SCHEDULE

Rule 2(1)

"Form 1

JUSTICE ACT (NORTHERN IRELAND) 2015

THE MAGISTRATES' COURTS (VIOLENT OFFENCES PREVENTION ORDERS) RULES (NORTHERN IRELAND) 2016

(Sections 57 and 61, Rule 2(1))

Summons on foot of complaint for [violent offences prevention order] [and] [interim violent offences prevention order]

of

Petty Sessions District of

Complainant

of

County Court Division of

Defendant

Whereas a complaint has been made before me in respect of an application for [a violent offences prevention order] [and] [an interim violent offences prevention order] to the following effect, viz –

That you, the above-named defendant are a qualifying offender by virtue of the following facts -

Details of offence:

If committed abroad, the corresponding offence this would have constituted if the act had been done in the United Kingdom is:

Date of [conviction] [finding] [caution]:

Details of court/police station:

And it is alleged that you have since the date of the above conviction, finding or caution, acted in such a way as to give reasonable cause to believe that a violent offences prevention order under section 57 of the Justice Act (Northern Ireland) 2015 is necessary to protect the public from the risk of serious violent harm caused by you.

Short description of acts, including date(s) and further comments:

[Additional information relating to an application for an interim violent offences order:

Accordingly, application is made for a [violent offences prevention order] [and] [an interim violent offences prevention order] containing the following requirements and prohibition(s), namely:

THIS IS TO COMMAND YOU to appear as a defendant at the hearing of the said application at (place) on (date) at (time) before a court of summary jurisdiction.

This day of 20 .

Lay Magistrate

[District Judge (Magistrates' Courts)]

To the said defendant

Note:

Where the court is satisfied that this summons was served on you within what appears to the court to be reasonable time before the hearing or adjourned hearing, it may proceed in your absence.

If you wish to dispute that the offence referred to in this summons is a 'relevant offence' within the meaning of the Justice Act (Northern Ireland) 2015, you must, not less than 3 days before the date on which the matter is to be heard serve notice under section 58(6) of the Act on the complainant, and at the same time, serve a copy thereof on the clerk of petty sessions.

Should a violent offences prevention order or an interim violent offences prevention order be made against you, you would be subject to the prohibitions and/or requirements made in it. You would be subject also to the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015 which would mean that you must report to a prescribed police station within three days of service on you of the violent offences prevention order or interim violent offences prevention order and notify the police of your name(s), date of birth, national insurance number, home address and any other address in the UK where you regularly reside [together with (insert details of any further notification requirements prescribed by regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)]. Thereafter if you are the subject of a violent offences prevention order, you would be required to notify the police of this information on a yearly basis regardless of whether or not your circumstances have changed.

If you do not have a sole or main residence in the United Kingdom, you would be required to notify the police of one or any addresses or locations in the United Kingdom where you can regularly be found and thereafter to notify the police of this information [(insert details of how often this is required if so prescribed, in regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)].

You would also be required to notify the police of, within 3 days:

any changes to the information you provided at initial notification, including use by you
of a name not previously notified to the police or a change of your home address;

Status: This is the original version (as it was originally made).

- the address of any premises not previously notified to the police at which you stay or reside for more than a period of 7 days or two or more periods totalling seven days in any twelve months; and
- your release, if you are in custody.

In addition to the notification requirements listed above, where you intend to be absent from your home address for more than three days, you would be required to notify the police of the following and any subsequent changes to the following, not less than twelve hours before leaving your home address:

- · the date of your departure;
- · such details as you may hold about your travel and accommodation arrangements; and
- the date of your return to your home address.
- [(insert details of any further notification requirements prescribed by regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)].

Police Service of Northern Ireland Headquarters will be able to explain these conditions to you in more detail (in particular the information which you must bring with you when you make your initial notification) and tell you at which police station you should attend.

