
S T A T U T O R Y I N S T R U M E N T S

1970 No. 1792 (L.32)
MAGISTRATES' COURTS
JUVENILE COURTS AND OFFENDERS
The Magistrates' Courts (Children and Young Persons)
Rules 1970

Made - - - *27th November 1970*
Laid before Parliament *11th December 1970*
Coming into Operation *1st January 1971*

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The Lord Chancellor, in exercise of the power conferred upon him by section 15 of the Justices of the Peace Act 1949(a), as extended by section 122 of the Magistrates' Courts Act 1952(b) and section 18(2)(b) of the Children and Young Persons Act 1969(c), after consultation with the Rule Committee appointed under the said section 15, hereby makes the following Rules:—

PART I

GENERAL

Citation and operation

1. These Rules may be cited as the Magistrates' Courts (Children and Young Persons) Rules 1970 and shall come into operation on 1st January 1971.

Interpretation

2.—(1) In these Rules the following expressions have the meanings hereby respectively assigned to them, that is to say:—

“the Act of 1933” means the Children and Young Persons Act 1933(d);

“the Act of 1963” means the Children and Young Persons Act 1963(e);

“the Act of 1969” means the Children and Young Persons Act 1969;

“child” means a person under the age of fourteen;

“court” means a juvenile court except that in Part VI it means a magistrates' court, whether a juvenile court or not;

“register” means the separate register kept for the juvenile court pursuant to Rule 23 of these Rules;

“young person” means a person who has attained the age of fourteen and is under the age of seventeen.

(a) 1949 c. 101.

(d) 1933 c. 12.

(b) 1952 c. 55.

(e) 1963 c. 37.

(c) 1969 c. 54.

(2) In these Rules, unless the context otherwise requires, any reference to a Rule, Part or Schedule shall be construed as a reference to a Rule contained in these Rules, a Part thereof or a Schedule thereto, and any reference in a Rule to a paragraph shall be construed as a reference to a paragraph of that Rule.

(3) In these Rules, unless the context otherwise requires, any reference to any enactment shall be construed as a reference to that enactment as amended, extended or applied by any subsequent enactment.

(4) The Interpretation Act 1889(a) shall apply to the interpretation of these Rules as it applies to the interpretation of an Act of Parliament.

Revocations, savings etc.

3.—(1) Subject to paragraph (3), the Rules specified in Schedule 1 are hereby revoked.

(2) Subject to paragraph (3), the provisions of the Magistrates' Courts Rules 1968(b), as amended (c), shall have effect subject to these Rules.

(3) Nothing in these Rules shall apply in connection with any proceedings begun before the coming into operation thereof.

PART II

JUVENILE OFFENDERS

Application of Part II

4. This Part shall apply in the case of a child or young person brought before a court charged with an offence except that only Rules 5 and 8(2) shall apply where the court is inquiring into the offence as examining justices.

Assistance in conducting defence

5.—(1) The court shall, except in any case where the child or young person is legally represented, allow his parent or guardian to assist him in conducting his defence, including the cross-examination of witnesses for the prosecution.

(2) Where the parent or guardian cannot be found or cannot in the opinion of the court reasonably be required to attend, the court may allow any relative or other responsible person to take the place of the parent or guardian for the purposes of this Part.

Duty of court to explain charge in simple language

6. The court shall explain to the child or young person the substance of the charge in simple language suitable to his age and understanding.

Duty of court to ask child or young person whether he admits charge

7. The court shall then ask the child or young person whether he admits the charge.

Evidence in support of charge and cross-examination

8.—(1) If the child or young person does not admit the charge the court shall hear the evidence of the witnesses in support of the charge. At the close of the evidence-in-chief of each witness the witness may be cross-examined by or on behalf of the child or young person.

(a) 1889 c. 63.

(b) S.J. 1968/1920 (1968 III, p. 5175).

(c) S.I. 1969/1711, 1970/1004 (1969 III, p. 5385; 1970 II, p. 3145).

(2) If in any case where the child or young person is not legally represented or assisted in his defence as provided by Rule 5, the child or young person, instead of asking questions by way of cross-examination, makes assertions, the court shall then put to the witness such questions as it thinks necessary on behalf of the child or young person and may for this purpose question the child or young person in order to bring out or clear up any point arising out of any such assertions.

Evidence for defence

9. If it appears to the court that a *prima facie* case is made out, the child or young person shall be told that he may give evidence or make a statement, and the evidence of any witnesses for the defence shall be heard.

Procedure after finding of guilt

10.—(1) Where the child or young person is found guilty of an offence, whether after a plea of guilty or otherwise—

- (a) he and his parent or guardian, if present, shall be given an opportunity of making a statement ;
- (b) the court shall take into consideration such information as to the general conduct, home surroundings, school record and medical history of the child or young person as may be necessary to enable it to deal with the case in his best interests and, in particular, shall take into consideration such information as aforesaid which is provided in pursuance of section 9 of the Act of 1969 ;
- (c) if such information as aforesaid is not fully available, the court shall consider the desirability of remanding the child or young person for such inquiry as may be necessary ;
- (d) any written report of a probation officer, local authority or registered medical practitioner may be received and considered by the court without being read aloud, and
- (e) if the court considers it necessary in the interests of the child or young person, it may require him or his parent or guardian, if present, to withdraw from the court.

(2) Where, in pursuance of paragraph (1)(d), a report has been considered without being read aloud or where the child or young person, his parent or guardian has been required to withdraw from the court in pursuance of paragraph (1)(e), then—

- (a) the child or young person shall be told the substance of any part of the information given to the court bearing on his character or conduct which the court considers to be material to the manner in which the case should be dealt with unless it appears to it impracticable so to do having regard to his age and understanding, and
- (b) the parent or guardian of the child or young person, if present, shall be told the substance of any part of such information which the court considers to be material as aforesaid and which has references to his character or conduct or to the character, conduct, home surroundings or health of the child or young person ;

and, if such a person, having been told the substance of any part of such information desires to produce further evidence with reference thereto, the court, if it thinks the further evidence would be material, shall adjourn the proceedings for the production thereof and shall, if necessary in the case of a report, require the attendance at the adjourned hearing of the person who made the report.

Duty of court to explain manner in which it proposes to deal with case and effect of order

11.—(1) Before finally disposing of the case or before remitting the case to another court in pursuance of section 56 of the Act of 1933, the court shall inform the child or young person and his parent or guardian, if present, or any person assisting him in his defence, of the manner in which it proposes to deal with the case and allow any of those persons so informed to make representations :

Provided that the child or young person shall not be informed as aforesaid if the court considers it undesirable so to do.

(2) On making any order, the court shall explain to the child or young person the general nature and effect of the order unless, in the case of an order requiring his parent or guardian to enter into a recognisance, it appears to it undesirable so to do.

Notice to be given where remand is extended in absence of child or young person

12. Where a child or young person has been remanded, and the period of remand is extended in his absence in accordance with section 48 of the Act of 1933, notice shall be given to him and his sureties (if any) of the date at which he will be required to appear before the court.

PART III

CARE PROCEEDINGS AND PROCEEDINGS RELATING TO CARE, SUPERVISION OR FIT PERSON ORDERS

Application and interpretation of Part III

13.—(1) This Part shall apply in connection with proceedings in a court in the case of any person in relation to whom proceedings are brought or proposed to be brought under—

- (a) any of the following provisions of the Act of 1969, namely :—
 - (i) section 1 (care proceedings),
 - (ii) section 15 (variation and discharge of supervision orders),
 - (iii) section 21 (variation and discharge of care orders),
 - (iv) section 31 (removal of person in care to Borstal), and
 - (v) paragraph 22 of Schedule 4 (supervised person resident in Scotland) ;
- (b) section 72 of the Social Work (Scotland) Act 1968^(a) (persons subject to Scottish supervision requirement resident in England or Wales) ;
- (c) paragraph 3 or 5 of Schedule 1 to the Act of 1963 (variation and discharge of supervision order under the Act of 1933) ;
- (d) section 7A of the Criminal Justice (Scotland) Act 1949^(b) (person subject to Scottish probation order resident in England or Wales), or
- (e) either of the following provisions of the Act of 1933, namely—
 - (i) section 66 (discharge of supervision order under the Act of 1933 and substitution of care order), and
 - (ii) section 84 (discharge of fit person order and substitution of care order),

^(a) 1968 c. 49.

^(b) 1949 c. 94.

except that Rules 14, 15(2), 19 and 20 shall not apply in connection with proceedings under the enactments mentioned in sub-paragraphs (b) and (d) above.

(2) In this Part of the Rules the following expressions have the meanings hereby respectively assigned to them, that is to say :—

“the applicant” means the person by whom proceedings are brought or proposed to be brought ;

“the appropriate local authority” means—

(a) in relation to proceedings under section 1 of the Act of 1969, the local authority to whom notice of the proceedings falls to be given under section 2(3) of that Act,

(b) in relation to proceedings under section 15 of the Act of 1969 or under paragraph 22 of Schedule 4 thereto, the local authority whose area is named in the supervision order in pursuance of section 18(2)(a) of that Act,

(c) in relation to proceedings under section 21 of the Act of 1969, the local authority to whose care the relevant infant is committed by the care order, and

(d) in relation to proceedings under paragraph 3 or 5 of Schedule 1 to the Act of 1963 or under section 66 or 84 of the Act of 1933, the local authority in whose area the relevant infant appears to reside ;

“guardian” has the same meaning as in section 70(2) of the Act of 1969 ;

“the offence condition” means the condition set out in section 1(2)(f) of the Act of 1969 ;

“the relevant infant” means a person in relation to whom proceedings are brought or proposed to be brought as mentioned in paragraph (1) ;

“reside” has the meaning assigned to it by section 70(1) of the Act of 1969 ;

“the respondent” means the relevant infant except that—

(a) in relation to proceedings under section 84 of the Act of 1933 in which the appropriate local authority is not the applicant, it means that authority,

(b) in relation to other proceedings in which the relevant infant is the applicant it means—

(i) in the case of proceedings under section 15 of the Act of 1969 or paragraph 22 of Schedule 4 thereto or under paragraph 3 or 5 of Schedule 1 to the Act of 1963, the supervisor of the relevant infant,

(ii) in the case of proceedings under section 21 of the Act of 1969, the local authority to whose care the relevant infant is committed.

