STATUTORY INSTRUMENTS

2010 No. 786 (L. 6)

FAMILY PROCEEDINGS SENIOR COURTS OF ENGLAND AND WALES COUNTY COURTS, ENGLAND AND WALES

The Family Proceedings (Amendment) Rules 2010

Made - - - - 10th March 2010

Laid before Parliament 16th March 2010

Coming into force - - 6th April 2010

The Family Proceedings Rule Committee makes the following Rules in exercise of the powers conferred by section 40(1) of the Matrimonial and Family Proceedings Act 1984(1):

Citation and commencement

1. These Rules may be cited as the Family Proceedings (Amendment) Rules 2010 and come into force on 6th April 2010.

Amendments to the Family Proceedings Rules 1991

- 2. The Family Proceedings Rules 1991(2) are amended in accordance with rules 3 to 10.
- 3. In the Arrangement of Rules—
 - (a) after the entries for Part 3, insert—

"PART IIIA

APPLICATIONS FOR ORDERS PREVENTING AVOIDANCE UNDER SECTION 32L OF THE CHILD SUPPORT ACT 1991(3)

3A.1 Scope of this Part

^{(1) 1984} c.42. Section 40(1) was amended by section 125(3) of and paragraph 50 of Schedule 18 to the Courts and Legal Services Act 1990 (c.41), section 15(1) of and paragraphs 379 and 380 of Schedule 4 to the Constitutional Reform Act 2005 (c.4) and by section 59(5) and paragraphs 4(1) and (3) of Part 2 of Schedule 11 to that Act.

⁽²⁾ S.I. 1991/1247. Relevant amending instruments are S.I. 1994/3155, 2004/3375, 2005/2922, 2008/2861 and 2009/2027.

^{(3) 1991} c.48. Section 32L was inserted by section 24 of the Child Maintenance and Other Payments Act 2008 (c.6).

3A.2	Interpretation
	*
3A.3	Application of CPR
3A.4	Where and how to start proceedings
3A.5	Who the parties are
3A.6	Service of the application
3A.7	Applications without notice"; and

- (b) after the entry for rule 4.14, insert—
 - "4.14A Timetable for the Child in proceedings for a care order or supervision order".
- **4.** In rule 1.2(1), after the entry for "civil partnership proceedings county court" insert— ""Commission" means the Child Maintenance and Enforcement Commission;".
- 5. After Part III insert—

"PART IIIA

APPLICATIONS FOR ORDERS PREVENTING AVOIDANCE UNDER SECTION 32L OF THE CHILD SUPPORT ACT 1991

Scope of this Part

3A.1 Subject to rule 3A.7, the rules in this Part apply to applications made under section 32L(1) and (2) of the Act of 1991.

Interpretation

3A.2 In this Part—

"child support maintenance" has the meaning assigned to it in section 3(6) of the Act of 1991;

"reviewable disposition" has the meaning assigned to it in section 32L(5) of the Act of 1991.

Application of CPR

3A.3 Subject to the provisions of this Part, CPR Part 8 (alternative procedure for claims) and CPR rules 31.17 to 31.19 apply as appropriate with any necessary modifications to proceedings in this Part.

Where and how to start proceedings

- **3A.4.**—(1) The application shall be made to the High Court by originating summons out of—
 - (a) the principal registry; or
 - (b) any district registry.
 - (2) The application may be heard by—
 - (a) a judge;
 - (b) a district judge of the principal registry; or
 - (c) if directed by a judge, a district judge in a district registry.
 - (3) Unless the court directs otherwise, the application shall—

