class post, on the second business day after posting, and
 - (b) in the case of service in accordance with paragraph (1)(b)(ii), on the second business day after the day on which it is left at the document exchange.
- (8) In any relevant proceedings, where these rules require a document to be served, the court may, without prejudice to any power under rule 15, direct that—
 - (a) the requirement shall not apply;
 - (b) the time specified by the rules for complying with the requirement shall be abridged to such extent as may be specified in the direction;
 - (c) service shall be effected in such manner as may be specified in the direction.

Acknowledgement of application

10. Within 14 days of the service of a summons on an application for an Article 8 order or an application under Schedule 1 each respondent shall file and serve on the parties an acknowledgement in Form C4.

Appointment of guardian ad litem

- 11.—(1) As soon as practicable after the commencement of specified proceedings the court shall appoint a guardian ad litem unless the court considers that such an appointment is not necessary to safeguard the interests of the child.
- (2) At any stage in specified proceedings a party may apply, without notice to the other parties unless the court otherwise directs, for the appointment of a guardian ad litem.
- (3) The court shall grant an application under paragraph (2) unless it is considered that such an appointment is not necessary to safeguard the interests of the child, in which case reasons shall be given; and a note of such reasons shall be taken by the clerk of petty sessions.
- (4) At any stage in specified proceedings the court may appoint a guardian ad litem even though no application is made for such an appointment.
- (5) The clerk of petty sessions shall, as soon as practicable, notify the parties and any welfare officer in Form C41 of an appointment under this rule or, as the case may be, of a decision not to make such an appointment.
- (6) Upon the appointment of a guardian ad litem the clerk of petty sessions shall, as soon as practicable, notify him of the appointment in Form C41 and serve on him copies of the application and of documents filed under rule 18(1).
- (7) A guardian ad litem appointed from a panel established by regulations made under Article 60(7) shall not—
 - (a) be a member, officer or servant of a Board or Trust which, or an authorised person (within the meaning of Article 49(2)) who, is a party to the proceedings;
 - (b) be, or have been, a member, officer or servant of a Board or Trust voluntary organisation (within the meaning of Article 74(1)) who has been directly concerned in that capacity in arrangements relating to the care, accommodation or welfare of the child during the five years prior to the commencement of the proceedings;
 - (c) be a serving probation officer (except that a probation officer who has not in that capacity been previously concerned with the child or his family and who is employed part-time may, when not engaged in his duties as a probation officer, act as a guardian ad litem).
- (8) When appointing a guardian ad litem, the court may give consideration to appointing of anyone who has previously acted as guardian ad litem of the same child.
- (9) The appointment of a guardian ad litem under this rule shall continue for such time as is specified in the appointment or until terminated by the court.
- (10) When terminating an appointment in accordance with paragraph (9), the court shall give reasons in writing for so doing, and the clerk of petty sessions shall notify the parties, any welfare officer and the guardian ad litem of the termination in Form C41.

Powers and duties of guardian ad litem

- 12.—(1) In carrying out his duty under Article 60(2) the guardian at litem shall have regard to the principle set out in Article 3(2) and the matters set out in Article 3(3)(a) to (f) as if for the word 'court' in that Article there were substituted the words 'guardian ad litem'.
 - (2) The guardian ad litem shall—

- (a) appoint a solicitor to represent the child, unless such a solicitor has already been appointed, and
- (b) give such advice to the child as is appropriate having regard to his understanding and, subject to rule 13(1)(a), instruct the solicitor representing the child on all matters relevant to the interests of the child, including possibilities for appeal, arising in the course of the proceedings.
- (3) Where it appears to the guardian ad litem that the child—
 - (a) is instructing his solicitor direct, or
 - (b) intends to, and is capable of, conducting the proceedings on his own behalf,

he shall so inform the court and thereafter—

- (i) shall perform all of his duties set out in this rule, other than duties under paragraph (2)(a) and such other duties as the court may direct,
- (ii) shall take such part in the proceedings as the court may direct, and
- (iii) may, with leave of the court, have legal representation in his conduct of those duties.
- (4) The guardian ad litem shall, unless excused by the court, attend all directions appointments in, and hearings of, the proceedings and shall advise the court on the following matters—
 - (a) whether the child is of sufficient understanding for any purpose including the child's refusal to submit to a medical or psychiatric examination or other assessment that the court has power to require, direct or order;
 - (b) the wishes of a child in respect of any matter relevant to the proceedings, including his attendance at court;
 - (c) the appropriate forum for the proceedings;
 - (d) the appropriate timing of the proceedings or any part of them;
 - (e) the options available to it in respect of the child and the suitability of each such option including what order should be made in determining the application;
 - (f) any other matter concerning which the court seeks his advice or concerning which he considers that the court should be informed.
- (5) The advice given under paragraph (4) may, subject to any order of the court, be given orally or in writing; and if the advice be given orally, a note of it shall be taken by the court.
- (6) The guardian ad litem shall, where practicable, notify any person whose joinder as a party to those proceedings would be likely, in the guardian ad litem's opinion, to safeguard the interests of the child, of that person's right to apply to be joined under rule (8)(2) and shall inform the court—
 - (a) of any such notification given,
 - (b) of anyone whom he attempted to notify under this paragraph but was unable to contact, and
 - (c) of anyone whom he believes may wish to be joined to the proceedings.
- (7) The guardian ad litem shall, unless the court otherwise directs, not less than 7 days before the date fixed for the final hearing of the proceedings, file a written report advising on the interests of the child; and the clerk of petty sessions shall, as soon as practicable, serve a copy of the report on the parties.
- (8) The guardian ad litem shall serve and accept service of documents on behalf of the child in accordance with rule 9(4)(b) and (5)(b) and, where the child has not himself been served, and has sufficient understanding, advise the child of the contents of any documents so served.
- (9) The guardian ad litem shall make such investigations as may be necessary for him to carry out his duties and shall, in particular—
 - (a) contact or seek to interview such persons as he thinks appropriate or as the court directs,

- (b) if he inspects records of the kinds referred to in Article 61, bring to the attention of the court, and such other persons as the court may direct, all such records and documents which may, in his opinion, assist in the proper determination of the proceedings, and
- (c) obtain such professional assistance as is available to him which he thinks appropriate or which the court directs him to obtain.
- (10) In addition to his duties under other paragraphs of this rule, the guardian ad litem shall provide to the court such other assistance as may be required.
- (11) A party may question the guardian ad litem about oral or written advice tendered by him to the court under this rule.

Solicitor for child

- **13.**—(1) A solicitor appointed under Article 60(3) or in accordance with rule 12(2)(a) shall represent the child—
 - (a) in accordance with instructions received from the guardian ad litem (unless the solicitor considers, having taken into account the views of the guardian ad litem and any direction of the court under rule 12(3), that the child wishes to give instructions which conflict with those of the guardian ad litem and that he is able, having regard to his understanding, to give such instructions on his own behalf in which case he shall conduct the proceedings in accordance with instructions received from the child), or
 - (b) where no guardian ad litem has been appointed for the child and the condition in Article 60(4)(b) is satisfied, in accordance with instructions received from the child, or
 - (c) in default of instructions under (a) or (b), in furtherance of the best interests of the child.
- (2) A solicitor appointed under Article 60(3) or in accordance with rule 12(2)(a) shall serve and accept service of documents on behalf of the child in accordance with rule 9(4)(a) and (5)(a) and, where the child has not himself been served and has sufficient understanding, advise the child of the contents of any documents so served.
- (3) Where the child wishes an appointment of a solicitor under Article 60(3) or in accordance with rule 12(2)(a) to be terminated, he may apply to the court for an order terminating the appointment; and the solicitor and the guardian ad litem shall be given an opportunity to make representations.
- (4) Where the guardian ad litem wishes an appointment of a solicitor under Article 60(3) to be terminated, he may apply to the court for an order terminating the appointment; and the solicitor and, if he is of sufficient understanding, the child, shall be given an opportunity to make representations.
- (5) When terminating an appointment in accordance with paragraph (3) or (4), the court shall give reasons in writing for so doing and the clerk of petty sessions shall notify the solicitor, the parties, the guardian ad litem and any welfare officer of the termination in Form C42.

Welfare Officer

- **14.**—(1) Where the court has directed that a written report be made by a welfare officer, the report shall be filed at or by such time as the court directs or, in the absence of such a direction, at least 14 days before a relevant hearing; and the clerk of petty sessions shall, as soon as practicable, serve a copy of the report on the parties and any guardian ad litem.
- (2) In paragraph (1), a hearing is relevant if the clerk of petty sessions has given the welfare officer notice that his report is to be considered at it.
- (3) After the filing of a written report by a welfare officer, the court may direct that the welfare officer attend any hearing at which the report is to be considered; and
 - (a) except where such a direction is given at a hearing attended by the welfare officer, the clerk of petty sessions shall inform the welfare officer of the direction; and

- (b) at the hearing at which the report is considered any party may question the welfare officer about his report.
- (4) This rule is without prejudice to the court's power to give directions under rule 15.

Directions

- **15.**—(1) In this rule 'party' includes the guardian ad litem and where a request or direction concerns a report under Article 4, the welfare officer.
- (2) In any relevant proceedings the court may, subject to paragraph (4), give, vary or revoke directions for the conduct of the proceedings, including—
 - (a) the timetable for the proceedings;
 - (b) varying the time within which or by which an act is required, by these rules, to be done;
 - (c) the attendance of the child;
 - (d) the appointment of a guardian ad litem whether under Article 60 or otherwise, or of a solicitor under Article 60(3);
 - (e) the service of documents;
 - (f) the submission of evidence including experts' reports;
 - (g) the preparation of welfare reports under Article 4;
 - (h) the transfer of the proceedings to another court in accordance with the Allocation Order;
 - (i) consolidation with other proceedings;
 - and the clerk of petty sessions shall, on receipt of an application, or where proceedings have been transferred to his court, refer the application to the court to consider whether such directions need to be given.
- (3) Where a direction is given under paragraph (2)(h), an order or certificate shall be issued in the appropriate form in Schedule 1 to these rules and the clerk of petty sessions shall follow the procedure set out in rule 7(2).
 - (4) Directions under paragraph (2) may be given, varied or revoked either—
 - (a) of the court's own motion and having given the parties notice in Form C3 of the intention to do so and an opportunity to attend and be heard or to make written representations,
 - (b) on the written request in Form C2 of a party specifying the direction which is sought, filed and served on the other parties, or
 - (c) on the written request in Form C2 of a party specifying the direction which is sought, to which the other parties consent and which they or their representatives have signed.
- (5) In an urgent case, the request under paragraph (4)(b) may, with the leave of the court, be made—
 - (a) orally,
 - (b) without notice to the parties, or
 - (c) both as in sub-paragraph (a) and as in sub-paragraph (b).
- (6) On receipt of a request under paragraph (4)(b) the clerk of petty sessions shall fix a date for the hearing of the request and give not less than 2 days' notice in Form C3 to the parties of the date so fixed.
 - (7) On considering a request under paragraph (4)(c) the court shall either—
 - (a) grant the request, whereupon the clerk of petty sessions shall inform the parties of the decision, or

- (b) fix a date for the hearing of the request, whereupon the clerk of petty sessions shall give not less than 2 days' notice in Form C3 to the parties of the date so fixed.
- (8) A party may request, in accordance with paragraph 4(b) or (c), that an order be made under Article 11(3) or, if he is entitled to apply for such an order, under Article 57(1), and paragraphs (5), (6) and (7) shall apply accordingly.
- (9) Where, in any relevant proceedings, the court has power to make an order of its own motion, the power to give directions under paragraph (2) shall apply.
- (10) Directions of a court which are still in force immediately prior to the transfer of relevant proceedings to another court shall continue to apply following the transfer, subject to any changes of terminology which are required to apply those directions to the court to which the proceedings are transferred, unless varied or discharged by directions under paragraph (2).
- (11) The court shall record the giving, variation or revocation of a direction under this rule in Form C18 and the clerk of petty sessions shall serve, as soon as practicable, a copy of the form on any party who was not present at the giving, variation or revocation.