Notice by person proposing to bring care etc. proceedings

14.—(1) An applicant proposing to bring proceedings shall send a notice to the clerk of the court specifying the grounds for the proceedings and the persons to whom a copy of the notice is sent in pursuance of paragraph (2).

(2) Without prejudice to sections 2(3) and 34(2) of the Act of 1969, the applicant shall—

(a) send to each of the persons mentioned in paragraph (3) a copy of the said notice, and

- (b) notify each of those persons of the date, time and place appointed for the hearing unless a summons is issued for the purpose of securing his attendance thereat.
- (3) The persons referred to in paragraph (2) are the following persons other than the person who is the applicant :—
- (a) the relevant infant, unless it appears to the applicant inappropriate to notify him in pursuance of paragraph (2), having regard to his age and understanding ;
 - (b) the parent or guardian of the relevant infant if the whereabouts of such parent or guardian is known to the applicant ;
 - (c) the appropriate local authority ;
 - (d) where the proceedings are care proceedings brought under section 1 of the Act of 1969 and notice thereof falls to be given to a probation officer in pursuance of section 34(2) of the Act of 1969, that probation officer, and
 - (e) where the proceedings are for the variation or discharge of a supervision order which names a person other than the appropriate authority as the supervisor, that supervisor.

Adjournment of proceedings and procedure at hearing

15.—(1) The court may, at any time, whether before or after the beginning of the hearing, adjourn the hearing, and, when so doing, may either fix the date, time and place at which the hearing is to be resumed or, unless it makes an interim order in respect of the relevant infant in pursuance of section 2(10) or 16(4) of the Act of 1969, leave the date, time and place to be determined later by the court ; but the hearing shall not be resumed at that date, time and place unless the court is satisfied that the applicant and the respondent have had adequate notice thereof.

(2) Subject to the provisions of the Act of 1969 or, as the case may be, the Act of 1933, sections 48, 49 and 100 of the Magistrates' Courts Act 1952 (non-appearance of parties and defects in process) and, subject to Rule 16(2)(c) of these Rules, Rules 14 and 15(1) of the Magistrates' Courts Rules 1968 (order of evidence and speeches and form of order) shall apply to the proceedings as if they were by way of complaint and as if any references therein to the complainant, to the defendant and to the defence were, respectively, references to the applicant, to the respondent and to his case.

(3) Where the proceedings are brought under section 1 of the Act of 1969 and it is alleged that the offence condition is satisfied then, in relation to any written statement tendered in evidence under section 9 of the Criminal Justice Act 1967(a) to substantiate or refute that allegation, Rule 58 of the Magistrates' Courts Rules 1968 shall apply as if any references therein to the prosecutor and to the accused were, respectively, references to the applicant and to the relevant infant.

Duty of court to explain nature of proceedings ; evidence and order of speeches

16.—(1) Except where the relevant infant is the applicant or where, by virtue of any enactment, the court may proceed in his absence, before proceeding with the hearing the court shall inform him of the general nature both of the proceedings and of the grounds on which they are brought, in terms suitable to his age and understanding, or if by reason of his age and understanding or his absence it is impracticable so to do, shall so inform any parent or guardian of his present at the hearing.

(a) 1967 c.80.

(2) Where the proceedings are brought under section 1 of the 1969 Act and it is alleged that the offence condition is satisfied, then, unless the case falls to be remitted to another court in pursuance of section 2(11) of the Act of 1969 and it does not appear to the court appropriate to determine under section 3(5) of that Act whether the offence condition is satisfied before remitting the case—

- (a) the court shall explain to the relevant infant the substance of the alleged offence in simple language suitable to his age and understanding and ask him whether or not he admits to being guilty of that offence and, before considering any other matter relevant to the proceedings, shall consider and determine whether or not the offence condition is satisfied ;
- (b) in relation to the proceedings by way of such consideration Rules 8 and 9 shall apply subject to any necessary modifications and, in particular, as if any reference therein to the charge were a reference to the allegation ;
- (c) in relation to proceedings by way of such consideration Rules 15(2), 18(2) and 19 of these Rules shall not apply but Rule 13 of the Magistrates' Courts Rules 1968 (order of evidence and speeches) shall apply to the proceedings as if they were criminal proceedings to which that Rule applies and as if any references therein to the accused, to the defence, to the prosecutor and to the prosecution were, respectively, references to the relevant infant, to his case, to the applicant and to his case, and
- (d) on determining whether or not the offence condition is satisfied, the court shall inform the relevant infant of their finding.

Conduct of case on behalf of relevant infant

17.—(1) Except where—

- (a) the relevant infant or his parent or guardian is legally represented, or
 - (b) the proceedings are brought under section 1 of the Act of 1969 in pursuance of a request made by his parent or guardian for the purposes of section 3(1) of the Act of 1963 or in pursuance of an order thereunder,
- the court shall, unless the relevant infant otherwise requests, allow his parent or guardian to conduct the case on his behalf, subject however, to the provisions of Rule 18(2).

(2) If the court thinks it appropriate to do so it may, unless the relevant infant otherwise requests, allow a relative of his or some other responsible person to conduct the case on his behalf and any person so allowed is hereafter referred to as "his friend".

Power of court to hear evidence in absence of relevant infant and to require parent or guardian to withdraw

18.—(1) Where, in the case of proceedings under section 1 of the Act of 1969, the ground on which the proceedings are brought or, in the case of any proceedings, the evidence likely to be given, is such that in the opinion of the court it is in the interests of the relevant infant that the whole, or any part, of the evidence should not be given in his presence, then, unless the relevant infant is conducting his own case, the court may hear the whole or part of the evidence, as it thinks appropriate, in his absence :

Provided that evidence relating to the character or conduct of the relevant infant (including, in the case of proceedings under section 1 of the Act of 1969, evidence that the offence condition is satisfied) shall be heard in his presence.

(2) Subject to Rule 16(2)(c), if the court is satisfied that in the special circumstances it is appropriate so to do, it may require a parent or guardian of the relevant infant to withdraw from the court while the relevant infant gives evidence or makes a statement :

Provided that the court shall inform the person so excluded of the substance of any allegations made against him by the relevant infant and shall give the person an opportunity of meeting it by calling evidence or otherwise.

Duty of court to explain procedure to respondent at end of applicant's case

19. Subject to Rule 16(2)(c), if it appears to the court after hearing the evidence in support of the applicant's case that he has made out a *prima facie* case it shall tell the respondent or the person conducting the case on his behalf under Rule 17 that he may give evidence or make a statement and call witnesses.

Procedure after applicant's case has been proved

20.—(1) Where the court is satisfied that the applicant's case has been proved—

- (a) the court shall take into consideration such information as to the relevant infant's general conduct, home surroundings, school record and medical history as may be necessary to enable it to deal with the case in his best interests and, in particular, shall take into consideration such information as aforesaid which is provided in pursuance of section 9 of the Act of 1969 ;
- (b) if such information as aforesaid is not fully available, the court shall consider the desirability of adjourning the case for such inquiry as may be necessary ;
- (c) any written report of a probation officer, local authority, local education authority or registered medical practitioner may be received and considered by the court without being read aloud, and
- (d) if the court considers it necessary in the interests of the relevant infant, it may require him or his parent or guardian, if present, to withdraw from the court.

(2) Where, in pursuance of paragraph (1)(c), a report has been considered without being read aloud or where the relevant infant, his parent or guardian has been required to withdraw from the court in pursuance of paragraph (1)(d), then—

- (a) the relevant infant shall be told the substance of any part of the information given to the court bearing on his character or conduct which the court considers to be material to the manner in which the case should be dealt with unless it appears to it impracticable so to do having regard to his age and understanding, and
- (b) the relevant infant's parent or guardian, if present, shall be told the substance of any part of such information which the court considers to be material as aforesaid and which has reference to his character or conduct or to the character, conduct, home surroundings or health of the relevant infant ;

and, if such a person, having been told the substance of any part of such information desires to produce further evidence with reference thereto, the court, if it thinks the further evidence would be material, shall adjourn the proceedings for the production thereof and shall, if necessary in the case of a report, require the attendance at the adjourned hearing of the person who made the report.

Duty of court to explain manner in which it proposes to deal with case and effect of order

21.—(1) Before finally disposing of the case or before remitting the case to another court in pursuance of section 2(11) of the Act of 1969, the court shall inform the relevant infant, any person conducting the case on his behalf, and his parent or guardian, if present, of the manner in which it proposes to deal with the case and allow any of those persons so informed to make representations :

Provided that the relevant infant shall not be informed as aforesaid if the court considers it undesirable or, having regard to his age and understanding, impracticable so to inform him.

(2) On making any order, the court shall explain to the relevant infant the general nature and effect of the order unless it appears to it impracticable so to do having regard to his age and understanding or, in the case of an order requiring his parent or guardian to enter into a recognizance, it appears to it undesirable so to do.

PART IV

PROCEEDINGS UNDER SECTION 3 OF THE CHILDREN AND YOUNG
PERSONS ACT 1963*Notice of complaint and restrictions on adjudicating justice*

22.—(1) A parent or guardian who applies by complaint to a juvenile court under section 3 of the Act of 1963 after the failure or refusal of the local authority to bring a person before the court, shall send a notice specifying the time and place fixed for the hearing of the complaint to any other person who, being a parent of that child or young person, lives apart from the applicant and if any such person appears at the hearing he shall be entitled to be heard.

(2) A justice who sits as a member of a juvenile court which hears such a complaint as aforesaid shall not sit as a member of the court before which that child or young person appears or is brought as a result of an order directed to the local authority in respect of him under the said section 3.

PART V

REGISTER

Register of proceedings in juvenile courts

23. Such part of the register kept in pursuance of rules made under the Magistrates' Courts Act 1952 as relates to proceedings in a juvenile court, other than proceedings under the Adoption Act 1958(a), shall be kept in a separate book.