- (a) include the following information—
 - (i) the name and address of the person who owes child support maintenance;
 - (ii) the amount of outstanding child support maintenance and the period during which that amount has been outstanding;
 - (iii) details of the calculation of the amount of outstanding child support maintenance;
 - (iv) any steps taken to date to enforce payment of the amount of outstanding child support maintenance; and
 - (v) in the case of applications made without notice, the reasons why notice has not been given;
- (b) where the application relates to land—
 - (i) state whether the title to the land is registered or unregistered and, if registered, the Land Registry title number; and
 - (ii) give particulars, as far as known to the applicant, of any mortgagee of the land or any other interest in the land;
- (c) in the case of an application under section 32L(2) of the Act of 1991, the name and address of the person in whose favour the reviewable disposition is alleged to have been made; and
- (d) state the facts relied on in support of the application including—
 - (i) in the case of an application under section 32L(1) of the Act of 1991, the identity of the proposed disposition or other dealing with property which would have the consequence of making ineffective a step that has been or may be taken to recover the amount of outstanding child support maintenance;
 - (ii) in the case of an application under section 32L(2) of the Act of 1991, the identity of the disposition which is alleged to be reviewable and has had the consequence of making ineffective a step taken, or which may have been taken, to recover the amount of outstanding child support maintenance.
- (4) Where the Commission is not relying on evidence to give rise to the presumption under section 32L(7) of the Act of 1991 (that the person who disposed of or is about to dispose of or deal with property did so or, as the case may be is about to do so, with the intention of avoiding payment of child support maintenance) then the Commission shall give other evidence supporting the person's intention of avoiding such payment.

Who the parties are

- **3A.5.**—(1) The applicant in the proceedings is the Commission and the respondent is the person who has failed to pay child support maintenance.
 - (2) The court may at any time direct that—
 - (a) any person be made a party to proceedings; or
 - (b) a party be removed from the proceedings.

Service of the application

- **3A.6.**—(1) The applicant shall serve the application, a copy of any sworn statement in support and the acknowledgement of service on—
 - (a) any respondent;

- (b) the person in whose favour the reviewable disposition is alleged to have been made; and
- (c) such other persons as the court directs.
- (2) Where an application includes an application relating to land, the applicant shall serve a copy of the application on any—
 - (a) mortgagee;
 - (b) trustee of a trust of land or settlement; and
 - (c) other person who has an interest in the land,

of whom particulars are given in the application.

- (3) Any person served under paragraph (2) may make a request to the court in writing, within 14 days beginning with the date of service of the application, for a copy of the applicant's sworn statement in support of the application.
 - (4) Any person who—
 - (a) is served with copies of the application and the applicant's sworn statement in support of the application under paragraph (1); or
 - (b) receives a copy of the applicant's sworn statement in support of the application following a request under paragraph (3),

may within 14 days beginning with the date of service or receipt file a statement in answer.

(5) A statement in answer filed under paragraph (4) shall be sworn to be true.

Applications without notice

- **3A.7.**—(1) This rule applies to an application under section 32L(1) of the Act of 1991.
- (2) The court may grant an application made without notice if it appears to the court that there are good reasons for not giving notice.
- (3) If the applicant makes an application without giving notice, the sworn statement in support of the application shall state the reasons why notice has not been given.
 - (4) If the court grants an application under paragraph (2)
 - (a) the order shall include a provision allowing any respondent to apply to the court for the order to be reconsidered as soon as just and convenient at a full hearing; and
 - (b) the applicant shall, as soon as reasonably practicable, serve upon each respondent a copy of the order and copies of the application and sworn statement in support of the application.".
- **6.** In rule 4.4, in paragraph (1A)—
 - (a) in sub-paragraph (a)(i), after "C100,", insert "C110,";
 - (b) for sub-paragraph (a)(ii) substitute—
 - "(ii) supplemental Forms C10, C11, C12 and C13A to C20 as appropriate,"; and
 - (c) after sub-paragraph (a)(ii) insert—
 - "(iiA) in the case of an application for a care order or supervision order, such of the documents specified in the Annex to Form C110 as are available, and".
- 7. In rule 4.14(2), after "paragraph (3)", insert "and rule 4.14A".
- 8. After rule 4.14, insert—

"Timetable for the Child in proceedings for a care order or supervision order

- **4.14A.**—(1) In proceedings for a care order or a supervision order, the court shall set the timetable of the proceedings in accordance with the Timetable for the Child.
- (2) The "Timetable for the Child" means the timetable set by the court in accordance with its duties under sections 1 and 32 of the Act of 1989 and shall—
 - (a) take into account dates of the significant steps in the life of the child who is the subject of the proceedings; and
 - (b) be appropriate for that child.".
- 9. In rule 8.A1, omit paragraph (1)(c).
- 10. In Appendix 1—
 - (a) in the list of forms—
 - (i) in the entry for Form C1, for the words in the third column, substitute "Children Act 1989 except care and supervision orders, Section 8 orders and orders related to enforcement of a contact order";
 - (ii) after the entry for Form C100, in the first column insert "C110", in the second column "Application" and in the third column "under the Children Act 1989 for a care order or supervision order"; and
 - (iii) omit the entry for Form C13;
 - (b) for Form C1, substitute the form set out in Part 1 of the Schedule;
 - (c) after Form C100, insert Form C110 as set out in Part 2 of the Schedule; and
 - (d) omit Form C13.