Timing of proceedings

16. At the—

- (a) transfer of relevant proceedings to a family proceedings court in accordance with Article 10 or 11 of the Allocation Order, or
- (b) postponement or adjournment of any hearing or directions appointment,

the court shall—

- (i) fix a date upon which the proceedings shall next come before the court, which date shall where paragraph (a) applies, be as soon as possible after the transfer; and
- (ii) give notice to the parties and any guardian ad litem or welfare officer of the date so fixed.

Attendance at directions appointment and hearing

- 17.—(1) Subject to paragraph (2), a party shall attend a directions appointment of which he has been given notice in accordance with rule 15(4) unless the court otherwise directs.
 - (2) Relevant proceedings shall take place in the absence of any party including the child if—
 - (a) the court considers it in the interests of the child, having regard to the matters to be discussed or the evidence likely to be given, and
 - (b) the party is represented by a guardian ad litem or solicitor;
- and when considering the interests of the child under sub-paragraph (a) the court shall give the guardian ad litem, solicitor for the child and, if he is of sufficient understanding, the child, an opportunity to make representations.
- (3) Subject to paragraph (4) below, where at the time and place appointed for a hearing or directions appointment the applicant appears but one or more of the respondents do not, the court may proceed with the hearing or appointment.
 - (4) The court shall not begin to hear an application in the absence of a respondent unless—
 - (a) it is proved to the satisfaction of the court that he received reasonable notice of the date of the hearing; or
 - (b) the court is satisfied that the circumstances of the case justify proceeding with the hearing.

- (5) Where, at the time and place appointed for a hearing or directions appointment, one or more respondents appear but the applicant does not, the court may refuse the application or, if sufficient evidence has previously been received, proceed in the absence of the applicant.
- (6) Where at the time and place appointed for a hearing or directions appointment neither the applicant nor any respondent appears, the court may refuse the application.
- (7) If the court considers it expedient in the interests of the child, it shall hear any relevant proceedings in private when only the officers of the court, the parties, their legal representatives and such other persons as specified by the court may attend.

Evidence

- **18.**—(1) Subject to paragraphs (4) and (5) in any relevant proceedings a party shall file and serve on the other parties, any welfare officer and any guardian ad litem of whose appointment he has been given notice under rule 11(5)—
 - (a) written statements in Form C46 of the substance of the oral evidence which the party intends to adduce at a hearing of, or a directions appointment in, those proceedings,
 - (b) copies of any documents, including, subject to rule 19(3), experts' reports, upon which the party intends to rely, at a hearing of, or a directions appointment in, those proceedings,

at or by such time as the court directs or, in the absence of a direction, before the hearing or appointment.

- (2) A party may, subject to any direction of the court about the timing of statements under this rule, file and serve on the parties a statement which is supplementary to a statement served under paragraph (1).
 - (3) At a hearing or directions appointment a party may not, without the leave of the court—
 - (a) adduce evidence, or
 - (b) seek to rely on a document,

in respect of which he has failed to comply with the requirements of paragraph (1).

- (4) In proceedings for an Article 8 order a party shall—
 - (a) neither file nor serve any document other than as required or authorised by these Rules, and
 - (b) in completing a form prescribed by these Rules, neither give information, nor make a statement, which is not required or authorised by that form,

without the leave of the court.

(5) In proceedings for an Article 8 order, no statement or copy may be filed under paragraph (1) unless the court otherwise directs.

Expert evidence: examination of child

- **19.**—(1) No person may, without the leave of the court, cause a child to be medically or psychiatrically examined, or otherwise assessed, for the purpose of the preparation of expert evidence for use in the proceedings.
- (2) An application for leave under paragraph (1) shall be made in Form C2 and shall, unless the court otherwise directs, be served on all the parties to the proceedings and on any guardian ad litem.
- (3) Where the leave of the court has not been given under paragraph (1), no evidence arising out of an examination or assessment to which that paragraph applies may be adduced without the leave of the court.

Amendment

- **20.**—(1) Subject to rule 18(2), a document which has been filed or served in any relevant proceedings may not be amended without the leave of the court which shall, unless the court otherwise directs, be requested in writing.
 - (2) On considering a request for leave to amend a document the court shall either—
 - (a) grant the request, whereupon the clerk of petty sessions shall inform the person making the request of that decision, or
 - (b) invite the parties or any of them to make representations, within a specified period, as to whether such an order should be made.
- (3) A person amending a document shall file it with the clerk of petty sessions and serve it on those persons on whom it was served prior to amendment; and the amendments shall be identified.

Hearing

- **21.**—(1) Before the hearing the resident magistrate and any members of the juvenile court panel who will be dealing with the case shall read any documents which have been filed under rule 18.
- (2) Unless the court otherwise directs at a hearing of, or directions appointment in, relevant proceedings the parties and the guardian ad litem shall adduce their evidence in the following order—
 - (a) the applicant,
 - (b) any party with parental responsibility for the child,
 - (c) other respondents,
 - (d) the guardian ad litem,
 - (e) the child if he is a party to the proceedings and there is no guardian ad litem.
- (3) After the final hearing of relevant proceedings, the court shall make its decision as soon as is practicable.
- (4) Before the court makes an order or refuses an application the resident magistrate shall record in writing—
 - (a) the names of any members of the juvenile court panel who heard the case with him;
 - (b) the reasons for the court's decision and any findings of fact.
 - (5) When making an order or when refusing an application the resident magistrate shall—
 - (a) where the court has made a finding of fact state such finding and complete Form C19; and
 - (b) state the reasons for the court's decision.
- (6) After the court announces its decision, the clerk of petty sessions shall, subject to rule 5(2) (b), as soon as practicable serve a copy of the order in the prescribed form in Schedule 1 to these rules on the parties to the proceedings and or any person with whom the child is living.

Costs

- **22.**—(1) In any relevant proceedings, the court may, at any time during the proceedings in that court, make an order that a party pay the whole or any part of the costs of any other party.
- (2) A party against whom the court is considering making a costs order shall have an opportunity to make representations as to why the order should not be made.

Confidentiality of documents

- **23.**—(1) Subject to paragraphs (2) and (3) no document, other than a record of an order, held by the court and relating to relevant proceedings shall be disclosed, other than to—
 - (a) a party,
 - (b) the legal representative of a party,
 - (c) the guardian ad litem,
 - (d) the Legal Aid Department, or
 - (e) a welfare officer

without the leave of the court.

- (2) Where the Department of Health and Social Services requires a person mentioned in regulation 2(2) or (3) of the Child Support (Information, Evidence and Disclosure) Regulations (Northern Ireland) 1992(9) to furnish information or evidence for a purpose mentioned in regulation 3(1) of those Regulations, nothing in paragraph (1) shall prevent that person from furnishing the information or evidence sought or to require him to seek the leave of the court before doing so.
- (3) Nothing in paragraph (1) shall prevent the notification by the court of a direction under Article 56(1) to the authority concerned.

Disclosure of address

- **24.**—(1) Nothing in these rules shall be construed as requiring any party to reveal the address of their private residence or that of any child except by order of the court.
- (2) Where a party declines to reveal an address in reliance upon paragraph (1) he shall give notice of that address to the court in Form C5 and that address shall not be revealed to any person except by order of the court.

Notification of consent

- 25. Consent for the purposes of—
 - (a) Article 16(3), or
 - (b) Article 33(1)

may be given either orally in court or in writing signed by the person giving his consent.

Secure accommodation

- **26.** In proceedings under Article 44 the clerk of petty sessions shall, if practicable, arrange for copies of all written reports before the court to be made available before the hearing to—
 - (a) the applicant,
 - (b) the parent or guardian of the child,
 - (c) any legal representative of the child,
 - (d) the guardian ad litem, and
 - (e) the child, unless the court otherwise directs;

and copies of such reports may, if the court considers it desirable, be shown to any person who is entitled to notice of the proceedings in accordance with these Rules.

Investigation under Article 56

- **27.**—(1) On giving a direction under Article 56 the court shall adjourn the proceedings and the clerk of petty sessions shall record the direction in Form C35.
- (2) A copy of the direction recorded under paragraph (1) shall, as soon as practicable after the direction is given be served by the clerk of petty sessions on the parties to the proceedings in which the direction is given and, where the appropriate authority is not a party, on that authority.
- (3) When serving the copy of the direction on the appropriate authority the clerk of petty sessions shall also serve copies of such of the documentary evidence which has been or is to be adduced in the proceedings as the court may direct.
- (4) Where an authority informs the court of any of the matters set out in Article 56(3)(a) to (c) it shall do so in writing.

Appeals to a family proceedings court

- **28.**—(1) An appeal to a family proceedings court under—
 - (a) Article 113,
 - (b) Article 131(6), or
 - (c) Article 145

shall be brought by notice in Form C46 and shall be signed by the appellant or his legal representative.

- (2) The notice of appeal shall be accompanied by any copy of the decision or determination appealed against.
- (3) An appeal under Article 131(6) may only be brought within 21 days from the date of the step to which the appeal relates.
- (4) The clerk of petty sessions shall fix a date for the hearing of the appeal and shall give at least seven days' notice of the date so fixed to the parties.

Contribution orders

- **29.**—(1) An application for a contribution order under Article 41(1) shall be accompanied by a copy of the contribution notice served in accordance with Article 40(1) and a copy of any notice served by the contributor under Article 40(8).
- (2) Where an authority notifies the court of an agreement reached under Article 41(6) it shall do so in writing through the clerk of petty sessions.
- (3) An application for the variation or revocation of a contribution order under Article 41(8) shall be accompanied by a copy of the contribution order which it is sought to vary or revoke.

Direction to an education and library board

- **30.**—(1) For the purpose of paragraph 6 of Schedule 13 to the Education and Libraries (Northern Ireland) Order 1986(**10**) a direction to an education and libraries board to apply for an education supervision order shall be in Form C35A.
- (2) Where, following such a direction the education and library board informs the court that they have decided not to apply for an education supervision order, they shall do so in writing.

Dated 25th July 1996.

Mackay of Clashfern, C.

SCHEDULE 1

Rule 1(4)

Forms

FORM C1APPLICATION FOR AN ORDER Children (Northern Ireland) Order 1995 Magistrates' Courts (Children (Northern Ireland) Order 1995 Rules (Northern Ireland) 1996

of		[Perry Sessions District of]
	Applicant	[Family Proceedings Court at]
of		
	Respondent	County Court Division of

1 About you (the applicant)

State

- your title, full name, address, telephone number, date of birth and relationship to each child above
- your solicitor's name, address, reference, telephone, FAX and DX numbers.

2 The child(ren) and the order(s) you are applying for

For each child state

- the full name, date of birth and sex
- the type of order(s) you are applying for (for example, residence order, contact order, supervision order).

3 Other cases which concern the child(ren)

If there have ever been, or there are pending, any court cases (including cases outside Northern Ireland) which concern

- a child whose name you have put in paragraph 2
- a full, half or step brother or sister of a child whose name you have put in paragraph ?
- a person in this case who is or has been, involved in caring for a child whose name you have put in paragraph 2

attach a copy of the relevant order and give

- the name of the court
- the name and panel address (if known) of the guardian ad litem, if appointed
- the name and contact address (if known) of the solicitor appointed for the child(ren).

4 The respondent(s)

Schedule 2

For each respondent state

- the title, full name and address
- the date of birth (if known) or the age
- the relationship to each child.

5 Others to whom notice is to be given

Schedule 2

For each person state

- the title, full name and address
- the date of birth (if known) or age
- the relationship to each child.

6 The care of the child(ren)

For each child in paragraph 2 state

- the child's current address and how long the child has lived there
- whether it is the child's usual address and who cares for the child there
- the child's relationship to the other children (if any).

7 Social Services

For each child in paragraph 2 state

- whether the child is known to the Social Services.
 - If so, give the name of the social worker and the address of the Social Services department.
- whether the child is, or has been, on the Child Protection Register. If so. give the date of registration.

8 The education and health of the child(ren)

- For each child state the name of the school, college or place of training which the child attends
 - whether the child is in good health. Give details of any serious disabilities or ill-health
 - whether the child has any special needs.

9 The parents of the child(ren)

For each child state

- the full name of the child's mother and father
- whether the parents are, or have been, married to each other
- whether the parents live together. If so, where
- whether, to your knowledge, either of the parents have been involved in any court case concerning a child. If so, give the date and the name of the court.

10 The family of the child(ren) (other children)

For any other child not already mentioned in the family (for example, a brother or a half sister) state

- the full name and address
- the date of birth (if known) or age
- the relationship of the child to you.