PART VI

MISCELLANEOUS

Service of contribution orders etc.

24. A contribution order, an order attaching an affiliation order or an arrears order made on a parent or other person liable to make contributions in respect of, or to maintain, a child or young person, may be served by any constable or officer of a local authority by delivering a copy of the order to the person on whom it is made, or by leaving the same at that person's last known or usual

(a) 1958 c. 5 (7 & 8 Eliz. 2).

place of abode with some other person for him, or by sending the same by registered post or by recorded delivery service to him at his last known or usual place of abode.

Notice of order made under section 88 of the Children and Young Persons Act 1933

25. Where an order is made under section 88(1) of the Act of 1933 in respect of an affiliation order, payments under which have been ordered to be made to a collecting officer, notice of the making of the order shall be given by the clerk of the court to the collecting officer, either personally or by written notice sent or delivered to his address by post or otherwise.

Issue of summons or warrant to enforce attendance of parent or guardian

26. Where a child or young person is charged with an offence, or is for any other reason brought before a court, a summons or warrant may be issued by a court to enforce the attendance of a parent or guardian under section 34 of the Act of 1933, in the same manner as if an information were laid upon which a summons or warrant could be issued against a defendant under the Magistrates' Courts Act 1952 and a summons to the child or young person may include a summons to the parent or guardian to enforce his attendance for the said purpose.

Form of warrant where young person is committed to remand centre or prison

27. Where a young person is committed to a remand centre under section 22(5) or section 23(2) of the Act of 1969 or is committed to a prison under the said section 23(2), the court shall include in the order of committal a certificate that the young person is of so unruly a character that he cannot safely be committed to the care of a local authority.

Forms

28.—(1) The forms in Schedule 2, or forms to the like effect, may be used with such variation as the circumstances may require, and may be so used in lieu of forms contained in the Schedule to the Magistrates' Courts (Forms) Rules 1968(a), as amended (b).

(2) For the purpose of facilitating the performance by supervisors of their functions under section 14 of the Act of 1969 of advising, assisting and befriending persons subject to supervision orders, the additional requirements set out at the end of Forms 43, 44 and 45 contained in the said Schedule 2 are hereby prescribed for the purposes of section 18(2)(b) of the Act of 1969.

Dated 27th November 1970.

Hailsham of St. Marylebone, C.

Rule 3

SCHEDULE 1

RULES REVOKED

Rules	References
The Summary Jurisdiction (Children and Young Persons) Rules 1933	S.R. & O. 1933/819 (Rev. XI, p. 573: 1933, p. 959).
The Summary Jurisdiction (Children and Young Persons) Rules 1938	S.R. & O. 1938/1201 (Rev. XI, p. 613: 1938 I, p. 1611).
The Summary Jurisdiction (Children and Young Persons) Rules 1950	S.I. 1950/827 (1950 II, p. 887).
The Summary Jurisdiction (Children and Young Persons) Rules 1953	S.I. 1953/417 (1953 I, p. 927).
The Summary Jurisdiction (Children and Young Persons) Rules 1961	S.I. 1961/1421 (1961 II, p. 2818).
Rule 2 of the Magistrates' Courts (Attendance Centre) Rules 1962 and Schedule 2 thereto	S.I. 1962/1591 (1962 II, p. 1844).
The Juvenile Courts (Forms) Rules 1963	S.I. 1963/1262 (1963 II, p. 2104).
The Summary Jurisdiction (Children and Young Persons) Rules 1963	S.I. 1963/2120 (1963 III, p. 4703).
The Summary Jurisdiction (Children and Young Persons) Rules 1967	S.I. 1967/1660 (1967 III, p. 4519).

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1

Summons : offence

(M.C. Act 1952, s. 1; C. & Y.P. Act 1933, s. 34.)

In the [county of . Petty Sessional Division of].
To A.B. (hereinafter called the defendant) [and E.F. his/her parent/guardian]
of .

Information has this day been laid before [me, the undersigned] [*or state name*]
[Justice of the Peace] [Clerk to the Justices] by C.D. that you the defendant, who
are believed to be a child/young person, on the day of
19 , at in the [county] aforesaid [or of]
(*state briefly particulars of offence*):

[And information has further been laid by C.D. that you E.F. are the parent
[or guardian] of the defendant.]

You are therefore hereby summoned [each of you] to appear on day the
day of , 19 , at the hour of in the noon
before the [Juvenile] [Magistrates'] Court sitting at to answer to the
said information.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or This summons was issued by the above-named justice of the peace.

J.C.,

Clerk of the Magistrates' Court sitting at .]

[or J.C.,

Clerk to the Justices for the Petty

Sessional Division aforesaid.]

2

Summons for attendance of parent or guardian of child or young person: offence

(C. & Y.P. Act 1933, s. 34.)

In the [county of . Petty Sessional Division of].
To C.D. of .

A.B., who is believed to be a child/young person, of whom you are stated to be
the parent/guardian, is charged for that he/she on the day of
19 , at in the [county] aforesaid [or of]
(*state briefly particulars of offence*):

You are therefore hereby summoned to appear before the [Juvenile] [Magis-
trates'] Court sitting at on day, the day of
, 19 , at the hour of in the noon and
during all the stages of the proceedings.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or This summons was issued by the above-named justice of the peace.

J.C.,

Clerk of the Magistrates' Court sitting at .]

[or J.C.,

Clerk to the Justices for the Petty

Sessional Division aforesaid.]

5

*Summons for attendance of parent or guardian of child or young person: care proceedings and proceedings in respect of supervision order**(C. & Y.P. Act 1933, s. 34.)*

In the [county of . Petty Sessional Division of .].
 To E.F. being a parent/guardian of A.B. (hereinafter called the relevant infant), who is believed to be a child/young person, of .
 [The council of the . county/county borough of .] [C.D. a constable/an authorised person] [C.D. the relevant infant's supervisor] having given notice that the relevant infant is to be brought before the court under section [1] [15] of the Children and Young Persons Act 1969 on grounds specified in the notice:

And application having been duly made in that behalf to [me the undersigned] [or state name] [Justice of the Peace] [Clerk to the Justices]:

You are hereby summoned to appear on . day, the . day of ., 19 ., at the hour of . in the . noon before the Juvenile Court sitting at . to attend proceedings brought in pursuance of the said notice.

Dated the . day of ., 19 .
 J.P.,

Justice of the Peace for the [county] first above mentioned.

[or This summons was issued by the above-named justice of the peace.

J.C.,
 Clerk of the Magistrates' Court sitting at .]
 [or J.C.,
 Clerk to the Justices for the Petty
 Sessional Division aforesaid.]

6

*Warrant for arrest: care proceedings and proceedings in respect of supervision order**(C. & Y.P. Act 1969, ss. 2(4), 16(2); M.C. Act 1952, s. 47(3) and (4).)*

In the [county of . Petty Sessional Division of .].
 [Before the [Juvenile] [Magistrates'] Court sitting at .]
 To each and all the constables of .
 [The council of the county/county borough of .] [C.D. a constable/an authorised person] [C.D. the supervisor of the relevant infant hereinafter mentioned] having given notice that A.B. of . (hereinafter called the relevant infant) is to be brought before the court under section [1] [15] of the Children and Young Persons Act 1969 on grounds specified in the notice:

[And the relevant infant having been summoned to appear on . day, the . day of ., 19 ., at the hour of . in the . noon before the [Juvenile] [Magistrates'] Court sitting at . to attend proceedings brought in pursuance of the said notice:]

[And I, the undersigned Justice of the Peace, being satisfied by evidence on oath/affirmation that the said summons cannot be served:]

[And the Court being satisfied by evidence on oath/affirmation that the relevant infant having failed to attend in answer to the said summons was served therewith within what appears to them to be a reasonable time before the hearing/adjourned hearing:]

[And the Court being satisfied by evidence on oath/affirmation that the relevant infant having on a previous occasion attended proceedings brought in pursuance

of the said notice has failed to attend the adjourned hearing thereof and has had adequate notice of the time and place of the adjourned hearing:]

You are hereby commanded to bring the relevant infant before the [Juvenile] [Magistrates] Court sitting at _____, or a justice of the peace immediately or, in any case, within seventy-two hours.

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

(Endorsement where bail is allowed)

It is directed that the relevant infant on arrest be released on bail on entering into a recognizance in the sum of _____, with _____ suret _____ in the sum of _____ [each] for his/her appearance before the [Juvenile] [Magistrates] Court sitting at _____, at the hour of _____ in the _____ noon, at the next sitting of the said Court [or on the _____ day of _____, 19 ____]. [The relevant infant's recognizance shall be subject to the following condition[s] (*specify*).]

J.P.,

Justice of the Peace for the [county] aforesaid.

[or By order of the Court,

J.C.,

Clerk of the Court.]

7

Notice of care proceedings

(C. & Y.P. Act 1969, s. 1; M.C. (C. & Y.P.) Rules 1970, r. 14.)

To the Clerk of the Juvenile Court sitting at _____.

Take notice that A.B. of _____ (hereinafter called the relevant infant), who is believed to be a child/young person, is to be brought before the Court under section 1 of the Children and Young Persons Act 1969 on the grounds hereinafter mentioned.

It is alleged that the following condition is satisfied with respect to the relevant infant, that is to say, (*specify in the terms of section 1(2)(a) to (f) identifying, in the case of paragraph (f), the offence*).

It is further alleged that the relevant infant is in need of care or control which he is unlikely to receive unless an order is made under the said section 1.

In pursuance of Rule 14 of the Magistrates' Courts (Children and Young Persons) Rules 1970 a copy of this notice is being sent to each of the following persons, that is to say, to:—

Dated the _____ day of _____, 19 ____.

C.D.,

[On behalf of the council of the _____ county/county borough of _____].

[A constable].

[An authorised person].

8

Notice to parent under rule 22

(C. & Y.P. Act 1963, s. 3 ; M.C. (C. & Y.P.) Rules 1970, r. 22.)

To C.B. of .

Take notice that I have complained to the Juvenile Court sitting at
for an order against the council of the county/county borough of
, directing them to bring A.B. before the court on the ground
that I am unable to control him/her.