A list of police stations in Northern Ireland prescribed for the purpose of Part 8 of the Justice Act (Norther Ireland) 2015 may be obtained from the court office or from Police Service of Northern Ireland Headquarters.

If, without reasonable excuse, you did anything you were prohibited from doing or failed to do anything you were required to by a violent offences prevention order or an interim violent offences prevention order, or if you failed to comply with the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015, you would be liable to imprisonment for a term not exceeding 6 months on summary conviction or 5 years on indictment.

Rule 2(3)

Form 2

JUSTICE ACT (NORTHERN IRELAND) 2015

THE MAGISTRATES' COURTS (VIOLENT OFFENCES PREVENTION ORDERS) RULES (NORTHERN IRELAND) 2016

(Section 57, Rule 2(3))

Violent Offences Prevention Order

of
Petty Sessions District of

Complainant

of

County Court Division of

Defendant

It is adjudged that the defendant is a qualifying offender by reason of the following -

Details of offence:

If committed abroad, the corresponding offence this would have constituted if the act had been done in the United Kingdom:

Date of [conviction] [finding] [caution]:

Details of court/police station:

And it is adjudged that the defendant's behaviour since the date of the above conviction, finding or caution, makes it necessary to make a violent offences prevention order under section 57 of the Justice Act (Northern Ireland) 2015 to protect the public from the risk of serious violent harm caused by him.

Short description of acts, including date(s) and further comments:

IT IS ORDERED that the defendant (specify details of prohibitions and/or requirements imposed):

Until (date not less than 2 years and not more than 5 years from the date or order or further order).

And while this order (as renewed from time to time) has effect, the defendant shall be subject to the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015 and the 'relevant date' within the meaning of that Part is the date of service of this order. Status: This is the original version (as it was originally made).

This day of 20 .

District Judge (Magistrates' Courts)

[Clerk of Petty Sessions]

Note:

You are subject to the prohibitions and/or requirements in this violent offences prevention order. You are subject also to the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015 which mean that you must report to a prescribed station within three days of service on you or this order and notify the police of your name(s), date of birth, national insurance number, home address and any other address in the UK where you regularly reside [together with (insert details of any further notification requirements prescribed by regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)]. Thereafter, you are required to notify the police of this information on a yearly basis regardless of whether or not your circumstances have changed.

If you do not have sole or main residence in the United Kingdom, you are required to notify the police of one of any addresses or locations in the United Kingdom where you can regularly be found and thereafter to notify the police of this information [(insert details of how often this is required if so prescribed, in regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)].

You are required also to notify the police of, within 3 days:

- any changes to the information you provided at initial notification, including use by you
 of a name not previously notified to the police or a change of your home address;
- the address of any premises not previously notified to the police at which you stay or reside for more than a period of 7 days or two or more periods totalling seven days in any twelve months; and
- your release, if you are in custody.

In addition to the notification requirements listed above, where you intend to be absent from your home address for more than three days, you are required to notify the police of the following and any subsequent changes to the following, not less than twelve hours before leaving your home address:

- the date of your departure;
- such details as you may hold about your travel and accommodation arrangements; and
- the date of your return to your home address
- [(insert details of any further notification requirements prescribed by regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)].

Police Service of Northern Ireland Headquarters will be able to explain these conditions to you in more detail (in particular the information which you must bring with you when you make your initial notification) and tell you at which police station you should attend.

A list of the police stations in Northern Ireland prescribed for the purpose of Part 8 of the Justice Act (Northern Ireland) 2015 may be obtained from the court office or from Police Service of Northern Ireland Headquarters.

If, without reasonable excuse, you do anything you are prohibited from doing or fail to do anything you are required to do by this violent offences prevention order, or if you fail to comply with the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015, you will be liable to imprisonment for a term not exceeding 6 months on summary conviction or 5 years on indictment.