11 Other adults

State

- the full name of any other adults (for example, lodgers) who live at the same address as any child named in paragraph 2
- whether they live there all the time
- whether, to your knowledge the adult has been involved in any court case concerning a child. If so, give the date and the name of the court.

12 Your reason(s) for applying and any plans for the child(ren)

State briefly your reasons for applying and what you want the court to order

- Do not give a full statement if you are applying for an order under Article 3 of the Children (Northern Ireland) Order 1995. You may be asked to provide a full statement later.
- Do not complete this section if this form is accompanied by a prescribed supplement.

13 At the court

State • whether you will need an interpreter at court (parties are responsible for providing their own). If so, specify the language.

whether disabled facilities will be needed at court.

Signed	Date
(Applicant)	

FORM C1ASUMMONS TO RESPONDENT ON AN APPLICATION UNDER THE CHILDREN (NORTHERN IRELAND) ORDER 1995

of		Family Proceedings Court at
	Applicant	
of		County Court Division of
	Respondent	

Whereas an application a copy of which is attached has been made under Article of the above Order.

THIS IS TO COMMAND YOU to appear as respondent on the hearing of the said application at on the day of 19 at o'clock before the Family Proceedings Court sitting at

Dated this day of 19.

Justice of the Peace
[or Clerk of Petty Sessions]

FORM C2APPLICATION

of				Fami	ily Procee	dings (Court at
	Applican	1					
of				Cour	ity Court	Divisio	π οί
	Responde	ent					
Whereas an ap of the above C		opy of whi	ich is att	ached has t	been mad	e under	Article
THIS IS TO C application at before the Fare		on the	•	lay of	nt on the 19		of the said o'clock
Dated this	day of	19					

Justice of the Peace [or Clerk of Petty Sessions]

FORM C2ANOTICE TO NON-PARTIES OF PROCEEDINGS $\it Children$ (Northern Ireland) Order 1995

- for leave to commence proceedings
 - Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules (Northern Ireland) 1996: Rule 3
- for an order or directions in existing family proceedings.
 Children (Northern Ireland) Order 1995
- to be joined as, or cease to be, a party in existing family proceedings
 Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules
 (Northern Ireland) 1996: Rule 8

[PETTY SESSIONS DISTRICT OF]

[FAMILY PROCEEDINGS COURT AT]

of Applicant

COUNTY COURT DIVISION OF

of Respondent

1 About you (the person making this application)

State • your title, full name, address, telephone number, date of hirth and relationship to each child above

- yanr solicitor's name, address, reference, telephone, FAX and DX numbers
- if you are already a party to the case, give your description (for example, applicant, respondent or other).

2 The order(s) or direction(s) you are applying for

State for each child

- the full name, date of birth and sex
- the type of order(s) you are applying for (for example, residence order, contact order, supervision order).

3 Persons to be served with this application

For each respondent to this application state the title, full name and address.

4 Your reason(s) for applying and any plans for the child(ren)

State briefly your reasons for applying.

Do not give a full statement if you are applying for an order under Article 8 Children (Northern Ireland) Order 1995.

You may be asked to provide a full statement later.

Signed	Date	
(Applicant)		

FORM C3NOTICE TO PARTIES OF DIRECTIONS APPOINTMENT Children (Northern Ireland) Order 1995

To υľ [FAMILY PROCEEDINGS COURT AT] ofApplicant. [PETTY SESSIONS DISTRICT OF] of Respondent COUNTY COURT DIVISION OF The applicant has applied for an order under Article of the Children (Northern Ireland) Order 1995 in respect of the following child(ren): The court will consider the application at аt [am] [pm]The hearing is estimated to last

What to do next

You have been named in the application. Please read the notes overleaf.

If you go to court please take this Notice with you and show it to a court official.

About this Notice

Note 1 You do not have the right to take part in the proceedings, at present.

If you want to take part (become a party to the proceedings) you must apply to the court on Form C2.

You can obtain Form C2 from a court office. The application must be made to the court sending you this notice.

Note 2. For legal advice go to a solicitor or an advice agency,

Some solicitors specialise in court proceedings which involve children. You can obtain the address of a solicitor or an advice agency from the Yellow Pages or the Law Society.

A solicitor or an advice agency will be able to tell you whether you may be eligible for legal aid.

FORM C4ACKNOWLEDGEMENT

[FAMILY PROCEEDINGS COURT AT] of Applicant [PETTY SESSIONS DISTRICT OF] οť COUNTY COURT DIVISION OF Respondent of the The Applicant has applied to the court for an order under Article Children (Northern Ireland) Order 1995 in respect of the following child[ren]: Directions Appointment You should attend when the court considers the directions giving/varying/revocation Oth ann [mq] at The hearing is estimated to last What to do next When you go to court please take this Notice with you and show it to a court official. About this Notice Note: 1. At the directions appointment, you will be able to tell the court about any special needs or circumstances of the child(ren). Note 2 For legal advice go to a solicitor or an advice agency. Some solicitors specialise in court proceedings which involve children. You can obtain the address of a solicitor or an advice agency from the Yellow Pages or the Law Society. A solicitor or an advice agency will be able to tell you whether you may be eligible for legal aid. in respect of any of the children named on Note 3 If you want to apply for an order the Notice, fil! in Form Cl. You can obtain the form from a court office. The application must be made to the court sending you this notice.

The Court

The full name of the applicant

The full name(s) of the child(ren)

Date of [Hearing] [Directions Appointment]

What you (the person receiving this form) should do

- Answer the questions overleaf.
- If you need more space for an answer use a separate sheet of paper, please put your full name and case number at the top.
- If the applicant has asked the court to order you to make a payment for a child
 you must also fill in a Statement of Means (Form C7A). You can obtain this form
 from a court office if one has not been enclosed with the papers served on you.
- When you have answered the questions make copies of both sides of this form.
 You will need a copy for the applicant, and each party named in Part 4 of Form C1
- Post, or hand, a copy to the applicant and to each party. Then post, or take, this
 form, and the Statement of Means if you filled one in, to the court at the address
 helow.

You must do this within 14 days of the date when you were served with the summons or of the postmark on the envelope if the Notice of Proceedings was posted to you.

he completed by the court	r.		
	The court office is open		
	from	am to	pm
	on Mondays to Fridays		
I About you	Pull name		
	Date of birth		
	Address		
Please give a daytime telephone number if you can.	Telepho Number		

FORM C5CONFIDENTIAL ADDRESSMagistrates' Courts (Children Order (Northern Ireland) 1995) Rules (Northern Ireland) 1996

2	About your solicitor	Name
	If you do not have a solicitor put None. (But see note 3 on the Notice of Proceedings which was served on you).	Address
		Telephone Number
		FAX Number
		DX Number
3	Address to which letters and other papers should be sent.	
4	The application was received on:	· · · · · · · · · · · · · · · · · · ·
5	Do you oppose the application?	
6	Do you intend to apply to the court for an order?	
	Will you use an interpreter at court? If Yes state the language into which the interpreter will translate. Note: If you require an interpreter you must bring your own.	
	Signed (Respondent)	Date

FORM C6SUPPLEMENT FOR AN APPLICATION CONCERNING THE REGISTRATION OF A CHILD-MINDER OR PROVIDER OF DAY CAREArticle 129 Children (Northern Ireland) Order 1995

The court	
	Case number
The full name(s) of the child(ren)	Child(ren)'s number(s)
Your full name	

The omitted address

This form is to be used by any party in Family Proceedings who does not wish to reveal the address of their private residence or that of any child. This address will not be revealed to any person save by order of the court. State that address.

FORM C7SUPPLEMENT FOR AN APPLICATION FOR FINANCIAL PROVISION FOR A CHILD OR VARIATION OF FINANCIAL PROVISION FOR A CHILDSchedule 1 Children (Northern Ireland) Order 1995

	FAMILY PROCEEDINGS COURT AT
of	Applicant
of	Respondent COUNTY COURT DIVISION OF
I About y	ou (the applicant)
-	the name of your Board or Trust, address, reference, telephone, FAX and DX numbers
•	 your solicitor's name, address, reference, telephone, FAX and DX numbers.
2 About t	he respondent (the child-minder or provider of day care)
State •	the full name and address of the respondent
	 whether the respondent is a child-minder or a provider of day care the address and type of accommodation where a child will, or may be cared for.
• • • • • • • • • • • • • • • • • • • •	ands for the application
_	ands are that a child is being looked after, or may be looked after the registered child-minder who is named in paragraph 2
unde	r the provisions for day care made by the provider of that day care who med in paragraph 2
and is su	iffering or is likely to suffer significant harm.
4 The ord	er applied for
The Boa	rd or Trust applies to the court for an order for
cance	ellation of the registration of the child-minder or provider of day care
varia	gion of a requirement imposed on the child-minder or provider of day
remo	oval of a requirement, or imposing an additional requirement, on the i-minder or provider of day care.
The rea	son(s) for the application
	e relying on a report or other documentary evidence, state the date(s) or(s), and enclose a copy.
Signed (Applica	Date ont

		[FAMILY PROCEEDINGS COURT]
of	Applicant	[PETTY SESSIONS DISTRICT]
of	· -PF	[,
	Respondent	COUNTY COURT DIVISION OF
— 1 Abou	t the application	
State	whether you are seekb	ng
		imp sum; a transfer of property; a settlement of cal payments; secured periodical payments
or		order for periodical payments; secured periodical nt of a tump sum by instalments.
2 Previ	ous court orders and	written agreements
	ritten agreement or cou capplication.	at order has been made a copy should be attacked
If not	available state 🔸 tl	te date
		ie terms
		re parties
	• th	he court.
3 The C	Child Support Agency	·
	sment for maintenance	
	whether the Agency has maintenance of the c	as made an assessment
If Yes	, state whether you are	e applying for additional child maintenance
	 because the Child claim. 	d Support Agency will no longer deal with your
		n why the Agency will not deal with the claim.
OF		s made through the Child Support Agency.
	You should expla confirm that the C amount obtainable	tin why you need additional maintenance and hild Support Agency's assessment is the maximum e.
Writte	en agreement for mait	ntenance
	whether there is a wri ment:	tten maintenance
If No.	state whether you are	applying for payment:
_	r [a] stepchild[ren]	
	addition to child supported assessment	rt maintenance already paid under a Child Support

FORM C7ASTATEMENT OF MEANSSchedule 1 Children (Northern Ireland) Order 1995

□ to meet expenses arising from the disability of [a] child[ren]
to meet expenses incurred by [a] child ren in being educated or training for work
when either the child[ren] OR the person with care of the child[ren] OR the absent parent of the child[ren] is not habitually resident in the United Kingdom
for any other reason (specify):
4 About the order
State the terms of the order you ask the court to make and in particular
 the amount you would like the court to order
 whether you would like that amount paid weekly or monthly (if you are not applying for a lump sum)
 why you require the payments, or would like the court to carry an existing order.
5 The collection of payment
If payments are not to be collected and paid to you by the Child Support Agency, give full details of how you would like payments collected. Possible ways are:
☐ Directly to a bank, building society or post office account
Give the full name and address, sorting code and the number of the account into which payment is to be made.
☐ By an attachment of earnings order
This is a court order which is sent to the employer of the person who is to pay.
If you would like the court to direct that money is paid in some other way
Please say what method you would like.
And if you do not mind how the money is puid, please say so. The court will decide how it should be paid.
Signed Date (Applicant)
You should now complete a Statement of Means, Form C7A

[FAMILY PROCEEDINGS COURT AT]

of

Applicant

[PETTY SESSIONS DISTRICT OF]

of

Respondent

COUNTY COURT DIVISION OF

Warning The court will require to see written evidence of unemployment or sickness; or wage or salary slips, bank statements, and other papers giving details of your means. This evidence should be attached to this form or brought with you when you attend the hearing.

1 About you

- State · your title, full name, address, telephone number and date of birth
 - whether you are married, single or other
 - whether you are the applicant or the respondent.

2 Your dependants

State for each dependant

- the dependant's title, full name and age
- whether the dependant is a spouse, partner, child or other
- whether the dependant is wholly or partially financially dependent on you
- whether the dependant lives with you.

3 Your employment

State whether you are employed, self-employed or other,

- If you are employed, state 🔎 your employment
 - your employer's name, address and daytime telephone number.