The complaint will be heard by the Court on day, the day of
, 19 , at the hour of in the noon.

You may if you wish speak to the Court about him/her before the Court
reaches a decision upon the complaint.

(Signed) B.B.

9

Authority to remove to a place of safety

(C. & Y.P. Act 1969, s. 28(1).)

In the [county of . Petty Sessional Division of].
C.D. of (hereinafter called the applicant) has this day applied
under section 28(1) of the Children and Young Persons Act 1969 for authority to
detain and take to a place of safety A.B. of , a child or young
person (hereinafter called the relevant infant):

And I, the undersigned Justice of the Peace, am satisfied that the applicant has
reasonable cause to believe (*specify belief in terms of section 28(1)(a), (b) or (c)*)
and hereby grant the said application:

And the relevant infant may be detained in a place of safety by virtue of this
authorisation for a period of days beginning with the date hereof.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] aforesaid.

10

Warrant to search for or remove a child or young person

(C. & Y.P. Act 1933, s. 40 ; C. & Y.P. Act 1963, s. 23(1).)

In the [county of . Petty Sessional Division of].

To each and all the constables of .

Information on oath [*or affirmation*] has this day been laid before me, the under-
signed Justice of the Peace, by C.D. of , a person acting in the
interests of a child or young person, namely (*insert name and address or other
identifying particulars*) (hereinafter called the relevant infant) that there is reason-
able cause to suspect (*specify in the terms of section 40(1)(a) or (b) of the Children
and Young Persons Act 1933*):

[You are hereby authorised to search for the relevant infant and, if it is found
that (*specify in the terms of section 40(1)*), to take him to a place of safety:]

[You are hereby authorised to remove the relevant infant with or without search
to a place of safety:]

[And for the purposes hereof you are hereby authorised to enter (*specify house
etc.*):]

[It is hereby directed that when executing this warrant you shall not be accom-
panied by the said C.D./shall be accompanied by a duly qualified medical prac-
titioner:]

And the relevant infant may be detained in a place of safety by virtue of this warrant until he can be brought before a juvenile court, except that the relevant infant shall not be so detained for a period exceeding days.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] aforesaid.

11

Order for removal of foster child or protected child to a place of safety

(C. Act 1958, s. 7; A. Act 1958, s. 43; C. & Y.P. Act 1963, s. 23(1).)

In the [county of . Petty Sessional Division of].
[Before the Juvenile Court sitting at].

To each and all the constables of [and to C.D. of , a person authorised to visit foster/protected children].

[Complaint having this day been made by the council of the county/county borough of] [Application having this day been duly made to me, the undersigned Justice of the Peace, by C.D. of , a person authorised to visit foster/protected children], on the ground that A.B. of , a foster/protected child (hereinafter called the child) is (*state briefly grounds of complaint or application*):

[Proof having been given that there is imminent danger to the health or well-being of the child:]

It is hereby ordered that the child [and all other foster children kept at (*specify premises*)] be removed to a place of safety:

And the child [and any other foster child so removed] may be detained in a place of safety by virtue of this order until restored to a parent, relative or guardian or until other arrangements can be made, except that the child [and any other foster child so removed] shall not be so detained for a period exceeding days.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

12

Warrant of commitment to care of local authority: remand on adjournment

(M.C. Act 1952, ss. 6, 14, 105; C. & Y.P. Act 1969, ss. 20, 23.)

In the [county of . Petty Sessional Division of].
Before the [Juvenile] [Magistrates'] Court sitting at .

To each and all the constables of and to the council of the county/county borough of .

A.B. of (hereinafter called the defendant), who is believed to have been born on , appeared this day before the Court charged with (*state briefly particulars of offence*):

And the Court decided to adjourn the hearing and remand the defendant:

It is hereby ordered that the defendant be committed to the care of the said council, in whose area it appears that [the defendant resides] [the offence was committed], and that the said council shall, unless he/she is bailed in the meantime, keep the defendant in their care, until the day of , 19 .

Warrant of commitment to care of local authority : remand for enquiries
(M.C. Act 1952, ss. 14, 26, 105 ; C. & Y.P. Act 1969, ss. 20, 23.)

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .

To each and all the constables of . and to the council of the
county/county borough of .

A.B. of . (hereinafter called the defendant), who is
believed to have been born on ., appeared this day before
the Court charged with (*state briefly particulars of offence*):

The Court, having found the defendant guilty of the said offence, decided to
adjourn the hearing and remand the defendant for the purpose of [enabling
enquiries to be made] [and] [of determining the most suitable method of dealing
with the case]:

[or The Court, being satisfied that the defendant did the act/made the omission
charged but, being of the opinion that an inquiry ought to be made into the
defendant's [physical] [and] [mental] condition before the method of dealing with
the case was determined, decided to adjourn the hearing and remand the defend-
ant:]

It is hereby ordered that the defendant be committed to the care of the said
council, in whose area it appears that [the defendant resides] [the offence was
committed] and that the said council shall, unless he/she is bailed in the meantime,
keep the defendant in their care until the . day of ., 19 .,
and on that day the said council shall convey the defendant at the hour of
in the . noon before the Juvenile Court sitting at . to be
further dealt with according to law unless otherwise ordered in the meantime:

[And the said council are hereby requested to arrange for such an inquiry as
aforesaid to be made by a duly qualified medical practitioner [or by two duly
qualified medical practitioners of whom one is approved for the purposes of
section 28 of the Mental Health Act 1959 by a local health authority as having
special experience in the diagnosis or treatment of mental disorders], who shall
report the result of such inquiry to the Court:]

And you the said constables are hereby required, unless the defendant is forth-
with received into the care of a person authorised by, and acting on behalf of, the
said council, to deliver the defendant, together with this warrant, into the care of
a person authorised and acting as aforesaid.

Dated the . day of ., 19 .
J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

(*Endorsement where bail is allowed to be as in Form 16.*)

Warrant of commitment to remand centre or prison : remand for enquiries
(M.C. Act 1952, ss. 14, 26, 105 ; C. & Y.P. Act 1969, s. 23.)

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .

To each and all the constables of . and to the Governor of
the remand centre/Her Majesty's prison at .

A.B. of (hereinafter called the defendant), who is believed to have been born on , appeared this day before the Court charged with (*state briefly particulars of offence*):

The Court, having found the defendant guilty of the said offence, decided to adjourn the hearing and remand the defendant for the purpose of [enabling enquiries to be made] [and] [of determining the most suitable method of dealing with the case]:

[*or* The Court, being satisfied that the defendant did the act/made the omission charged but, being of the opinion that an inquiry ought to be made into the defendant's [physical] [and] [mental] condition before the method of dealing with the case was determined, decided to adjourn the hearing and remand the defendant:]

It is hereby certified that the defendant is of so unruly a character that he/she cannot safely be committed to the care of a local authority:

[The Court having been notified by the Secretary of State that the said remand centre is available for the reception from the Court of persons of the defendant's class or description:]

It is hereby ordered that the defendant be committed to the custody of the said Governor who shall receive and keep the defendant in his custody (unless bailed in the meantime) until the day of , 19 , and on that day the said Governor shall convey the defendant at the hour of in the noon before the Juvenile Court sitting at to be further dealt with according to law unless otherwise ordered in the meantime:

[And you, the said Governor, are hereby requested to arrange for such an inquiry as aforesaid to be made by a duly qualified medical practitioner [*or* by two duly qualified medical practitioners of whom one is approved for the purposes of section 28 of the Mental Health Act 1959 by a local health authority as having special experience in the diagnosis or treatment of mental disorders], who shall report the result of such inquiry to the Court:]

And you the said constables are hereby required to deliver the defendant, together with this warrant, into the custody of the said Governor.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] aforesaid.

[*or* By order of the Court,

J.C.,

Clerk of the Court.]

(*Endorsement where bail is allowed to be as in Form 16.*)

16

Endorsement of warrant of commitment where bail is allowed

The Court hereby certifies that the defendant may be bailed by recognizance in the sum of , with suret in the sum of [each], to appear [on the day and at the hour above mentioned before the said Juvenile/Magistrates' Court [before the said Court of Assize/Quarter Sessions]:

And that the defendant has [not] entered into the said recognizance.

[The defendant's recognizance shall be subject to the following condition[s] (*specify*).]

J.P.,

Justice of the Peace for the [county] first above mentioned.

[*or* By order of the Court,

J.C.,

Clerk of the Court.]

17

*Warrant of commitment to remand centre or prison in substitution for
commitment to care of local authority**(C. & Y.P. Act 1969, s. 23(2), (3).)*

In the [county of . Petty Sessional Division of].

Before the [Juvenile] [Magistrates'] Court sitting at .

To each and all the constables of . and to the Governor
of the remand centre/Her Majesty's prison at .A.B. of (hereinafter called the defendant), who is
believed to have been born on ., was committed to the care
of the council of the county/county borough of . by a
warrant issued on the . day of ., 19 ., by the
Juvenile Court sitting at .:It is hereby certified that the defendant is of so unruly a character that he
cannot safely remain committed to the care of a local authority:[The Court having been notified by the Secretary of State that the said remand
centre is available for the reception from the Court of persons of the defendant's
class or description:]On the application of the said council it is hereby ordered (*continue as in
Form 13, Form 15 or Form 26, as appropriate*).

18

*Order for extended remand**(C. & Y.P. Act 1933, s. 48(3); C. & Y.P. Act 1969, s. 23.)*

In the [county of . Petty Sessional Division of].

Before the Juvenile Court sitting at .

To [the council of the county/county borough of .]
[each and all the constables of . and the Governor of the
remand centre/Her Majesty's prison at .].A.B. (hereinafter called the defendant) having been committed to the care/
custody of the said council/Governor under a warrant of commitment dated the
day of ., 19 ., and the Court having deemed
it expedient to extend the period of the defendant's remand:It is hereby ordered that unless the defendant is bailed in the meantime the
defendant remain committed to the care/custody of the said council/Governor
until the . day of ., 19 ., and on the said day the
said council/the said constables shall convey the defendant at the hour of
in the . noon before the Juvenile Court sitting at
to be further dealt with according to law, unless otherwise ordered in the mean-
time.