Rule 2(4)

Form 3

JUSTICE ACT (NORTHERN IRELAND) 2015

THE MAGISTRATES' COURTS (VIOLENT OFFENCES PREVENTION ORDERS) RULES (NORTHERN IRELAND) 2016

(Section 57, Rule 2(4))

Interim Violent Offences Prevention Order

of			Petty Sessions District of		
	(Complainant			
of			County Court Division of		
		Defendant			
An application for a vapplication has not ye		ntion order has be	een made by the complainant and that		
The court considers it	just to make an interio	m violent offence	s prevention order		
Short description of a	cts, including date(s) a	nd further comm	ents:		
T IS ORDERED tha	t the defendant (specify	y details of prohi	bitions and/or requirements imposed):		
From the date of serv	ice of this order [for a	period of] [until].		
And while this order has effect, the defendant shall be subject to the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015 and the 'relevant date' within the meaning of that Part is the date of service of this order.					
Γhis	day of	20 .			
			District Judge (Magistrates' Courts)		
			[Clerk of Petty Sessions]		

Note:

You are subject to the prohibitions and/or requirements in this interim violent offences prevention order. You are subject also to the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015 which mean that you must report to a prescribed police station within three days of service on you of this order and notify the police of your name(s), date of birth, national insurance number, home address and any other address in the UK where you regularly reside [together with (insert details of any further notification requirements prescribed by regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)].

If you do not have a sole or main residence in the United Kingdom, you are required to notify the police of one of any addresses or locations in the United Kingdom where you can regularly be found

You are required also to notify the police, of within 3 days:

- any changes to the information you provided at initial notification, including use by you
 of a name not previously notified to the police or a change of your home address;
- the address of any premises not previously notified to the police at which you stay or reside for more than a period of 7 days or two or more periods totalling seven days in any twelve months; and
- · your release, if you are in custody.

In addition to the notification requirements listed above, where you intend to be absent from your home address for more than three days, you are required to notify the police of the following and any subsequent changes to the following, not less than twelve hours before leaving your home address:

- · the date of your departure;
- such details as you may hold about your travel and accommodation arrangements; and
- the date of your return to your home address
- [(insert details of any further notification requirements prescribed by regulations made by the Department of Justice under Part 8 of the Justice Act (Northern Ireland) 2015 or otherwise)].

Police Service of Northern Ireland Headquarters will be able to explain these conditions to you in more detail (in particular the information which you must bring with you when you make your initial notification) and tell you at which police station you should attend.

A list of police stations in Northern Ireland prescribed for the purpose of Part 8 of the Justice Act (Northern Ireland) 2015 may be obtained from the court office or from Police Service of Northern Ireland Headquarters.

If, without reasonable excuse, you do anything you are prohibited from doing or fail to do anything you are required to do by this interim violent offences prevention order, or if you fail to comply with the notification requirements of Part 8 of the Justice Act (Northern Ireland) 2015, you will be liable to imprisonment for a term not exceeding 6 months on summary conviction or 5 years on indictment.

Rule 3

Form 4

JUSTICE ACT (NORTHERN IRELAND) ACT 2015

THE MAGISTRATES' COURTS (VIOLENT OFFENCES PREVENTION ORDERS) RULES (NORTHERN IRELAND) 2016

(Sections 60 and 61, Rule 3)

Summons on foot of complaint for [variation] [renewal] [discharge] of [violent offences prevention order] [interim violent offences prevention order]

of			Petty Sessions District of	
	Complain	ant		
of			County Court Division of	
	Defenda	nt		
WHEREAS [a violent offences copy of which is attached to t order on the				
And the complainant, who was the [complainant] [defendant] in those proceedings now applies by complaint for the [variation] [renewal] [discharge] of the said order on the grounds that (specify grounds):				
THIS IS TO COMMAND YOU (place) on (date) at (time) before			g of the said application at	
This day of	20 .			
			Lay Magistrate	
		[District Jo	adge (Magistrates' Courts)]	
To the said defendant"				