4 Your buildings and land

List all buildings and land you own, whether in your name alone or jointly, stating for each

- the address
- the name(s) of the owner(s)
- the current value.

5 Your financial assets

List each bank, building society and post office account, stating for each

- the name and address where the account is held
- the account number
- the current balance

List all investments and securities (for example, shares, insurance policies) stating for each one the name and quantity and current value.

List all pension schemes, stating for each one the scheme name and the company.

6 Other possessions of value

List all possessions of value (for example, jewellery, antiques, collectable items), stating for each:

- what they are
- the current value.

7. Year income

Your income		State whether Weekly (W) or Monthly (M)
If employed, state your usual take home pay	£	
If self-employed, state		
 your drawings 	£	
 your gross turnover 	£	
 your profit after expenses 	£	
 whether you expect your turnover to increase, decrease or remain the same; 		
 the date of the accounts showing the above gross tumover and profit after expenses 	Year	ending 19
In all cases, state any of the following which you re	ceive	
Income support	£	
Child Benefits	£	
Child Support Agency	£	
 Other state benefits (specify source) 	£	
	£	
	£	
 Pension(s) (specify source) 	£	
	£	
	Γ	
 Contributions from others in the home (total) 	£	
Other income (specify source and amount)	£	
	£	
	£	
	£	
Total income:	£	

	t Orders se a copy of an	•		
Court	Case Number	Amount outstanding (£)	Amount of payment	Weekly (W) or Monthly (M)
Age 1, AS		Strage Strands - Bit		
, 44 · 4	. · :			i.

FORM C8SUPPLEMENT FOR AN APPLICATION FOR AN EMERGENCY PROTECTION ORDER Article 63 Children (Northern Ireland) Order 1995

9 Your expe	enses		·:		
	·	Amount of payments	Weekly (W) or Monthly (M)	Total debt	.Amount of
Mortgage	40000	Section 28	A STANTS	i	
1st	2012	<u> </u>	$= \frac{f(x) + g(x)}{2\pi i \pi} A^{-1},$	<u> </u>	
2nd				_:	
Rent	·				
Rates					.64
Gas					
Electricity					
Telephone					<u> </u>
Water charges			:	Surgery of the	
Credit Card					
Loans					
Storecards			 .		
HP Payments				7-71-12	49875715
TV rental and lie	ence	 · .		•	
Mail Order					7 7 15 TE
Food			1 3.1 1 + 4.	445 M. W.	P 4 10
Clothing			1. 1.70 / 1.1 / 10	of men	6-3-13-17
Public transport					
Car expenses			$g_{i}(\frac{1}{2}, \frac{1}{2}, \frac{1}$		V0
School meals		(1997	
Child minding			· :: }		
Maintenance			· · · ·		
Child Support As		. <u></u>	· · · · · · · · · · · · · · · · · · ·		
Other payments (give details)		e din propinsi Limita din salah din Limita din salah din	- <u> </u>		
1.11	· · · :		:	147	11, 1 4
Total Payments	a store i Gradonji sa	- V - V - 1	e de la composition della comp	* : : :	
	- 1.11 () 1	·	·		
			·		
<u> </u>		78 - 18 A	· : ·	: 1	
Signed: Applicant] [Responder	nt)	Date:		7.50 10.00

known dawn i dawn a gwelende.

	FAMILY PROCEEDINGS COURT AT
of	
Applicant	
of	
Respondent	
	COUNTY COURT DIVISION OF
-	hild(ren) s not known, state details which will identify the child. ecent photograph of the child, which should be dated.
2 The grounds for the The grounds are	application
ANY A APPLICANT	that there is reasonable cause to believe that [this] [these] child[ren] [is] [are] likely to suffer significant harm if
	the child[ren] [is] [are] not removed to accommodation by or on behalf of this applicant
	the child[ren] [does] [do] not remain in the place where [the child] [they] [is] [are] currently being accommodated.
BOARD OR B TRUST APPLICANTS	that inquiries are being made about the welfare of the child[ren] under Article 66(1)(b) of the Children (Northern Ireland) Order 1995 and those enquiries are being frustrated by access to the child[ren] being unreasonably refused to someone who is authorised to seek access and there is reasonable cause to believe that access to the child[ren] is required as a matter of urgency.
AUTHORISED C PERSON APPLICANTS	that there is reasonable cause to suspect that the child[ren] [is] [are] suffering, or [is] [are] likely to suffer, significant barm and inquiries are being made with respect to the wolfare of the child[ren] and those inquiries are being frustrated by access to the child[ren] being unreasonably refused to someone who is authorised to seek access and there is reasonable cause to believe that access to the child[ren] is required as a matter of urgency.

FORM C9SUPPLEMENT FOR AN APPLICATION FOR A WARRANT TO ASSIST A PERSON AUTHORISED BY AN EMERGENCY PROTECTION ORDERArticle 67 Children (Northern Ireland) Order 1995

	3 7	The additional order(s) applied for
	١	information on the whereabouts of the child[ren] (Article 67(1) of the Children (Northern Ireland) Order 1995).
	ı	 authorisation for entry of premises (Article 67(3) of the Children (Northern Ireland) Order 1995).
	ı	authorisation to search for another child on the premises (Article 67(4) of the Children (Northern Ireland) Order 1995).
	4 1	l'he direction(s) sought
	1	contact (Article 63(6)(a) of the Children (Northern Ireland) Order 1995).
	[a medical or psychiatric examination or other assessment of the child(ren)
		(Article 63(6)(b) of the Children (Northern Ireland) Order 1995).
	[to be accompanied by a registered medical practitioner, registered nurse or registered health visitor (Article 64(11) of the Children (Northern Ireland) Order 1995).
	5 1	The reason(s) for the application
	1	If you are relying on a report or other documentary evidence, state the date(s) and author(s) and enclose a copy.
_		Signed Date (Applicant)

FORM C10SUPPLEMENT FOR AN APPLICATION FOR A CARE OR SUPERVISION ORDERArticle 50 Children (Northern Ireland) Order 1995

	A CARLO SERVICE SERVIC
	FAMILY PROCEEDINGS COURT AT
· /i of	to the following the control of the second state of the control of
1964	Applicant
:	in the figure and the figure of the control of the
	COUNTY COURT DIVISION OF
: .	
If $a \in$	ription of the child[ren] child's identity is not known, state details which will identify the child, nay enclose a recent photograph of the child, which should be dated.
_	grounds for the application
	nergency protection order was made on:
(State	e the dute and time, and attach a copy of the order)
and	a person has been prevented from exercising powers under the order by being refused entry to premises or access to the child[ren] or
	that a person is likely to be prevented from exercising powers under the order by being refused entry to premises or access to the child[ren].
3 The c	lirection(s) sought
State	 whether you wish to accompany the constable, if the warrant is granted
	 whether you wish the constable to be accompanied by a registered medical practitioner, registered narse or registered health visitor, if he so wishes
	 where the constable is to take the child, if the warrant is executed.
4 The r	eason(s) for the application
If you	are relying on a report or other documentary evidence, state the date(s) author(s) and enclose a copy.
Signe	ed Date

FORM C11SUPPLEMENT FOR AN APPLICATION FOR AUTHORITY TO REFUSE CONTACT WITH A CHILD IN CAREArticle 53(4) Children (Northern Ireland) Order 1995

•	· · · · ·	FAMILY PROCEEDINGS COURT AT
	of	
	Apt	olicant
	of	
		pondent
	140.5	COUNTY COURT DIVISION OF
	$t = (x - \epsilon) x = \epsilon$	COUNTY COOKI DIVISION OF
1	The ground	ls for the application
	The ground	is are that the child[ten] [is] [are] suffering or [is] [are] likely to suffer, significant barm and the harm, or likelihood of harm is attributable to
	· ·· .	the care given to the child[ren], or likely to be given to the child[ren] if the order were not made, not being what it would be reasonable to expect a parent to give to the child[ren]
		the child[ren] being beyond parental control.
2	The reason	(s) for the application
-	If you are a	(s) and enclose a copy. (s) and enclose a copy.
3	Your plans	for the child(ren)
	Include •	in the case of supervision orders only, any requirements which you will invite the court to impose pursuant to paragraph a Schedule 3 Children (Northern Trelantly Order 1995)
1.7	eta e 🖷	in all cases, whether you will invite the court to make an interin order,
4	The direction	on(s) sought
·		(-)(-)
	Signed (Applicant)	Date

FORM C12SUPPLEMENT FOR AN APPLICATION FOR CONTACT WITH A CHILD IN CAREArticle 53(2) and (3) Children (Northern Ireland) Order 1995

	FAMILY PROCEEDINGS COURT AT
of	
Applicant	
of	
Respondent	
	COUNTY COURT DIVISION OF
The current arrangements t	For contact
State • the full name(s) of	the child(ren)
 the full name(s) of e the cutrent arrange 	each person who has contact with each child and ements for contact
 whether the Board 	or Trust has refused contact for 7 days or less.
The order applied for	
State the full name and relation to refuse contact with each each contact with each each each each each each each eac	mship of any person in respect of whom authority hild is sought.
The reason(s) for the applic If you are relying on a report and author(s) and enclose a	or other documentary evidence state the dute(s)

FORM C13SUPPLEMENT FOR AN APPLICATION FOR A CHILD ASSESSMENT ORDERArticle 62 Children (Northern Ireland) Order 1995

	FAMILY PROCEEDINGS COURT AT
of	
Applicant	
of	
Respondent	
	COUNTY COURT DIVISION OF
State the full name(s) of th	e chitd(ren)
2 Your relationship to the ch State whether	alld(ren)
 you are a parent or guar 	rdian
	ler which was in force immediately before the care
 you had care of the ci immediately before the c 	hild(ren) through an order which was in force care order was made.
3 The order applied for and	your reason(s) for the application
If you are relying on a report and author(s) and enclose a	t or other documentary evidence, state the date(s) copy.

FORM C14SUPPLEMENT FOR AN APPLICATION FOR AN EDUCATION SUPERVISION ORDERArticle 55 Children (Northern Ireland) Order 1995Paragraph 6 Schedule 4 Children (Northern Ireland) Order 1995

24 - 129 34 - 128 - 128 - 129	987 CAMPA	FAMILY PROCEEDINGS COURT AT
of		•
Applican	t	$m_{\pi} = 2.4\%$
of		
Responde	enf	48 (3. 98. 4
		COUNTY COURT DIVISION OF
1 The grounds for	the application	Section of the engineering of the first
The grounds are	that there is read [is] [are] suffering	sonable cause to suspect that the child[ren] ng, or [is] [are] likely to suffer, significant
	and	exitted for white his respective confidence
	 development or 	of the state of the child[ren]'s health or of the way in which the child[ren] [has] ted, is required to determine whether or not
ka manang salah	the child[ren] { suffer, significant	is] [are] suffering, or [is] [are] likely to
$\{\psi(h)_{h\in I}^{(k)}: ab-\psi_h \leq \varepsilon$		A CARLO CAR STANDARD OF THE
	it is onlikely the satisfactory, in t	at such an assessment will be made, or be he absence of an order under this section.
State your reason	n(s) for believing	the grounds exist.
If you are relying and author(s) un	on a report or oth d enclose a copy.	ner documentary evidence, state the date(s)
2 The direction(s)	sought in respec	t of the assessment
3 The direction(s)	sought in respec	t of contact
		**
Signed	\	Date

FORM C14ASUPPLEMENT FOR AN APPLICATION FOR AN EXTENSION OF AN EDUCATION SUPERVISION ORDER*Paragraph 5(2) of Schedule 4 to the Children (Northern Ireland) Order 1995*

	FAMILY PROCEEDINGS COURT AT
of	12 Te 2
Applicant	
of	ere e 1
Respondent	
	COUNTY COURT DIVISION OF
1 Prior consultation	The second secon
State the name of the Board or Ti	rust which has been consulted:
accommodation or on who provided with accommodation or	e authority providing the child[ren] with use behalf the child[ren] [ix] [are] being on. ority within whose area the child[ren] live[s].
of will live.	stry while wiese area are emergent, in egg,
2 The grounds for the application	ı
The ground is that the child[ren] jare] not being properly educated	[is] [are] of compulsory school age and [is] !
State your reason(s) for believing report or other documentary evi- enclose a copy.	g the ground exists. If you are relying on a dence, state the date(s) and author(s) and
3 The order and direction(s) appli	ied for
-	
	11.00
Signed	Date

FORM C15SUPPLEMENT FOR AN APPLICATION FOR A RECOVERY ORDER Article 69 Children (Northern Ireland) Order 1995

		FAMILY PROCEEDINGS COURT AT
ρſ		
	Applicant	
of		
	Respondent	
		COUNTY COURT DIVISION OF
State v	the Education Supervision when the order was made an see a copy of the order.	
on a n	our reason(s) for asking the	court to extend the order. If you are relying evidence, state the date(s) and author(s)
Signed (Appli		Date .