Dated the . day of ., 19 ..

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

(Endorsement where bail is allowed to be as in Form 16.)

19

Notice of extended remand

To A.B. (hereinafter called the defendant) of _____ and to
C.D. of _____ and to E.F. of _____
(suret _____ for the defendant).

Take notice that you, the defendant, were remanded by the Juvenile Court sitting at _____ to appear before the said Court on the _____ day of _____, 19____, and that the Juvenile Court sitting at _____ has this day in your absence remanded you, the defendant, to appear before the Juvenile Court sitting at _____ on _____ day the _____ day of _____, 19____, at the hour of _____ in the _____ noon.

Dated the _____ day of _____, 19____.

J.C.,
Clerk of the Juvenile Court sitting at _____.

20

Interim care order: care proceedings
(C. & Y.P. Act 1969, ss. 2(10), 20, 22.)

In the [county of _____ . Petty Sessional Division of _____].
Before the Juvenile Court sitting at _____ .

To each and all the constables of _____ and to the council
of the county/county borough of _____ .

[A.B. of _____ (hereinafter called the relevant infant),
who is believed to have been born on _____, was this day
[or was on the _____ day of _____, 19____,] brought before the
Court under section 1 of the Children and Young Persons Act 1969:]

[or The Court having made a direction under section 2(9) of the Children and
Young Persons Act 1969, A.B. of _____ (hereinafter called
the relevant infant), who is believed to have been born on _____
was this day [or on the _____ day of _____, 19____] deemed to
have been brought before the Court under section 1 of the said Act of 1969:]

[And the Court is not in a position to decide what order, if any, ought to be
made under the said section 1:]

[And the Court has directed that the relevant infant be brought before a
Juvenile Court acting for the _____ petty sessional area:]

It is hereby ordered that the relevant infant be committed for a period of
_____ days to the care of the said council in whose area it appears that [the
relevant infant resides] [the circumstances in consequence of which this order is
made arose]:

It is further ordered [, subject to the direction hereinafter given,] that the said
council shall bring the relevant infant before [the Court] [a Juvenile Court acting
for the _____ petty sessional area (hereinafter called the specified
Court)] on the expiration of this order or at such earlier time as the [specified]
Court may require:

[By reason of the relevant infant being under the age of five years/of the illness
of/of an accident to the relevant infant, it is hereby directed that the relevant
infant shall only be brought before the [specified] Court as aforesaid if the
[specified] Court so requires.]

And you the said constables are hereby required, unless the relevant infant is
forthwith received into the care of a person authorised by, and acting on behalf

of, the said council, to deliver the relevant infant, together with this Order, into the care of a person authorised and acting as aforesaid.

J.P.,
Justice of the Peace for the [county] first above mentioned.
[or By order of the Court,

J.C.,
Clerk of the Court.]

21

Interim care order : proceedings in respect of supervision order
(C. & Y.P. Act 1969, ss. 16(4), 20, 22.)

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .

To each and all the constables of and to the council
of the county/county borough of .

A.B. of (hereinafter called the relevant infant)
who is believed to have been born on , was this day
[or was on the day of , 19 .] on an application under
section 15(1) of the Children and Young Persons Act 1969, brought before the
Court under [a warrant issued under section 16(2)] [an interim care order made
under section 16(3)] of that Act:

[The Court considers that it is likely to exercise its powers under the said
section 15(1) to make an order in respect of the relevant infant but seeks information
which it considers is unlikely to be obtained unless an interim care order is
made:]

And the relevant infant [being present] [not being present, the Court is satisfied
that the relevant infant is under the age of five/cannot be present by reason of
illness/accident]:

It is hereby ordered (*continue as in Form 20*).

22

Interim care order by justice following arrest on warrant
(C. & Y.P. Act 1969, ss. 2(5), 16(3), 20, 22.)

In the [county of . Petty Sessional Division of].

To each and all the constables of and to the council
of the county/county borough of .

A.B. of (hereinafter called the relevant infant), who is
believed to have been born on , is detained in pursuance
of a warrant issued in pursuance of section [2(4)] [16(2)] of the Children and
Young Persons Act 1969:

In pursuance of the said warrant the relevant infant was this day brought before
me, the undersigned Justice of the Peace.

It is hereby ordered (*continue as in Form 20*).

J.P.,
Justice of the Peace for the [county] first above mentioned.

23

Interim care order following detention in place of safety
(*C. & Y.P. Act 1933, s. 40; C. Act 1958, s. 7; A. Act 1958, s. 43;*
C. & Y.P. Act 1963, s. 23; C. & Y.P. Act 1969, ss. 20, 22, 28.)

In the [county of . Petty Sessional Division of].
[Before the Juvenile Court sitting at .]
To each and all the constables of and to the council
of the county/county borough of .

A.B. of (hereinafter called the relevant infant),
who is believed to have been born on , is detained in
pursuance of [section 40 of the Children and Young Persons Act 1933] [section 7
of the Children Act 1958] [section 43 of the Adoption Act 1958] [section 28 of the
Children and Young Persons Act 1969]:

Application has been duly made to [the Court] [me, the undersigned Justice of
the Peace,] for an interim care order in respect of the relevant infant:

And the relevant infant [being present] [not being present, the Court is/I am
satisfied that the relevant infant is under the age of five/cannot be present by
reason of illness/accident]:

It is hereby ordered (*continue as in Form 20*).

24

Further interim order
(*C. & Y.P. Act 1969, s. 22.*)

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .
To each and all the constables of and to the council
of the county/county borough of .

A.B. of (hereinafter called the relevant infant),
who is believed to have been born on , was committed
to the care of a local authority by an interim care order made on the day
of , 19 , and the said order has not yet expired:

And the relevant infant [being present] [not being present, the Court is satisfied
that the relevant infant is under the age of five/cannot be present by reason of
illness/accident]:

It is hereby ordered (*continue as in Form 20*).

25

Warrant of commitment to care of local authority: committal for trial
(*C. & Y.P. Act 1969, ss. 20, 23.*)

In the [county of . Petty Sessional Division of].
Before the [Juvenile] [Magistrates'] Court sitting at .
To each and all the constables of and to the council
of the county/county borough of .

A.B. of (hereinafter called the defendant), who is
believed to have been born on , having been charged
this day before the Court sitting as Examining Justices with (*state briefly par-*
ticulars of offence):

And the Court after inquiring into the said offence having committed the
defendant for trial at the next Court of Assize [*or* Quarter Sessions] for the
[county] of to be held at :

It is hereby ordered that the defendant be committed to the care of the said council, in whose area it appears [the accused resides] [the offence was committed], and that the said council shall, unless he/she is bailed in the meantime, keep the defendant in their care until the defendant is delivered in due course of law:

And you the said constables are hereby required, unless the defendant is forthwith received into the care of a person authorised by, and acting on behalf of, the said council, to deliver the defendant, together with this warrant, into the care of a person authorised and acting as aforesaid.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

(Endorsement where bail is allowed to be as in Form 16.)

26

Warrant of commitment to remand centre or prison : committal for trial
(M.C. Act 1952, ss. 7, 105 ; C. & Y.P. Act 1969, s. 23.)

In the [county of . Petty Sessional Division of].

Before the [Juvenile] [Magistrates'] Court sitting at .

To each and all the constables of and to the Governor of the remand centre/Her Majesty's prison at .

A.B. of (hereinafter called the defendant), who is believed to have been born on , having been charged this day before the Court sitting as Examining Justices with (*state briefly particulars of offence*):

And the Court after inquiring into the said offence having committed the defendant for trial at the next Court of Assize [or Quarter Sessions] for the [county] of to be held at :

It is hereby certified that the defendant is of so unruly a character that he/she cannot safely be committed to the care of a local authority: .

[The Court having been notified by the Secretary of State that the said remand centre is available for the reception from the Court of persons of the defendant's class or description:]

It is hereby ordered that the defendant be committed to the custody of the said Governor who shall receive and keep the defendant in his custody [, unless bailed in the meantime,] until the defendant is delivered in due course of law.

And you the said constables are hereby required to deliver the defendant, together with this warrant, into the custody of the said Governor.

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

(Endorsement where bail is allowed to be as in Form 16.)

Notice of fine etc.: criminal proceedings
(M.C. Rules 1968, r. 38.)

In the [county of _____] Petty Sessional Division of _____].
Before the [Juvenile] [Magistrates'] Court sitting at _____.

To A.B., of _____

ADJUDICATION			
Fine		
Compensation		
Costs		
Total		

C.D. of _____, who is believed to have been born on _____ was this day [or on the _____ day of _____, 19 ____] found guilty of an offence, namely, (*state briefly particulars of the offence*), and you, being the parent/guardian of the said C.D. were ordered to pay the sum of _____, as shown in the margin hereof the sum to

be paid forthwith [or on or before the _____ day of _____, 19 ____] [or by weekly [or monthly] instalments of _____, the first instalment to be paid on or before the _____ day of _____, 19 ____]. Payment should be made either by post to me, the Clerk of the Court at (*insert address*) or made personally at (*insert the address and also days and hours when payment can be made*). Failure to pay forthwith [or on or before the appointed day[s]] will render you liable to [*imprisonment for (*state period*)] [arrest] or your money and goods liable to distraint without further notice [, unless you have applied for and been granted before that day further time for payment. Application for the grant of further time may be made either in person to the Court or by letter addressed to me, the Clerk of the Court at (*insert address*) and stating fully the grounds on which the application is made].

Dated the _____ day of _____, 19 ____.

J.P.,
Clerk of the Court.

NOTE. Any communication sent by post must be properly stamped. Cash should not be sent in unregistered envelopes.

*Delete unless magistrates' court on occasion of conviction has, under section 65(2) of the Magistrates' Courts Act 1952, fixed a term of imprisonment in default and postponed the issue of the warrant of commitment.

Offence condition finding: care proceedings
(C. & Y.P. Act 1969, s. 1; M.C. (C. & Y.P. Rules, r. 16(2).)