Transitional provisions relating to care and supervision orders

11. Where proceedings for a care or supervision order have been commenced before these Rules come into force, the Family Proceedings Rules 1991 shall apply to those proceedings as if rule 6 had not been made.

Mark Potter, P Philip Waller Bruce Edgington Duncan Adam David Salter Charles Hyde

I allow these Rules

Michael Wills
Minister of State
Ministry of Justice

10th March 2010

SCHEDULE

Rule 10

PART 1

Application for an order

Form C1

Children Act 1989 except care and supervision orders, Section 8 orders and orders related to enforcement of a contact order.

If you are applying for a section 8 order or an order related to enforcement of a contact order you will need to use a different application form (Form C100 for Section 8 orders and Form C79 for enforcement). Booklet 'CB1 - Making an application - children and the family courts' gives more information. You can get a copy from your local court or you can download a copy from our website at www.hmcourts-service.gov.uk.

If you are applying for a care or supervision order, you will need to use Form C110, which is available at www.hmcourts-service.gov.uk.

Cafcass/CAFCASS CYMRU will carry out checks as it considers necessary.

Cafcass - Children and Family Court Advisory and Support Service (in England); CAFCASS CYMRU - Children and Family Court Advisory and Support Service Wales.

The court	To be completed by the court
	Date issued
	Case number
The full name(s) of the child(ren)	Child(ren)'s number(s)

Important Note

You should only answer question 7 if you are applying for a Parental Responsibility Order.

1 About you (the person completing this form known as 'the applicant')

State

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

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

For each child state:

- · the full name, date of birth and sex
- the type of order(s) you are applying for (for example, Parental Responsibility Order).

C1 Application for an order (04.10)

© Crown copyright 2010

3 Other cases which concern the child(ren)

If there have ever been, or there are pending, any court cases which concern:

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

attach a copy of the relevant order and give:

- · the name of the court
- · the name and contact address (if known) of the children's guardian, if appointed
- · the name and contact address (if known) of the children and family reporter, if appointed
- the name and contact address (if known) of the welfare officer, if appointed
- the name and contact address (if known) of the solicitor appointed for the child(ren).

4 The respondent(s)

Appendix 3 Family Proceedings Rules 1991; Schedule 2 Family Proceedings Courts (Children Act 1989) Rules 1991

For each respondent state:

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

5 Others to whom notice is to be given

Appendix 3 Family Proceedings Rules 1991; Schedule 2 Family Proceedings Courts (Children Act 1989) Rules 1991

For each person state:

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

6 The care of the child(ren)

For each child in paragraph 2 state:

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

7 Domestic abuse, violence or harm

Do you believe that the child(ren) named above have suffered or are at risk of suffering any harm from any of the following:

- any form of domestic abuse
- violence within the household
- child abduction
- · other conduct or behaviour

by any person who is or has been involved in caring for the child(ren) or lives with, or has contact with, the child(ren)?

cnita(ren)/			
Please tick the box which applies	Yes	No	
If you tick the Yes box, you must als obtain a copy of this from a court offi			

C

8 Social Services

For each child in paragraph 2 state:

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

9 The education and health of the child(ren)

For each child state:

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

10 The parents of the child(ren)

For each child state:

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

CI

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

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

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

12 Other adults

State:

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

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

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

Do not complete this section if this form is accompanied by a supplementary form.

CI

14 Attending the court

State

- whether you will need an interpreter at court. If so, please indicate what language and dialect you
 will use. If you require an interpreter you must notify the court immediately so that one can be
 arranged.
- whether you have a disability for which you require special assistance or special facilities. If so,
 please say what your needs are. The court staff will get in touch with you about your requirements.