		F	AMILY	PROCEEDIN	GS COURT AT
of					
	Applicant				
of					
	Respondent				
		C	OUNT	Y COURT DIV	FO MOISIN
1 Particu	lars of the child(ren)				
	hether the child(ren] [is]	[are]		in care	1
		OL		the subject	\
				of an emergency	Enclose a copy
				protection	of the
		ОГ	П	order in police	order
		٠.	()	protection)
Ha chi	ld's identity is not know	a state	details	that will iden	ifs the child
	ay enclose a recent photo	-			**
	der and direction(s) app				
	whether the child(ren	-		he nmduced	to an outhorised
indic .	person specified by (Ireland) Order 1995)	he cou	urt (Ar	ticle 69(7) Ch	ildren (Northern
•	 whether you require specified premises (A Order 1995). 	the co crticle	urt to 69(3)(a	authorise a co i) Children (N	nstable to enter forthern Ireland,
3 The gro	ounds for the application) D			
The gre	ounds are that the child[r	en)			unlawfully taker
			kep	ay or [18] [are] of away from son	being unlawfully the responsible
		oг	∐ [ba		way or [is] [are]
			_		
			_	ying away fron soo	n the responsible

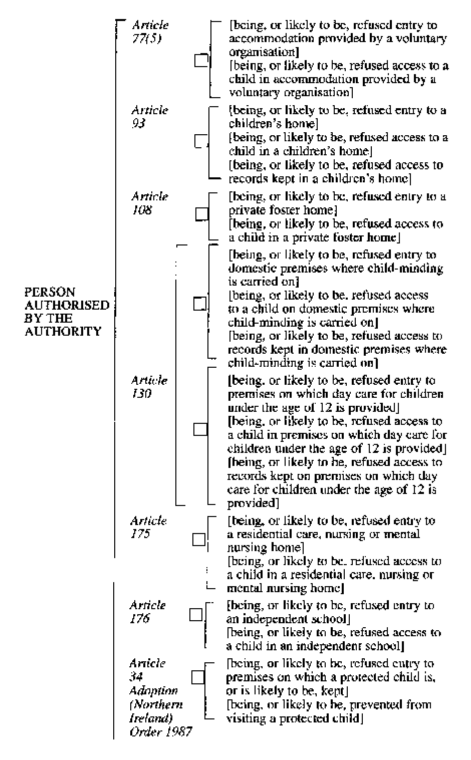
FORM C16APPLICATION FOR A WARRANT OF ASSISTANCE Article 178 Children (Northern Ireland) Order 1995

Document Generated: 2022-09-04

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	include" your gr premises named	or the application cumd(s) for believit in paragraph 2 abo id) Order 1995).	ng that the child(ren ne (if applicable) (Ari) (is) (are) on the ticle 69(6) Children
		g on a report or othe nd enclose a copy.	r documentary z viden	ve, state the dute(x)
. ' 7	Signed (Applicant)	77 00 - M 3.771	Date	

FAMILY PROCEEDINGS COURT AT
the of the state of the state of the
Applicant of the second of the
of
Respondent
COUNTY COURT DIVISION OF
1 State the full name(s) of the child(ren) (if known)
The state of the s
the property of the control of the second of
2 About you (the applicant)
State • your title, full name, address, telephone number, and relationship to the child(ren) (if any)
 your solicitor's name, address, reference, telephone, FAX and DX
numbers
• whether you are:
□ a person authorised by a Board or Trust
a person authorised by the Department
[_] a supervisor acting under a supervision order
and the action is a second of the second of
3 Description of the child(ren) (if applicable)
If a child's identity is not known, state details which will identify the child.
You may enclose a recent photograph of the child, which should be dated.
and the first of the control of the state of the control of the co
4 The grounds for the application
☐ I am attempting to exercise powers under an enactment within Article 178 of the Children (Northern Ireland) Order 1995 at the following premises
(give full address):
and the many district of the control
and The state of the state of t
☐ I have been prevented from exercising those powers by
☐ I am likely to be prevented from exercising those powers by
: 1 '



FORM C17SUPPLEMENT FOR AN APPLICATION FOR AN ORDER TO HOLD A CHILD IN SECURE ACCOMMODATION Article 44 Children (Northern Ireland) Order 1995

		he so w		.,	
j	The direction of the state of t	whethe granted whethe medica	r you wish to t r you wish ilt l practitioner	е сон	company the constable, if the warrant is estable to be accompanied by a registered stered nurse or registered health visitor, if
	relationsh The reas If you are	respond tip (if at on(s) fo relying	lent state the 191 to each ch r the applica	iild i tion rottu	full name, address, telephone number and er documentary evidence, state the date(s)
	SUPERVI UNDER I SUPERVI ORDER	THE	Paragraph 7(1)(b) Schedule 3 Paragraph 7(2)(b) Schedule 3		[being, or likely to be, refused entry to accommodation where a supervised child is living] [being, or likely to be, refused contact with a supervised child by a responsible person;
	PERSON AUTHOR BY THE DEPART	RISED	Article 149	-: -:	any of the premises specified by Article [49] [being, or likely to be, refused access to a child in any of the premises specified by Article [49] [being, or likely to be, refused access to records stored in any of the premises specified in Article [49]
		1			[being, or likely to be, refused entry to

	FAMILY PROCEEDINGS COURT A
of	
Applicant	t
of	
Responde	ent
	COUNTY COURT DIVISION OF
1 The grounds for	the application
The grounds are	that the child[ren] [has] [have] a history of absconding and [is] [are] likely to abscond from any other accommodation and if the child[ren] abscond [he] [she] [they] [is] [are] likely to suffer significant harm.
	that if the child[ren] [is] [are] kept in any other accommodation, [the child] [they] [is] [are] likely to injure [himself] [themselves] or other people
(In the case of a child under the age of 13)	the approval of the Department of Health and Social Services to the placement of the child[ren] in secure accommodation has been granted and is attached.
the teke of 10)	2122-112-112-112-112-112-112-112-112-11
2 The reason(s) for	r the application and length of order applied for on a report or other documentary evidence, state the date
2 The reason(s) for if you are relying	r the application and length of order applied for on a report or other documentary evidence, state the date
2 The reason(s) for if you are relying	r the application and length of order applied for on a report or other documentary evidence, state the date
2 The reason(s) for if you are relying	r the application and length of order applied for on a report or other documentary evidence, state the date
2 The reason(s) for if you are relying	r the application and length of order applied for on a report or other documentary evidence, state the date
2 The reason(s) for if you are relying	r the application and length of order applied for on a report or other documentary evidence, state the date

FORM C18ORDER OR DIRECTION Children (Northern Ireland) Order 1995

	Applicant	FAMILY PROCEEDINGS COURT AT
	of	[PETTY SESSIONS DISTRICT OF]
	Respondent	
	of	[COUNTY COURT DIVISION OF]
The full nar	ne(s) of the child(ren)!	Date(s) of birth Child(ren)'s number(s)
[Order]	[Direction]	
[Order]	[Direction]	
[Order]	[Direction]	<u>.</u>
[Order]	[Direction]	
[Order]	[Direction]	·

FORM C19CHILDREN (NORTHERN IRELAND) ORDER 1995

Record of the Heari	ng		
Applicant			
Respondent			
The full name(s	s) of the child(ren)		
On notice	Ex parte		
Attendees			
Name	Present	Represente	ed by
Evidence The court	read the report(s)/staten	nent(s) of	Dated
To be completed only when the court makes a finding of fact	,		
The court	heard oral evidence (on	oath] of	

FORM C20CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMII	Y PROCEEDINGS COU	JRT AT
Арр	licant			
Resp	pondent			
		COUN	TY COURT DIVISION	OF
Order	Епістденсу Е	rotection Order		
	Article 63 Cl	ildren (Northern Ircland	d) Order 1995	
	The full nam	e(s) of the child(ren) Bo	oy or Girl Date(s) of birth	ı
	[described as	1		
Warning	power unde 1995 to rem Children (N	r Article 63(4)(b) Chi ove, or prevent the re orthern Ireland) Order	· · · · · · · · · · · · · · · · · ·	nd) Orde ele 63(15
The court	grants		tion Order to the applicant	
The court	authorises	[the applicant to remo- provided by or on beh	ve the child(ren) to accomal of the applicant)	imodatio
		[the applicant to prev from].	vent the child[ren] being	remove
[This orde	r directs that	any person who can promust do so.]	oduce the child[ren, to the	applican
The court	directs that			
This order	has [not] beer	made ex parte		
This	order ends on	aı	am	[pm
Ordo	rred by			

Notes about the	Emergency	Protection	Order
-----------------	-----------	------------	-------

About this order

This is an Emergency Protection Order.

This order states what has been authorised in respect of the child[ren] and when the order will end.

The court can extend this order for up to 7 days but it can only do this once.

Warning

If you are shown this order, you must comply with it. If you do not, you may commit an offence. Read the order now.

What you may do

you may apply to the court

to change the directions

or to end the order.

You may apply at any time, but the court will only hear an application to end an order when 72 hours have passed since the order was made.

If you would like to ask the court to change the directions, or end the order, you must fill in a form. You can obtain the form from a court office.

If the court has directed that the child[ren] should have a medical, psychiatric or another kind of examination, you may ask the court to allow a doctor of your choice to be at the examination.

What you should do

Go to a solicitor as soon as you can.

Some solicitors specialise in court proceedings which involve children. You can obtain the address of a solicitor or an advice agency from the Yellow Pages or the Law Society.

A solicitor or an advice agency will be able to tell you whether you may be eligible for legal aid.

FORM C21CHILDREN (NORTHERN IRELAND) ORDER 1995

			FAM	LY PROC	EEDINGS CO	OURT AT
of						
	Applica	ant.				
of						
	Respons	dent				
	-		COU	NTY COU	RT DIVISION	OF
Order	[Variation	of an Emerge	ncy Protection	on Order d	itection	
	(Article 6)	3(9)(b) Childe	en (Northern	treland) C	order 1995))	
	[Extension	n of an Emerg	ency Protect	ion Order		
	-	4(4) Children	•	-	er 1995)]	
	[Discharge	e of an Emerg	gency Protect	ion Order		
	(Article 6	4(7) Children	(Northern In	eland) Ordo	er (1995)	
	The full na	ame(s) of the	child(ren)		Date(s) of bis	πh
	[extends] discharges]		on s given this count t		gency Protect	ion Order
						court}
		on		at	[am]	[pm]
The direction of the state of t	ction(s) are follows]					
The orde	r now ends o	[מנ	_ ·			
	Ordered b	у				
	on		at		(am)	pm

FORM C22CHILDREN (NORTHERN IRELAND) ORDER 1995

	FAMILY PROCEEDINGS COURT AT
of`	
Applicant	
of	
Respondent	
Кезрениет	COUNTY COURT DIVISION OF
	COUNTY COURT DIVISION OF
-	n authorised by an Emergency Protection Order ildren (Northern Ireland) Order 1995
To all Police Constables	
The court was satisfied that	
	who is the applicant, has been prevented, or is likely to be prevented from exercising powers under an Emergency Protection Order by being refused entry to the named premises or access to the child concerned.
The court authorises	you to assist the applicant to excreise powers under an Emergency Protection Order made on
	You may use reasonable force if necessary.
You may assist the applicant to gain access to the child	Name
	Boy or Girl Date of birth
	described as
You may assist the applicant to gain entry to the	
premises	known as
The court directs	[that you should not be accompanied by the person who applied for the warrant]
	Ithat you may, if you wish, be accompanied by
	a registered medical practitioner
	or a registered nurse
	or a registered health visitor}
	You should execute this warrant in accordance with the orders and directions contained in the Emergency Protection Order.
This warrant has	[not] been made ex parte.
This warrant ends on	
Ordered by	
DU	at [am] [pm]