In the [county of _____] Petty Sessional Division of _____].
Before the Juvenile Court sitting at _____.

A.B. of _____ (hereinafter called the relevant infant), who is believed to have been born on _____, was this day [or was on the _____ day of _____, 19 ____] brought before the Court under section 1 of the Children and Young Persons Act 1969:

And it was alleged that the following condition was satisfied with respect to the relevant infant, that is to say, that he/she was guilty of an offence, namely, (*state briefly particulars of offence*):

It is hereby adjudged that the relevant infant is [not] guilty of the said offence.

And the Court having been notified by the Secretary of State that the attendance centre specified herein is available for the reception from the Court of persons of the defendant's class or description:

And the Court being satisfied that the attendance centre is reasonably accessible to the defendant, having regard to his age, the means of access available to him and any other circumstances:

[And the Court being of the opinion that twelve hours attendance would be [excessive, having regard to the defendant's age *or* the following circumstances, namely, (*specify*), the defendant being under the age of fourteen years,] [inadequate, having regard to all the circumstances]:]

It is hereby ordered that the defendant do attend at the attendance centre at (*here insert address of centre*) on the first occasion on the day of , 19 , at the hour of in the noon, and subsequently at such times as shall be fixed by the officer in charge of the said centre, until he shall have completed a period of attendance of hours.

Dated the day of , 19 .

J.P.,
Justice of the Peace for the [county] aforesaid.
[*or* By order of the Court,

J.C.,
Clerk of the Court.]

31

*Order on failure to comply with attendance centre order or on breach of
Attendance Centre Rules
(C.J. Act 1948, s. 19.)*

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .

On the day of , 19 , the Court ordered that A.B. (hereinafter called the defendant) should attend at the attendance centre at (*here insert address of centre*).

The defendant has this day appeared [*or* been brought] before this Court under section 19(7) of the Criminal Justice Act 1948, and the Court is satisfied that on the day of , 19 , he failed without reasonable excuse to attend at the said centre in accordance with the said order [*or* while attending at the said centre he committed a breach of the Attendance Centre Rules 1958, which could not be adequately dealt with under those Rules, namely, (*here set out particulars of breach*)].

The said attendance centre order is hereby revoked and it is hereby ordered that the defendant for the offence in respect of which that order was made (*set out terms of new order*).

Dated the day of , 19 .

J.P.,
Justice of the Peace for the [county] aforesaid.
[*or* By order of the Court,

J.C.,
Clerk of the Court.]

It is hereby ordered that the defendant be removed to the borstal institution at
:

You, the said constables, are hereby required to deliver the defendant, together with this order, into the custody of the Governor of the said borstal institution; and you the said Governor are required to receive and keep the defendant in your custody in accordance with section 31(3) of the said Act of 1969.

Dated the day of , 19 .
J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,
Clerk of the Court.]

34

Hospital order: care proceedings

(C. & Y.P. Act 1969, s. 1(3); M.H. Act 1959, s. 63.)

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .

A.B. of (hereinafter called the relevant infant), who is believed to have been born on , was this day [or was on the day of , 19 ,] brought before the Court under section 1 of the Children and Young Persons Act 1969:

And the Court is satisfied that the following condition is satisfied with respect to the relevant infant, that is to say, (*specify in the terms of section 1(2)(a) to (f) identifying, in the case of paragraph (f), the offence*) and also that he is in need of care or control which he is unlikely to receive unless an order under the said section is made in respect of him:

And the Court has heard [or considered] the [written] evidence of two medical practitioners (*insert names and addresses*), [each] of whom [the first-mentioned] is approved, for the purposes of section 28 of the Mental Health Act 1959, by a local health authority as having special experience in the diagnosis or treatment of mental disorders, and each of the said practitioners has described the relevant infant as suffering from mental illness [or psychopathic disorder or subnormality or severe subnormality]:

And the Court is satisfied that the relevant infant is suffering from the following forms of mental disorder within the meaning of the said Act of 1959, namely, mental illness [or psychopathic disorder or subnormality or severe subnormality] and that the disorder is of a nature or degree which warrants the relevant infant's detention in a hospital for mental treatment and is satisfied that arrangements have been made for the relevant infant's admission to the hospital hereinafter specified within twenty-eight days of this date and that the most suitable method of disposing of the case is by means of a hospital order:

It is hereby ordered that the relevant infant be admitted to and detained in (*insert name and address of hospital*):

[And that the relevant infant be conveyed to the said hospital by E.F.:]

[And it is directed that pending admission to the said hospital the relevant infant shall be detained in a place of safety, namely,] [and shall be conveyed there by E.F.].

Dated the day of , 19 .
J.P.,

Justice of the Peace for the [county] aforesaid.

[or By order of the Court,

J.C.,
Clerk of the Court.]

35

Care order : criminal proceedings
(C. & Y.P. Act 1969, ss. 7(7), 20.)

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .
To each and all the constables of and to the council of
the county/county borough of
A.B. of (hereinafter called the defendant), who is
believed to have been born on , is this day [or was on
the day of , 19 ,] found guilty of an offence
punishable in the case of an adult with imprisonment, namely, (*state briefly particulars of offence*):

It is hereby ordered that the defendant be committed to the care of the said council in whose area it appears that [the defendant resides] [the offence was committed, it not appearing that the defendant resides in the area of any local authority in England or Wales]:

And you the said constables are hereby required, unless the defendant is forthwith received into the care of a person authorised by, and acting on behalf of, the said council, to deliver the defendant, together with this order, into the care of a person authorised and acting as aforesaid.

Dated the day of , 19 .
J.P.,
Justice of the Peace for the [county] first above mentioned.
[or By order of the Court,
J.C.,
Clerk of the Court.]

36

Care order : care proceedings
(C. & Y.P. Act 1969, ss. 1(3), 20.)

In the [county of . Petty Sessional Division of].
Before the Juvenile Court sitting at .
To each and all the constables of and to the council of
the county/county borough of
A.B. of (hereinafter called the relevant infant),
who is believed to have been born on , was this day
[or was on the day of , 19 ,] brought before
the Court under section 1 of the Children and Young Persons Act 1969:

And the Court is satisfied that the following condition is satisfied with respect to the relevant infant, that is to say, (*specify in the terms of section 1(2)(a) to (f) identifying, in the case of paragraph (f), the offence*) and also that he is in need of care or control which he is unlikely to receive unless an order under the said section is made in respect of him:

It is hereby ordered that the relevant infant be committed to the care of the said council in whose area it appears that [the relevant infant resides] [circumstances in consequence of which this order is made arose, it not appearing that the relevant infant resides in the area of any local authority in England or Wales]:

And you the said constables are hereby required, unless the relevant infant is forthwith received into the care of a person authorised by, and acting on behalf of, the said council, to deliver the relevant infant, together with this order, into the care of a person authorised and acting as aforesaid.

40

Order of recognizance to keep the peace, etc.: care proceedings
(C. & Y.P. Act 1969, s. 3(7).)

In the [county of _____] Petty Sessional Division of _____].
Before the Juvenile Court sitting at _____.
A.B. of _____, a young person who is believed to have
been born on _____, was this day [or was on the _____ day
of _____, 19 ____] brought before the Court under section 1
of the Children and Young Persons Act 1969:

And the Court is satisfied that the following condition is satisfied with respect
to the said young person, that is to say, he is guilty of an offence, namely, (*state
briefly particulars of offence*) and also that he is in need of care or control which
he is unlikely to receive unless an order under the said section is made in respect
of him:

It is ordered that the said young person, who has consented to the making of
this order, do forthwith enter into a recognizance in the sum of _____
to [keep the peace] [and] [be of good behaviour] for the period of _____
from the date of this order.

Dated the _____ day of _____, 19 ____.

J.P.,
Justice of the Peace for the [county] aforesaid.
[or By order of the Court,

J.C.,
Clerk of the Court.]

41

Order extending or discharging care order
(C. & Y.P. Act 1969, s. 21.)

In the [county of _____] Petty Sessional Division of _____].
Before the Juvenile Court sitting at _____.
The Juvenile Court sitting at _____ on the _____ day of
_____, 19 ____, made a care order in respect of A.B. of _____
(hereinafter called the relevant infant), who is believed to have been born on _____:

The said order commits the relevant infant to the care of the council of the
county/county borough of _____:

[The said order, unless extended or discharged, would, in pursuance of section
20(3)(b) of the Children and Young Persons Act 1969, cease to have effect when
the relevant infant attains the age of eighteen years:

The relevant infant is accommodated in a community home/a home provided
by the Secretary of State and it appears to the Court that by reason of his/her
mental condition or behaviour it is in his/her/the public interest for him/her to
continue to be so accommodated after attaining the age of eighteen years:]

[The said council] [The relevant infant] [E.F., a parent or guardian of the relevant
infant on his/her behalf] has applied for the [extension] [discharge] of the said
order:

It is hereby ordered that the said order shall [continue in force until the relevant
infant attains the age of nineteen years] [be discharged].

Dated the _____ day of _____, 19 ____.

J.P.,
Justice of the Peace for the [county] first above mentioned.
[or By order of the Court,

J.C.,
Clerk of the Court.]

Guardianship order: care proceedings

(C. & Y.P. Act 1969, s. 1(3); M.H. Act 1959, s. 63.)

In the [county of _____] Petty Sessional Division of _____].
Before the Juvenile Court sitting at _____.