FORM C23CHILDREN (NORTHERN IRELAND) ORDER 1995

			FAMILY P	ROCEEDI	NGS COURT AT
of					
	Applicant				
αf					
	Responden	t			
		_	COUNTY	COURT D	IVISION OF
Order	•	to keep a child is Children (North			
	The full na	nme(s) of the chi	ld	Da	te of birth
The court a	uthorises	to keep the chi	ld in secure a	ccommoda	ntion until
		to keep the chi	ld in secure a	ccommoda	ntion until
This order I	has been				
This order I	has been	[the child has abscond from a	a history of	abscondin, ommodatio	g and is likely to m, and if the child
This order I	has been	[the child has abscond from a absconds [he] [if the child is l	a history of my other accushe] is likely kept in any other	absconding ommodation to suffer s	g and is likely to m, and if the child significant harm]
This order I made on the that	has been	[the child has abscond from a absconds he	a history of any other accessive jis likely cept in any othere [himself] not being te is (her] righ	absconding ommodation to suffer stace on the self of gally represent to apply	g and is likely to on, and if the child significant harm] modation the child other persons] esented, had been for legal aid and
This order I made on the that	has been e ground	[the child has abscond from a absconds he	a history of any other accessive jis likely cept in any othere [himself] not being te is (her] righ	absconding ommodation to suffer stace on the self of gally represent to apply	g and is likely to m, and if the child significant harm] modation the child

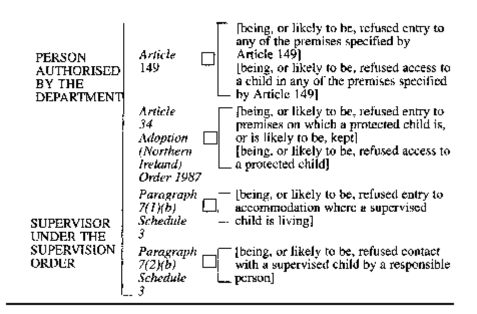
FORM C24CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PROCEEDINGS COURT AT
of		
	Applicant	
οf		
	Respondent	COLINERY COURT DIVIDION OF
		COUNTY COURT DIVISION OF
Order	Authority to se	arch for another child
	Article 67(4) C	Children (Northern Ireland) Order 1995
	The full name(s) of the child Boy or Girl Date of birth
	[who is describ	cod as]
The court w	as satisfied that	[an order has been granted on to the applicant for the emergency protection of a child, known as
		and that the order had authorised the applicant to enter these premises]. (there was reasonable cause to believe that the child named in this order may be on those premises and that an Emergency Protection Order ought to be made in respect of that child].
The court at	uthorises	
		who is the applicant
		to enter the premises, known as
		and search for the child.
w	gainne	It is an offence intentionally to obstruct the applicant from entering or searching the premises specified above (Article 67(4) and (7) Children (Northern Ireland) Order 1995).
This ord	er has	[not] been made ex parte.
This ord	er ends on	
Ordered	1 Бу	***
		Signed
OD.		at (am) [pm]

FORM C25CHILDREN (NORTHERN IRELAND) ORDER 1995

	FAMILY PROCEEDINGS COURT AT
of	
Applicant	
of	
Respondent	
	COUNTY COURT DIVISION OF
-	in to gain access to a child or entry to premises dren (Northern Ireland) Order 1995
To all Police Constables	
The court authorises	you to assist
	exercise powers under an enactment as specified on the reverse of this warrant.
	You may use reasonable force if necessary.
[You may assist this person to gain access to the child]	Name
	Boy or Girl Date of birth
	described as
[You may assist this person to gain entry to the	
premises]	known as
The court directs	[that you should not be accompanied by the person who applied for the warrant]
	[that you may, if you wish, be accompanied by
	a registered medical practitioner
	or a registered nurse
	or a registered health visitor)
This warrant has	not been made ex parte.
Ordered by	Signed
оп	at [am] [pm]

The court is satisfied	Lebot the conf	liant
		recent rexercising those powers by
		from excreising those powers by
	Article 77(5)	[being, or likely to be, refused entry to accommodation provided by a voluntary organisation] [being, or likely to be, refused access to a child in accommodation provided by a voluntary organisation)
	Article 93	[being, or likely to be, refused entry to a children's home] [being, or likely to be, refused access to a child in a children's home]
	Article 108	[being, or likely to be, refused entry to a private foster home] [being, or likely to be, refused access to a child in a private foster home]
PERSON AUTHORISED BY THE LOCAL AUTHORITY	Article 130	Theing, or likely to be, refused entry to domestic premises where child-minding is carried on] [being, or likely to be, refused access to a child on domestic premises where child-minding is carried on] [being, or likely to be, refused access to records kept on domestic premises where child-minding is carried on] [being, or likely to be, refused access to a child in premises on which day care for children under the age of 12 is provided]
	Article 175	[being, or likely to be, refused entry to a residential care, nursing or mental nursing home] [being, or likely to be, refused entry to premises on which day care for children under the age of 12 is carried out] [being, or likely to be, refused access to a child in a residential care, nursing or mental nursing home] [being, or likely to be, refused access to records kept on premises on which day care for children under the age of 12—is provided]
	Article 176	[being, or likely to be, refused entry to an independent school] [being, or likely to be, refused access to a child in an independent school]



FORM C26CHILDREN (NORTHERN IRELAND) ORDER 1995

of Applicant of Respondent COUNTY COURT DIVISION OF COUNTY COURT DIVISION OF COUNTY COURT DIVISION OF Recovery of a child Article 69 Children (Northern Ireland) Order 1995 The full name(s) of the child Boy or Girl Date of birth The court is satisfied that has parental responsibility for the child by virtue of a [Care Order] Emergency Protection Order] made on [the child is in police protection and the designated officer is] The court authorises		
Applicant of Respondent COUNTY COURT DIVISION OF Order Recovery of a child Article 69 Children (Northern Ireland) Order 1995 The full name(s) of the child Boy or Girl Date of birth The court is satisfied that has parental responsibility for the child by virtue of a [Care Order] Emergency Protection Order made on [the child is in police protection and the designated officer is [a police constable] to remove the child.] It is an offence intentionally to obstruct the person from removing the child (Article 69(9) Children (Northern Ireland) Order 1995) [The court authorises [a police constable to enter the premises, known as and search for the child, using reasonable force if necessary.] [The court requires any person who has information about where the child is, or may be to give that information to a police constable or an officer of the court, if asked to do so.] [The court directs any person who can produce the child when asked to by	-0	FAMILY PROCEEDINGS COURT AT
Order Recovery of a child Article 69 Children (Northern Ireland) Order 1995 The full name(s) of the child Boy or Girl Date of birth The court is satisfied that has parental responsibility for the child by virtue of a [Care Order] Emergency Protection Order made on [the child is in police protection and the designated officer is [a police constable] to remove the child.] It is an offence intentionally to obstruct the person from removing the child (Article 69(9) Children (Northern Ireland) Order 1995) [The court authorises [a police constable to enter the premises, known as and search for the child, using reasonable force if necessary.] [The court requires any person who has information about where the child is, or may be, to give that information to a police constable or an officer of the court, if asked to do so.] [The court directs any person who can produce the child when asked to by la police constable] to do so.] This order has [not] been made ex parte. Ordered by		
COUNTY COURT DIVISION OF Recovery of a child Article 69 Children (Northern Ireland) Order 1995 The full name(s) of the child Boy or Girl Date of birth Ireland (Northern Ireland) Order 1995 The court is satisfied that Satisfied the Court of the child is in police protection and the designated officer is Satisfied to remove the child. Satisfied to designated officer is Satisfied to enter the premise of the child (Article 69(9) Children (Northern Ireland) Order 1995) The court authorises Satisfied to enter the premises, known or and search for the child, using reasonable force if necessary. Satisfied to do so, Satisfied to do so, Satisfied to an officer of the court, if asked to do so. Satisfied to do so, Satis		
Order Recovery of a child Article 69 Children (Northern Ireland) Order 1995 The full name(s) of the child Boy or Girl Date of birth The court is satisfied that [has parental responsibility for the child by virtue of a [Care Order] Emergency Protection Order] made on [the child is in police protection and the designated officer is] [a police constable] to remove the child.] It is an offence intentionally to obstruct the person from removing the child (Article 69(9) Children (Northern Ireland) Order 1995) [The court authorises	**	
The full name(s) of the child Boy or Girl Date of birth The court is satisfied that	Respondent	COUNTY COURT DIVISION OF
The court is satisfied that has parental responsibility for the child by virtue of a [Care Order Emergency Protection Order made on		
responsibility for the child by virtue of a [Care Order] Emergency Protection Order] made on [The child is in police protection and the designated officer is [In police constable] to remove the child.] Warning It is an offence intentionally to obstruct the person from removing the child (Article 69(9) Children (Northern Ireland) Order 1995) [The court authorises [a police constable to enter the premises, known as and search for the child, using reasonable force if necessary.] [The court requires [any person who has information about where the child is, or may be, to give that information to a police constable or an officer of the court, if asked to do so.] [The court directs [any person who can produce the child when asked to by [a police constable] to do so.] This order has [not] been made ex parte. Ordered by	The full name	e(s) of the child Boy or Girl Date of birth
[The court authorises	The court is satisfied that	responsibility for the child by virtue of a [Care
Warning It is an offence intentionally to obstruct the person from removing the child. (Article 69(9) Children (Northern Ireland) Order 1995) [The court authorises [a police constable to enter the premises, known as and search for the child, using reasonable force if necessary.] [The court requires any person who has information about where the child is, or may be, to give that information to a police constable or an officer of the court, if asked to do so.] [The court directs any person who can produce the child when asked to by [a police constable] to do so.] This order has [not] been made ex parte.		[the child is in police protection and the designated officer is
and search for the child, using reasonable force if necessary.] [The court requires any person who has information about where the child is, or may be, to give that information to a police constable or an officer of the court, if asked to do so.] [The court directs any person who can produce the child when asked to by [a police constable] to do so.] This order has [not] been made ex parte. Ordered by		It is an offence intentionally to obstruct the person from removing the child (Article 69(9) Children (Northern Ireland)
[The court requires any person who has information about where the child is, or may be, to give that information to a police constable or an officer of the court, if asked to do so.] [The court directs any person who can produce the child when asked to by [a police constable] to do so.] This order has [not] been made ex parte. Ordered by	The court authorises	[a police constable to enter the premises, known ox
child is, or may be, to give that information to a police constable or an officer of the court, if asked to do so.] [The court directs any person who can produce the child when asked to by [a police constable] to do so.] This order has [not] been made ex parte. Ordered by		and search for the child, using reasonable force if necessary.]
to by [a police constable] to do so.] This order has [not] been made ex parte. Ordered by	[The court requires	any person who has information about where the child is, or may be, to give that information to a police constable or an officer of the court, if asked to do so.]
This order has [not] been made ex parte. Ordered by	[The court directs	any person who can produce the child when asked to by
This order has [not] been made ex parte. Ordered by		[a police constable] to do so.]
	This order has	
	Ordered by	
NILI	on	

FORM C27CHILDREN (NORTHERN IRELAND) ORDER 1995

- 6		FAMILY PROCE	EDINGS COURT AT
of			
	Applicant		
υf			
	Respondent		
		COUNTY COUR	T DIVISION OF
Order	[Care Orde	·I'	
	Article 50 (Children (Northern Ireland) Order	1995]
		of a Care Order	
	Article 58(Children (Northern Ireland) Ord	ler 1995]
	The full nat	me(s) of the child[ren]	Date(s) of birth
The court	orders	[that the child[ren] he placed in	n the care of Board/Trust]
The court	discharges	[the Care Order made by [this	
		on]	court]
Warning		While a Care Order is in fore the child[ren] to be known in remove the child[ren] from without the written consent parental responsibility for the	by a new surname or the United Kingdom of every person with
		However, the authority, in child ren is are , may remo United Kingdom for a period	ove that child from the
		It may be a criminal offer Abduction (Northern Irela remove the child[ren] from without the leave of the cour	and) Order 1985 to the United Kingdom
Ordered	d by		