A.B. of _____ (hereinafter called the relevant infant), who is believed to have been born on _____, was this day [or was on the _____ day of _____, 19 ____] brought before the Court under section 1 of the Children and Young Persons Act 1969:

And the Court is satisfied that the following condition is satisfied with respect to the relevant infant, that is to say, (*specify in the terms of section 1(2)(a) to (f) identifying, in the case of paragraph (f), the offence*) and also that he is in need of care or control which he is unlikely to receive unless an order under the said section is made in respect of him:

And the Court has heard [or considered] the [written] evidence of two medical practitioners (*insert names and addresses*), [each] of whom [the first-mentioned] is approved, for the purposes of section 28 of the Mental Health Act 1959, by a local health authority as having special experience in the diagnosis or treatment of mental disorders, and each of the said practitioners has described the relevant infant as suffering from mental illness [or psychopathic disorder or subnormality or severe subnormality]:

And the Court is satisfied that the relevant infant is suffering from the following forms of mental disorder within the meaning of the said Act of 1959, namely, mental illness [or psychopathic disorder or subnormality or severe subnormality] and that the disorder is of a nature or degree which warrants the relevant infant's reception into guardianship under that Act and is satisfied that the authority [or person] hereinafter specified is willing to receive the relevant infant into guardianship and that the most suitable method of disposing of the case is by means of a guardianship order:

It is hereby ordered that the relevant infant be placed under the guardianship of a local health authority, namely, the council of the county/county borough of _____ [or of C.D., being a person approved by a local health authority, namely, the council of the county/county borough of _____].

Dated the _____ day of _____, 19 ____.

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

Supervision order: criminal proceedings

(C. & Y.P. Act 1969, ss. 7(7), 11, 12, 13, 17, 18.)

In the [county of _____] Petty Sessional Division of _____].
Before the Juvenile Court sitting at _____.

A.B. of _____ (hereinafter called the defendant), who is believed to have been born on _____, is this day [or was on the _____ day of _____, 19 ____] found guilty of an offence, namely, (*state briefly particulars of offence*):

It appears to the Court that the defendant resides/will reside in the county/county borough of _____ and in the _____ petty sessional area:

It is hereby ordered that the defendant be placed under the supervision of [the council of the said county/county borough] [the council of the county/county borough of _____ who have agreed to be designated as the supervisor] [a probation officer appointed for, or assigned to the said petty sessional area] (hereinafter called the supervisor) [for the period of _____]:

[It is further ordered that the defendant reside with G.H. of _____ who has agreed to this requirement:]

[It is further ordered that the defendant shall comply with such directions as may be given by the supervisor in pursuance of section 12 of the Children and Young Persons Act 1969 requiring him (*specify in the terms of section 12(2)*)] [and in relation to such directions and this order section 12(3)(a)/(b)/(c) of the said Act of 1969 shall have effect as if for the reference to ninety/thirty days there were substituted a reference to _____ days:]

[It is further ordered that the defendant shall for the following period, namely, _____ submit to treatment (*specify treatment in the terms of section 12(4)*), the Court being satisfied, on the evidence of a medical practitioner approved for the purposes of section 28 of the Mental Health Act 1959, that his/her mental condition is such as requires and may be susceptible of treatment but is not such as to warrant his/her detention in pursuance of a hospital order under Part V of the said Act of 1959] [and the defendant, being over the age of fourteen years, having consented to this requirement:]

[It is further ordered that, for the purpose of facilitating the performance by the supervisor of his duty to advise, assist and befriend the defendant, the defendant shall comply with the following additional requirements:—

1. that he/she shall inform the supervisor at once of any change of his/her residence or employment ;
2. that he/she shall keep in touch with the supervisor in accordance with such instructions as may from time to time be given by the supervisor and, in particular, that he/she shall, if the supervisor so requires, receive visits from the supervisor at his/her home:

(*either or both of the above further requirements may be included*).

Dated the _____ day of _____, 19 _____.

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

Supervision order: care proceedings

(C. & Y.P. Act 1969, ss. 1(3), 11, 12, 13, 17, 18.)

In the [county of _____] Petty Sessional Division of _____].
Before the Juvenile Court sitting at _____.

A.B. of _____ (hereinafter called the relevant infant), who is believed to have been born on _____, was this day [or was on the _____ day of _____, 19 _____,] brought before the Court under section 1 of the Children and Young Persons Act 1969:

And the Court is satisfied that the following condition is satisfied with respect to the relevant infant, that is to say, (*specify in the terms of section 1(2)(a) to (f) identifying, in the case of paragraph (f), the offence*) and also that he is in need of care or control which he is unlikely to receive unless an order under the said section is made in respect of him:

It appears to the Court that the relevant infant resides/will reside in the county/county borough of _____ and in the _____ petty sessional area:

It is hereby ordered that the relevant infant be placed under the supervision of [the council of the said county/county borough] [the council of the county/county borough of , who have agreed to be designated as the supervisor] [a probation officer appointed for, or assigned to the said petty sessional area] (hereinafter called the supervisor) [for the period of] [until the relevant infant attains the age of eighteen years]:

[It is further ordered that the relevant infant reside with G.H. of who has agreed to this requirement:]

[It is further ordered that the relevant infant shall comply with such directions as may be given by the supervisor in pursuance of section 12 of the Children and Young Persons Act 1969 requiring him (*specify in the terms of section 12(2)*)] [and in relation to such directions and this order section 12(3)(a)/(b)/(c) of the said Act of 1969 shall have effect as if for the reference to ninety/thirty days there were substituted a reference to days:]

[It is further ordered that the relevant infant shall for the following period, namely, submit to treatment (*specify treatment in the terms of section 12(4)*), the Court being satisfied, on the evidence of a medical practitioner approved for the purposes of section 28 of the Mental Health Act 1959, that his/her mental condition is such as requires and may be susceptible of treatment but is not such as to warrant his/her detention in pursuance of a hospital order under Part V of the said Act of 1959] [and the relevant infant, being over the age of fourteen years, having consented to this requirement:]

[It is further ordered that, for the purpose of facilitating the performance by the supervisor of his duty to advise, assist and befriend the relevant infant, the relevant infant shall comply with the following additional requirements:—

1. that he/she shall inform the supervisor at once of any change of his/her residence or employment ;
2. that he/she shall keep in touch with the supervisor in accordance with such instructions as may from time to time be given by the supervisor and, in particular, that he/she shall, if the supervisor so requires, receive visits from the supervisor at his/her home:

(*either or both of the above further requirements may be included*).

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

45

Supervision order made on discharge of care order
(C. & Y.P. Act 1969, ss. 11, 12, 13, 17, 18, 21(2).)

In the [county of . Petty Sessional Division of] .

Before the Juvenile Court sitting at .

The Juvenile Court sitting at on the day of , 19 , made a care order committing A.B. of (hereinafter called the relevant infant), who is believed to have been born on , to the care of the council of the county/county borough of :

[The relevant infant] [E.F. a parent/guardian of the relevant infant on his behalf] [The said council] has applied for the discharge of the said order:

It appears to the Court that the relevant infant resides/will reside in the county/county borough of and in the petty sessional area:

It is hereby ordered that the said care order be discharged but that the relevant infant be placed under the supervision of [the council of the last-mentioned county/county borough] [the council of the county/county borough of , who have agreed to be designated as the supervisor] [a probation officer appointed for, or assigned to, the said petty sessional area] (hereinafter called the supervisor) [for the period of] [until the relevant infant attains the age of eighteen years]:

[It is further ordered that the relevant infant reside with G.H. of who has agreed to this requirement:]

[It is further ordered that the relevant infant shall comply with such directions as may be given by the supervisor in pursuance of section 12 of the Children and Young Persons Act 1969 requiring him (*specify in the terms of section 12(2)*)] [and in relation to such directions and this order section 12(3)(a)/(b)/(c) of the said Act of 1969 shall have effect as if for the reference to ninety/thirty days there were substituted a reference to days:]

[It is further ordered that, for the purpose of facilitating the performance by the supervisor of his duty to advise, assist and befriend the relevant infant, the relevant infant shall comply with the following additional requirements:—

1. that he/she shall inform the supervisor at once of any change of his/her residence or employment ;
2. that he/she shall keep in touch with the supervisor in accordance with such instructions as may from time to time be given by the supervisor and, in particular, that he/she shall, if the supervisor so requires, receive visits from the supervisor at his/her home:

(*either or both of the above further requirements may be included*).

Dated the day of , 19 .

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

Order varying or discharging supervision order
(C. & Y.P. Act 1969, ss. 15, 16.)

In the [county of . Petty Sessional Division of].
Before the [Juvenile] [Magistrates'] Court sitting at .
The Juvenile Court sitting at on the day
of , 19 , made a supervision order within the meaning
of the Children and Young Persons Act 1969 in respect of A.B. of
(hereinafter called the supervised person), who is believed to have been born on

[The said supervision order was varied by an order made by the Juvenile Court sitting at on the day of , 19 :]

The said supervision order [as so varied] names the county/county borough of and the petty sessional area as the areas in which it appears the supervised person resides or will reside and places him under the supervision of [the council of the said county/county borough] [the council of the county/county borough of] [a probation officer appointed for, or assigned to, the said petty sessional area] and, unless previously discharged, ceases to have effect on (*specify the date*).

The said supervision order [as so varied] in pursuance of sections 12 and 18(2) of the said Act of 1969 contains certain requirements including the following requirement[s] (*specify requirement[s] proposed to be varied*):]

[The supervised person] [E.F. a parent/guardian of the supervised person on his behalf] [The supervisor] has applied for the [variation] [discharge] of the said supervision order:

[The supervisor has referred to the Court a report from a medical practitioner in pursuance of section 15(5) of the said Act of 1969 proposing that a mental health treatment requirement should be [cancelled] [varied] for the following reasons (*specify in the terms of section 15(5)*):]

It is hereby ordered that the said supervision order [varied as aforesaid] shall be [discharged] [varied/further varied as follows:—

].

Dated the day of , 19 .

J.P.,
Justice of the Peace for the [county] first above mentioned.
[or By order of the Court,
J.C.,
Clerk of the Court.]

47

Attendance centre order on failure to comply with requirement of supervision order

(C. & Y.P. Act 1969, ss. 15(2), (4), 16.)

In the [county of . Petty Sessional Division of].
Before the [Magistrates'] [Juvenile] Court sitting at .