FORM C28CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PROC	EEDINGS COURT AT
of		TAMILI PROC	EEDINGS COCICI AI
	Applicant		
of			
	Respondent		
	reaponoun	COUNTY COU	RT DIVISION OF
Order	Interim Car		
	Article 57 (Shildren (Northern Ireland) Order	t 1995
	The full nar	nc(s) of the child(ren)	Date(s) of birth
The court of	orders	that the child[ren] be placed i	n the care of Board/Trust
The order of	expires on		
[The court	directs]		
Warn	ing	While a Care Order is in for the child[ren] to be known remove the child[ren] from without the written consent parental responsibility for leave of the court.	by a new surname or the United Kingdom t of every person with
		However, the authority, in may remove that child from for a period of less than I m	n the United Kingdom
		It may be a criminal offer Abduction (Northern Irel remove the child[ren] from without the leave of the cour	ence under the Child land) Order 1985 to t the United Kingdom
Ordered	d by		·
	on		

FORM C29CHILDREN (NORTHERN IRELAND) ORDER 1995

		РАМЛУ РВО	CEEDINGS COURT AT
of			
	Applicant		
of			
	Responder	nţ	
		COUNTY CO	URT DIVISION OF
Order	[Contact :	with a child in care	
	Article 53	i(2) and (3) Children (Northern In	reland) Order 1995]
		y to refuse contact with a child in	
	Article 53	(4) Children (Northern Ireland) (Order 1995]
	The full n	ame(s) of the child[ren]	Date(s) of birth
	The author	wity	
The court or	ders that.	(there may be contact between	the child[ren] and]
		[the authority is authorised to rehild[ren] and]	refuse contact between the
[The contact to the follow conditions]			
[Notice	be requireland satisfie promo decide	thority may refuse to allow the coursed by virtue of Article 53(1) (1) Order 1995 or an order under led that it is necessary to do so to the welfare of the child[ren]; d upon as a matter of urgency; and days (Article 53(6) Children]	of the Children (Northern this section if (a) they are in order to safeguard or and (b) the refusal (i) is I (ii) does not last for more
Ordered	hy		
0	n		
		·	

FORM C30CHILDREN (NORTHERN IRELAND) ORDER 1995

	<u> </u>	FAMILY PROCEEDING	S COURT AT
of			
	Applicant		
of			
	Respondent		
		COUNTY COURT DIVI	ISION OF
Order	[Supervision C	Order]	
	Article 50 and [Interim Super	Schedule 3 Children (Northern Ireland vision Order)	d) Order 1995
	Article 57 and	Schedule 3 Children (Northern Ireland	d) Order 1995
	The full name((s) of the child[ren]	Date(s) of birth
The court o	rders		
to supervise	the child(ren)	[for a period of months from order]	the date of this
		[for the interim period of	J
The court d	irects		
THE DIMETER			
Ordered	ТЬу		
	D11		

FORM C31CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PROC	EEDINGS COURT AT
of			
	Applicant		
of			
	Responder	nt	
		COUNTY COU	RT DIVISION OF
Order		ion of a Supervision Order for a Ca	
		(4) Children (Northern Ireland) Oc	
		e] [Variation] of a Supervision Ord (2) and (3) of the Children (Northe	
		n of a Supervision Order	an nemo) cader 1995
	•	6(3) Schedule 3 Children (Norther	ra Ireland) Order 1995
		ame(s) of the child[ren]	Date(s) of birth
	THE TON I	ano(a) or the emission	Duw(s) or other
[discharges] [extends]	[varies] made by	the [Supervision Order] [for the] [this court] [the	[Care Order]
	on		
The court or	nders		
		to supervise the child[ren].	
The court di	irects		
[This on	der ends on		
Ordered	by		
			·
r	วก		

FORM C32CHILDREN (NORTHERN IRELAND) ORDER 1995

_		!FAMILY PROC	EEDINGS COURT AT
of of	Applicant	PETTY SESSIO	ONS DISTRICT OF]
Çn	Respondent	COUNTY COU	RT DIVISION OF
Order		pervision Order hildren (Northern Ireland) Orde	r 1995
	The full nam	e(s) of the child[ren]	Date(s) of birth
Warning	persistently	the child[ren] may be guilty of fails to comply with a di	t an offence if he or she irection given by the
 The court w	supervisor u (Paragraph 1995) vas satisfied 11	ader this order while it is in i 8 Schedule 4 Children (No nat the child[ren] [was] [were] o	force orthern Ircland) Order frompulsory school age
	supervisor u (Paragraph 1995) vas satisfied the	nder this order while it is in i 8 Schedule 4 Children (No	force orthern Ircland) Order frompulsory school age
	supervisor u (Paragraph 1995) vas satisfied the	nder this order while it is in it 8 Schedule 4 Children (No nat the child[ren] [was] [were] ond [was] [were] not being prop	force orthern Ircland) Order of compulsory school age erly educated.
The court o	supervisor u (Paragraph 1995) vas satisfied the	nder this order while it is in it 8 Schedule 4 Children (No nat the child[ren] [was] [were] ond [was] [were] not being prop	force orthern Ircland) Order of compulsory school ago erly educated. cation and library board cinning on the date of this
The court o	supervisor u (Paragraph 1995) vas satisfied (I) a orders e the child ren	ader this order while it is in it is Schedule 4 Children (No nat the child[ren] [was] [were] ond [was] [were] not being properties a period of 12 months begorder] [until the child[ren] [is] [are]	force orthern Ircland) Order of compulsory school age erly educated. cation and library board cinning on the date of this

FORM C33CHILDREN (NORTHERN IRELAND) ORDER 1995

of	_	(FAMILY PROCEEDINGS COU	RT AT]
	Applicant	JPEUTY SESSIONS DISTRICT	OFI
of	· · · · · · · · · · · · · · · · · · ·	,	•
	Respondent		
		COUNTY COURT DIVISION O	F
Order	[Discharge o	of an Education Supervision Order	
		Schedule 4 Children (Northern Ireland) Order 19	95]
	-	of an Education Supervision Order	. Se William
	Paragraph 5	Schedule 4 Children (Northern Ireland) Order 19	95]
	The full nam	ne(s) of the child(ren) Date(s) o	f birth
The court	[discharges]	A. F.Ai Surrection Co. I	
	[extends]	the Education Supervision Order	
	made by	[this court] [the	
			count]
	on		
	requiring		
		education and library board to supervise the chit	d ren .
[The court	directs	under Paragraph 7(2) Schedule 4 Children (Notreland) Order 1995	orthern
		Board [Trust] shall investigate the circumstance child [ren]]	s of the
[This or	rder ends on		j
Ordered	l by		
	on		

FORM C34CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PROCEEDINGS COURT AT
of		
	Applicant	
of		
	Responde	COUNTY COURT DIVISION OF
Order		sessment Order 2 Children (Northern Ireland) Order 1995
	The full r	name(s) of the child Date of birth
The court of	rders	a [medical] [psychiatric] [assessment of the child.
The court di (the child is assessed at		
[the child is assessed by		
[the child m away from i stay at		from
		to While away from home, the child must be allowed contact with
the assessm begin by	ent is to	and last no more than days from the date it begins.
Notice		Any person who is in a position to produce the child must do so to
		and must comply with the directions in this order.
Ordered	by	
		
C	n	

FORM C35CHILDREN (NORTHERN IRELAND) ORDER 1995

of			OCEEDINGS COURT AT SIONS DISTRICT OF
	Applicant		
of			
	Responde	nt	
		COUNTY CO	URT DIVISION OF
Direction	To under	take an investigation	
	Article 5	6 Children (Northern Ireland) Ord	ler 1995
	The full :	name(s) of the child[ren]	Date(s) of birth
It appears to	the court	that it may be appropriate for a to be made in respect of the ch	
The court d	irects	the	
		to investigate the circumstance	Board/Trust s of the child[ren].
[The court directs		copies of the following docum	ents
		shall be served on the Board/T	rust.
Reporting	the result	The Board/Trust must report Proceedings CourtJ, in writing Children (Northern Ireland) Or	, under Article 56 of the
Ordered	by		
		11k	
	эп		
	эп		

FORM C35AEDUCATION AND LIBRARIES (NORTHERN IRELAND) ORDER 1986: Schedule 13 paragraph 6

PETTY SESSIONS DISTRICT OF

COUNTY COURT DIVISION OF

Following the prosecution of $$\operatorname{\textsc{under}}$ under paragraph 4 of Schedule 13 to the Education and Libraries (Northern Iroland) Order 1986.

The court directs education and libraries board to apply for an education supervision order under the Children (Northern Ireland) Order 1995. [The application is to be made to the Family Proceedings Court at

Ordered by

FORM C36CHILDREN (NORTHERN IRELAND) ORDER 199

		[FAMILY PRO	CEEDINGS COURT AT
ល្			
	Applican	t [PETTY SESS	IONS DISTRICT OF
of			
	Responde	ent	
		COUNTY CO	URT DIVISION OF
Order	Family A	Assistance Order	
	Article 1	6 Children (Northern Ircland) Ord	er 1995
	The full	name(s) of the child ren	Date(s) of birth
The court o	orders	lan officer of	
		to be made available to ad appropriate, befriend	
The court	directs]		Board/Trust
The court			
			lvise, assist and, when
This order	ends on	appropriate, befriend This Order will have effect for	lvise, assist and, when

FORM C37CHILDREN (NORTHERN IRELAND) ORDER 1995

	FAMILY PROCEEDINGS COURT AT
Applicant	[PETTY SESSIONS DISTRICT OF]
••	
Respondent	
	COUNTY COURT DIVISION OF
	act] [Specific Issue] [Prohibited Steps] Order (Northern Ireland) Order 1995
The full name(s) o	of the child[ren] Date(s) of birth
rs	
child[ren] to b child[ren] from consent of eve	ence Order is in force no person may cause the known by a new surname or remove the the United Kingdom without the written the written was proposed to the control response.
However, this	ry person with parental responsibility for the ne leave of the court. does not prevent the removal of [a] child[ren less than I month by the nerson in whose favour
However, this (for a period of I the Residence	he leave of the court. does not prevent the removal of [a] child[ren] less than 1 month, by the person in whose favou Order is made (Article 13(1) and (2) Childre
However, this of a period of I the Residence (Northern Irel: It may be a (Northern Irel:	he leave of the court. does not prevent the removal of [a] child[ren less than I month, by the person in whose favou
However, this for a period of I the Residence (Northern Irel: It may be a (Northern Irel: the United Kin Any person with obtain advice on to the child[ref]	he leave of the court. does not prevent the removal of [a] child[ren less than I month, by the person in whose favou Order is made (Article 13(1) and (2) Childre and) Order 1995). criminal offence under the Child Abduction and) Order 1985 to remove the child[ren] from
However, this for a period of I the Residence (Northern Irela It may be a (Northern Irela the United Kin Any person with obtain advice on to the child[ref Passport Agency	the leave of the court. does not prevent the removal of [a] child[ren less than I month, by the person in whose favou Order is made (Article 13(1) and (2) Childre and) Order 1995). criminal offence under the Child Abduction and) Order 1985 to remove the child[ren] from a gdom without the leave of the court. the parental responsibility for [a] child[ren] many what can be done to prevent the issue of a passpon in. They should write to The United Kingdom.
	Respondent [Residence] [Cont Article 8 Children The full name(s) of s Where a Resid child[ren] to 1 child[ren] from

FORM C38CHILDREN (NORTHERN IRELAND) ORDER 1995

_		FAMILY PROCE	EEDINGS COURT AT			
of	A					
of	Applicant					
171	Respondent					
	- to-pondon	COUNTY COU	RT DIVISION OF			
Order	Article 13(1) [Leave to rer	[Leave to change the surname by which a child is known Article 13(1) 52(7) Children (Northern Ireland) Order 1995] [Leave to remove a child from the United Kingdom Article 13(1) 52(7) Children (Northern Ireland) Order 1995]				
	The full name	(s) of the child(ren]	Date(s) of birtl			
The court	grants leave to					
[to change surname to	the child[ren]'s					
[and] [to remove the child[ren]]		from the United Kingdom				
		[permanently] [until]				
Ordere	d by					
		-				
	on					