The Juvenile Court sitting at on the day
of , 19 , made a supervision order within the meaning
of the Children and Young Persons Act 1969 in respect of A.B. of
(hereinafter called the supervised person), who is believed to have been born on
: :

The said supervision order was not made by virtue of section 1 of the said Act
or on the discharge of a care order:

[The said supervision order was varied by an order made by the Juvenile Court
sitting at on the day of , 19 :]

The said supervision order [as so varied] names the county/county borough of
and the petty sessional area as the areas in
which it appears the supervised person resides or will reside and places him/her
under the supervision of [the council of the said county/county borough] [the
council of the county/county borough of] [a probation officer
appointed for, or assigned to, the said petty sessional area] (hereinafter called the
supervisor):

The said supervision order [as so varied] in pursuance of sections 12 and 18(2)
of the said Act of 1969 contains certain requirements including the following
requirement[s] (*specify requirement[s] contravened or proposed to be varied*):

On the application of the supervisor the Court is satisfied that the supervised
person has failed to comply with the [said] [mentioned] requirement[s]:

[It is hereby ordered that the said supervision order [varied as aforesaid] shall
be [discharged] [varied/further varied as follows:—

:]

And the Court having been notified by the Secretary of State that the attendance
centre specified herein is available for the reception from the Court of persons of
the supervised person's class or description:

And the Court being satisfied that the attendance centre is reasonably accessible
to the supervised person, having regard to the means of access available to the
relevant infant and any other circumstances:

[And the Court being satisfied that twelve hours attendance would be inadequate having regard to all the circumstances:]

It is [further] ordered that the supervised person, in respect of the said failure, do attend at the attendance centre at _____, on the first occasion on the _____ day of _____, 19____, at the hour of _____ in the _____ noon, and subsequently at such times as shall be fixed by the officer in charge of the said centre until a period of attendance of _____ hours has been completed.]

Dated the _____ day of _____, 19____.

J.P.,
Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,
Clerk of the Court.]

48

Fine on failure to comply with requirement of supervision order
(C. & Y.P. Act 1969, ss. 15(2), (4), 16.)

In the [county of _____ Petty Sessional Division of _____].

Before the [Magistrates'] [Juvenile] Court sitting at _____.

The Juvenile Court sitting at _____ on the _____ day of _____, 19____, made a supervision order within the meaning of the Children and Young Persons Act 1969 in respect of A.B. of _____ (hereinafter called the supervised person), who is believed to have been born on _____:

The said supervision order was not made by virtue of section 1 of the said Act or on the discharge of a care order:

[The said supervision order was varied by an order made by the Juvenile Court sitting at _____ on the _____ day of _____, 19____:]

The said supervision order [as so varied] names the county/county borough of _____ and the _____ petty sessional area as the areas in which it appears the supervised person resides or will reside and places him/her under the supervision of [the council of the said county/county borough] [the council of the county/county borough of _____] [a probation officer appointed for, or assigned to, the said petty sessional area] (hereinafter called the supervisor):

The said supervision order [as so varied] in pursuance of sections 12 and 18(2) of the said Act of 1969 contains certain requirements including the following requirement[s] (*specify requirement[s] contravened or proposed to be varied*):

On the application of the supervisor the Court is satisfied that the supervised person has failed to comply with the [said] [_____ mentioned] requirement[s]:

[It is hereby ordered that the said supervision order [varied as aforesaid] shall be [discharged] [varied/further varied as follows:—

:]

It is [further] ordered that the supervised person, in respect of the said failure, shall pay a fine of _____ [by weekly/monthly instalments of _____, the first instalment of] the said sum to be paid [forthwith] [not later than the _____ day of _____, 19____].

Dated the _____ day of _____, 19____.

J.P.,
Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,
Clerk of the Court.]

Detention centre order on failure to comply with requirement of supervision order

(C. & Y.P. Act 1969, s. 15(2), (4).)

In the [county of _____], Petty Sessional Division of _____].

Before the [Magistrates'] [Juvenile] Court sitting at _____.

To each and all the constables of _____ and to the Warden of the detention centre at _____.

The Juvenile Court sitting at _____ on the _____ day of _____, 19____, made a supervision order within the meaning of the Children and Young Persons Act 1969 in respect of A.B. of _____ (hereinafter called the supervised person), who is believed to have been born on _____:

The said supervision order was not made by virtue of section 1 of the said Act or on the discharge of a care order:

[The said supervision order was varied by an order made by the Juvenile Court sitting at _____ on the _____ day of _____, 19____:]

The said supervision order [as so varied] names the county/county borough of _____ and the _____ petty sessional area as the areas in which it appears the supervised person resides or will reside and places him/her under the supervision of [the council of the said county/county borough] [the council of the county/county borough of _____] [a probation officer appointed for, or assigned to, the said petty sessional area] (hereinafter called the supervisor):

The said supervision order [as so varied] in pursuance of sections 12 and 18(2) of the said Act of 1969 contains certain requirements including the following requirement[s] (*specify requirement[s] contravened*):

On the application of the supervisor the Court is satisfied that the supervised person has failed to comply with the [said] [_____ mentioned] requirement[s]:

It is hereby ordered that the said supervision order [varied as aforesaid] shall be discharged:

And the Court having been notified by the Secretary of State that the detention centre specified herein is available for the reception from the Court of persons of the supervised person's class or description:

It is further ordered that the supervised person, in respect of the said failure, be detained in the detention centre at _____ for a period of _____ (*state period of detention*):

You, the said constables, are hereby commanded to convey the supervised person to the said detention centre, and there deliver him/her to the Warden thereof, together with this warrant; and you, the Warden of the said detention centre, to receive the supervised person into your custody and keep him/her for (*state period*).

Dated the _____ day of _____, 19____.

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or By order of the Court,

J.C.,

Clerk of the Court.]

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Summons to parent, etc.: contribution order
(C. & Y.P. Act 1933, ss. 86, 87 ; C. & Y.P. Act 1969, s. 62.)

In the [county of _____] . Petty Sessional Division of _____].
To C.D. of _____ .

Complaint has been made this day to [me the undersigned] [or state name] [Justice of the Peace] [Clerk to the Justices] by the council of the county/county borough of _____ that you are liable to make contributions under section 86 of the Children and Young Persons Act 1933 in respect of A.B. being a person in the care of the said council:

You are therefore summoned to appear on _____ day, the _____ day of _____, 19____, at the hour of _____ in the _____ noon before the Magistrates' Court sitting at _____ to show cause why an order should not be made requiring you to contribute such weekly sum as the Court, having regard to your means and subject to section 62 of the Children and Young Persons Act 1969, thinks fit.

Dated the _____ day of _____, 19____.

J.P.,

Justice of the Peace for the [county] first above mentioned.

[or This summons was issued by the above-named Justice of the Peace.

J.C.,

Clerk of the Magistrates' Court sitting at _____.]

[or J.C.,

Clerk to the Justices for the Petty Sessional Division aforesaid.]

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Contribution order

(C. & Y.P. Act 1933, ss. 86, 87 ; C. & Y.P. Act 1969, s. 62.)

In the [county of _____] . Petty Sessional Division of _____].
Before the Magistrates' Court sitting at _____ .

Complaint has been made by the council of the county/county borough of _____ that E.F. of _____ (hereinafter called the contributory) is liable to make contributions under section 86 of the Children and Young Persons Act 1933 as the father/mother of A.B., believed to have been born on _____, who is in the care of the said council (hereinafter called the relevant infant):

The said council, by notice in writing given to the contributory on the day of _____, 19____, proposed a weekly contribution of _____ [but the said council and the contributory have not within one month of that date agreed on the amount of the contribution] [and the contributory agreed the amount of the contribution but has defaulted in making the contribution due for (*specify week*):]

It is hereby ordered in pursuance of section 87 of the said Act of 1933 that the contributory do pay to the said council a weekly sum of _____ until the relevant infant ceases to be in the care of the said council or sooner attains the age of sixteen years, except in respect of such periods, if any, as the relevant infant is allowed by the said council to be under the charge and control of a parent, guardian, relative or friend:

Register of the Juvenile Court
(M.C. (C. & Y.P.) Rules 1970, r. 23.)

In the [County of _____]
Petty Sessional Division of _____].
Register of the Juvenile Court sitting at _____
The _____ day of _____, 19 _____.

1 Number	2 Name of Informant, Complainant or Applicant	3 Name of child or young person and date of birth	4 Nature of offence, matter of complaint or ground of application with date (of offence, etc.)	5 Plea, admission or consent to order	6 Minute of adjudication	7 Whether parents ordered to pay fine, compensation or costs

(Signature)

Justice of the Peace for the [county] of _____

A Justice adjudicating.

[or Clerk of the Court present during these proceedings.]

EXPLANATORY NOTE*(This Note is not part of the Rules.)*

These Rules consolidate, with amendments, the Summary Jurisdiction (Children and Young Persons) Rules 1933 and the amending Rules mentioned in Schedule 1. The amendments take account of the alterations in the treatment of juveniles through court proceedings contained in certain provisions of the Children and Young Persons Act 1969 which come into force on 1st January 1971. Certain of the 1933 Rules are no longer appropriate in view of these provisions and are not reproduced, that is to say, Rules 8, 16(1) and (2), 21, 26, 27 and 30A. The other principal changes are as follows.

Part II replaces Part I of the 1933 Rules. Rule 4 excludes, in relation to proceedings where a juvenile court is enquiring into an offence as examining justices, those Rules which are not appropriate to such proceedings; in relation to such proceedings, the provisions of the Magistrates' Courts Rules 1968 relating to proceedings preliminary to trial on indictment will, where appropriate, apply. Rule 11(2) is new and requires (except in the limited circumstances provided by the Rule) the court, on making an order, to explain to the child or young person the general nature and effect of the order.

Part III, which replaces Part II of the 1933 Rules, contains changes which are consequential on the 1969 Act and, in particular, on the replacement of care, protection and control proceedings under section 62 of the 1933 Act by care proceedings under section 1 of the 1969 Act. The Rules take account of the fact that, under section 1(2)(f) of the Act, care proceedings can be brought in respect of an offence committed by a child or young person and contain special provisions for the application of the Rules to such proceedings; these provisions reflect the fact that, under section 3 of the 1969 Act, the rules of evidence and other safeguards applicable to criminal proceedings are applied also to proceedings under section 1(2)(f).

Rule 21(2) is new and contains similar provisions in respect of proceedings subject to Part III to those contained in Rule 11(2) in relation to criminal proceedings.

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