FORM C39CHILDREN (NORTHERN IRELAND) ORDER 1995

		[FAMILY PROCEED	DINGS COURT AT		
οť	Applicant	IPETTY SESSIONS	DISTRICT OF		
oť	Respondent				
	•	COUNTY COURT I	DIVISION OF		
Order	[Parental Responsibility Order Article 7(1) Children (Northern frefand) Order 1995] [Termination of a Parental Responsibility Order Article 7(3) Children (Northern Ireland) Order 1995]				
	The full nam	e(s) of the child[ren]	Date(s) of birth		
The court or	ders that				
		shall [no longer] have parental re- child[ren].	sponsibility for the		
Notice		A parental responsibility order car (a) When the child reaches 18 yea (b) By order of the court made	•		
		 on the application of any parental responsibility 	person who has		
		 with leave of the court on child. 	application of the		
Ordered	by				
a	n				

FORM C40CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PROCEEDINGS COURT AT
of		
	Applicant	
of	••	
	Responden	rt
		COUNTY COURT DIVISION OF
Order	[Cancellat	tion of the registration of a child-minder or a provider of day
	or a provi	. Variation or Imposition of a requirement on a child-minder der of day care.
	Article 12	9 Children (Northern Ireland) Order 1995
The court	(cancels) the	registration of
	who look	is a [child-minder] [provider of day care] and who is sing after, or may look after, a child.]
[The court [varies] [in		a requirement on
		who is a [child-minder] [provider of day care] and who is looking after, or may look after, a child.
The requirement [removed] [varied] [imposed]		was is
This order has		[not] heen made ex parte.
Ordered	d by	
	Dπ	

FORM C41CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PRO	CEEDINGS COURT AT		
of					
	Applicant				
of					
	Respondent				
		COUNTY CO	URT DIVISION OF		
Order	[Making or refusing the	appointment of a g	pardian ad litem		
	Article 60 Children (Nor	•	•		
	[Termination of the appo	intment of a guard	lian ad litem]		
	The full name(s) of the e	hild[ren]	Date(s) of birth		
The court	guardian ad litem] for the	child[ren] in the	the appointment of [[a[s]		
	☐ for a Care Order or S				
	for discharge of a Care Order				
	for variation or discharge of a Supervision Order				
	for substitution of a Supervision Order for a Care Order for Contact, or Refusal of Contact, with a child in care				
	for consideration of a				
	under Article 33 Chil				
	☐ under Paragraph 6(3 Order 1995) Schedule 3 Chi	ldren (Northern Ireland)		
	under Part VI Children (Northern Ireland) Order 1995 (specify)				
	Order 1995 has be	en made and th	hildren (Northern Ireland) e court [has made] [is [Interim Care Order]		
	□ under Article 52(7) C	hildren (Northern	Ireland) Order 1995		
	under Article 52(7) C	hildren (Northern	Ireland) Order 1995		
	□ under Article 44 Chil	dren (Northern Ire	land) Order 1995		
	concerning an Appeal	against a determi	nation in any of the above		
	other proceedings wh	ich are			
	ment shall continue until [J		
Ordered	by				
	-				
0.	n				

FORM C42CHILDREN (NORTHERN IRELAND) ORDER 1995

			FAMILY PRO	OCEEDINGS COURT AT		
of						
	Applican	(
of						
	Responds	enr				
			COUNTY CO	OURT DIVISION OF		
Order	[Appoin	tment of a sol	icitor for a child			
	Article (i0(3) Children	(Northern Ireland)	Order 1995		
	Magistra (Norther	ites' Courts (C n Ircland) 199	Children (Northern I 96; Rule 12	reland) Order 1995) Rules		
	Refusal	of the appoin	tment of a solicitor]			
	[Termination of the appointment of a solicitor]					
	The full	The full name(s) of the child[ren] Date(s) of birth				
expresse	ed a wish to be in the int	do so; and]	-	instruct a solicitor and has ner] [them] to be separately		
The court o	orders that	[it refuses the [the appoint of		solicitor for the child[ren]]		
		t)i		1		
		[he appoints	ed as solicitor for the	-		
		[as solicitor	for the child[ren] be	e terminated]		
Ordered	Њу					

FORM C43CHILDREN (NORTHERN IRELAND) ORDER 1995

			PAMILY	/ PROC	TODINGS O	COURT AT
υſ					ovid Branch	IOT OF
	Applicant		[PLTTY	SESSE	ONS DISTR	ICTOH
of	Respondent					
	Respondent		COUNT	Y COU	RT DIVISIO	N OF
Order	[Transfer of	-				
	The Children 1996	n (Allocatio	on of Procee	dings) (Northern Ire	eland) Order
	The full nam	e(s) of the	child(ren)		Dat	e(s) of birth
The court or	rders that	proceeding	gs concernin	g the ch	ild[ren] be tr	ansferred to
	çou 		High Court]	{Tamily	çare centre	at] (county
bee	ausc					
The next [H [D.rections], at that court	Appointment]	is on		at	 am	[pm]
		at				
		[will be a	idvised by th	at court	.]	
Please addre	ess all spondence to					
Ordered	by					
	on a					

FORM C44CHILDREN (NORTHERN IRELAND) ORDER 1995

		[FAMILY PROCE	EEDINGS COURT AT
af of	Applicant	[PETTY SESSIO	NS DISTRICT OF]
01	Respondent	COUNTY COUR	T DIVISION OF
Certificate		transfer proceedings ren (Allocation of Proceedings) (N	Jorthern Ireland) Order
	The full na	me(s) of the child[ren]	Date(s) of birth
The court refuses		an application to transfer pro	oceedings in the case to
The applicant asked for transfer on the ground of		consolidation	ance or complexity
The court re application [
——————————————————————————————————————	by		
0	n		

Note: An application may be made within 2 days for an order under Article 9 of the Allocation Order for the transfer of proceedings to a family care centre. The application should be made in accordance with role 4.7 of the Family Proceedings Rules (Northern Ireland) 1996.

FORM C45CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PROCEEDINGS COURT AT
of		
	Appellant	
of		
	Respondent	
	-	COUNTY COURT DIVISION OF

TAKE NOTICE that I appeal to the above-named court under [Article 113] [Article 131(6)] [Article 145] of the Children (Northern Ireland) Order 1995 against the decision of taken on

Signed

Appellant Solicitor for Appellant

To the Respondent and to the Clerk of Petty Sessions

FORM C46WRITTEN STATEMENT OF THE SUBSTANCE OF ORAL EVIDENCE TO BE ADDUCED AT [HEARING] [DIRECTIONS APPOINTMENT]Rule 18 Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules (Northern Ireland) 1996

of	
Applicant	In the matter of an application under the Children (Northern Ireland) Order 1995
of	
Respondent	
	This statement is made by
	("the maker")
	on day of .
	It is the maker's statement
	in these proceedings. The
	statement is filed on behalf of

I declare that I believe this statement of pages each signed by me is true and understand that it may be placed before the court.

Signed

Date

Notes: pages of statement should be on A4 size paper with a margin to the left. If statements are typed double-spacing should be used.

SCHEDULE 2

Rule 4

Notices and Respondents

(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions appointment for service under rule 4(2)	(iii) Respondents	(iv) Persons to whom notice is to be given
All applications	See separate entries below	Subject to separate entries below:	Subject to separate entries below:
		every person whom the applicant believes to have parental responsibility for the child;	any authority providing accommodation for the child;
		where the child is the subject of a care order, every person whom the applicant believes to have had parental responsibility immediately prior to the making of the care order; in the case of an application to extend, vary or discharge an order, the parties to the proceedings leading to the order which it is sought to have extended, varied or discharged; in the case of specified	persons who are caring for the child at the time when the proceedings are commenced; in the case of proceedings brought in respect of a child who is alleged to be staying in a refuge which is certificated under Article 70(1) or (2), the person who is providing the refuge.
Article 7(1)(<i>a</i>), 7(4), 8, 13(1), 16(6), 33(1), 52(7), 159(1), 163(1) Schedule 1,	14 days	proceedings, the child. As for "all applications" above and:	As for "all applications" above, and:
Paragraphs 10(3) and 12(4) of Schedule 8		in the case of proceed- ings under Schedule 1, those persons whom the applicant believes to be interested in	in the case of an application for an Article 8 order, every person whom applicant believes—

(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions appointment for service under rule 4(2)	(iii) Respondents	(iv) Persons to whom notice is to be given
		or affected by the proceedings; in the case of an application under paragraph 10(3)(b) or 12(4) of Schedule 8, any person, other than the child, named in the order or directions which it is sought to discharge or vary.	 (i) to be named in a court order with respect to the same child, which has not ceased to have effect, (ii) to be a party to pending proceedings in respect of the same child, or (iii) to be a person with whom the child has lived for at least 3 years prior to the application,
			unless, in a case to which (i) or (ii) applies, the applicant believes that the court order or pending proceedings are not relevant to the application; in the case of an application under Article 33(1), the parties to the proceedings leading to the care order; in the case of an application under Article 159(1), the father of the child if he does not have parental responsibility.
Article 55(1), 58(1), 58(2), 58(3), 58(4), 62(1), Paragraph 6(3) of Schedule 3, Paragraphs 5(2) and 7(1) of Schedule 4	7 days	As for "all applications" above, and: in the case of an application under Article 58(2) or (3), the supervisor;	As for "all applications" above, and: in the case of an application for an order under Article 62(1)—

(i)	(;;)	(:::)	(i)
(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions appointment for service under rule 4(2)	(iii) Respondents	(iv) Persons to whom notice is to be given
		in the case of proceedings under paragraph 7(1) of Schedule 4, the education and library board concerned; in the case of proceedings under Article 55 or paragraph 5(2) or 7(1) of Schedule 4, the child.	(i) every person whom the applicant believes to be a parent of the child, (ii) every person whom the applicant believes to be caring for the child, (iii) every person in whose favour a contact order is in force with respect to the child, and (iv) every person who is allowed to have contact with the child by virtue of an order under Article 53.
Article 50, 53(2), 53(3), 53(4), 53(9) or 57(8)(<i>b</i>)	3 days	As for "all applications" above, and:	As for "all applications" above, and:
		in the case of an application under Article 53, the person whose contact with the child is the subject of the application.	in the case of an application under Article 50— (i) every person whom the applicant believes to be a party to pending relevant proceedings in respect of the same child, and (ii) every person whom the applicant believes to be a parent

(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions	(iii) Respon	ndents		sons to whom ce is to be given
orought	appointment for service under rule 4(2)				
					without parental responsibility for the child.
Article 62(12)	2 days	As for applica	"all ttions" above.	refer 62(1 were the a the o sough	se of the persons red to in Article 1)(a) to (e) who not party to pplication for order which it is ht to have varied scharged.
Article 44, 63(1), 63(9)(<i>b</i>), 64(3), 64(7), 67(9), 69(1), 178(1)	1 day	As for "all applications" above, and:		Except for applications under Article 178(1), as for "all applications" above, and:	
		in the case of an application under Article 63(9)(b)—			
				in the case of an	
			ne parties to ne application		cation under cle 63(1), every
for the order		or the order	person whom the		
		in respect of which it is		applicant believes to be a parent of the	
			ought to vary he directions;	child	l ,
		(ii) a	ny person who was caring for		e case of an ication under
		th	he child prior to	Artic	ele 63(9)(<i>b</i>)—
			he making of the rder, and	(i)	the authority in whose area the
		(iii) ai	ny person whose contact		child is living, and
		W	with the child is	(ii)	any person
			ffected by the irection which		whom the applicant
		it	is sought to		believes to be
		h	ave varied;		affected by the direction which
			case of an		it is sought to
	application under Article 69, the			have varied;	
		person	whom the		e case of an
		applicant alleges to have effected or to		application under Article 178(1), the	
		have be	een or to be		on referred to in
	8	84			

(i)	(ii)	(iii)	(iv)
Provision under which proceedings brought	Minimum number of days prior to hearing or directions appointment for service under rule 4(2)	Respondents	Persons to whom notice is to be given
		responsible for the taking or keeping of the child.	Article 178(1) and any person preventing or likely to prevent such a person from exercising powers under enactments mentioned in paragraph (6) of that Article.

EXPLANATORY NOTE

(This note is not part of the Rules.)

These Rules provide for applications to a magistrates' court (including a family proceedings court) under the Children (Northern Ireland) Order 1995.