15 Parenting Information - Arrangements after Separation

If Yes, please explain briefly why the Plan broke down –		
If you did agree a Parenting Plan, has the Plan broken down?		
your application to the court)	ш	
Have you agreed to a Parenting Plan? (If Yes, please include a copy of the Plan when you send		
(If No, you may obtain a copy from a court office, a citizen's advice hureau or other family advice service.)		
Have you received a Parenting Plan booklet?		

PART 2

Application under the Children Act 1989 for a		To be completed by the court				
		Name of court				
care or supervision ord		Date issued				
		Case number				
		Child(ren)'s name(s	i)	Child(ren)'s nun	nber(s)	
Summary of application						
Name of applicant						
Name of respondent(s)						
Child 1 - Name of child	Date of	birth	Order(s) appli	ied for erim orders!		
	D D /	M M / Y Y Y				
Name of mother	Name o	l father		Parental Re	sponsiblity	
				Yes	No	
Child 2 - Name of child	Date of	birth	Order(s) appli (including int	ied for erim orders)		
	D D /	MM/YYYY				
Name of mother	Name o	l father		Pencerial Re Yes	No	
Child 3 - Name of child	Date of	bizth	Order(s) appli (including int			
Crist of Crist		M M / Y Y Y Y	(including int	enim orders)		
Name of mother	Name o			Parental Re	sponsibility	
	140012			Yes	No	
Child 4 - Name of child	Date of I	birth	Order(s) appli (including in)	ed for erim orders)		
	D D /	M M / Y Y Y				
Name of mother	Name o	l father			sponsibliky	
				Ves	No	

C110 Application under the Children Act 1989 for a care or supervision order (04.10)

© Crown copyright 2010

1. The applicant	
Name of applicant (local authority or authorised person)	
Name of contact	
Job title	
Address	
	Postcode
Contact telephone number	
Mobile telephone number	
Fax number	
Fax number	
Email	
DX number	
Solicitor's details	
Solicitor's name	
Address	
	Postcode
Telephone number	
Mobile telephone number	
Fax number	
Email	
DX number	
Solicitor's Reference	
	2

Please give details of the child(ren) ar	nd the order(s) you are app	lying for.
If there are more than 4 children pl	ease continue on a separa	ate sheet.
D D / M M / Y Y Y	Gender Male	Female
Yes No		
Yes No		
Postcode		
Yes No		
If Yes, please give details		
Manue of the res	riequency or contact. Sur	Yes No
		Yes No
		Yes No
	D D / M M / Y Y Y Y Yes No Postcode Yes No	Yes No Yes No Yes No Yes No If Yes, please give details Name of person Frequency of contact. Sur

Child 2	
Child's first name	
Middle name(s)	
Surname	
Date of birth	D D J M M J Y Y Y Y Gender Male Female
Name of Social worker and telephone number	
Is the child subject of a child protection plan?	Yes No
Are there any health or disability issues relating to the child?	Yes No
If Yes, please give details	
Who does the child live with?	
At which address does	
the child live?	
the child live?	
the child live?	Postcode
the child live? Please give the full names of any other adults living at the same address and their relationship to the child.	Postcode
Please give the full names of any other adults living at the same address and their relationship to	Postcode
Please give the full names of any other adults living at the same address and their relationship to the child.	Postcode
Please give the full names of any other adults living at the same address and their relationship to the child.	Yes No If Yes, please give details
Please give the full names of any other adults living at the same address and their relationship to the child.	Yes No If Yes, please give details Name of person Frequency of contact. Supervised contact
Please give the full names of any other adults living at the same address and their relationship to the child.	Yes No If Yes, please give details Name of person Frequency of contact. Supervised contact. Yes No.
Please give the full names of any other adults living at the same address and their relationship to the child.	Yes No If Yes, please give details Name of person Frequency of contact. Supervised contact
Please give the full names of any other adults living at the same address and their relationship to the child.	Yes No If Yes, please give details Name of person Frequency of contact. Supervised contact. Yes No.

Child 4			
Child's first name			
Middle name(s)			
Surname			
Date of birth	D D / M M / Y Y Y	Gender Male	Female
Name of Social worker and telephone number			
Is the child subject of a child protection plan?	Yes No		
Are there any health or disability issues relating to the child?	Yes No		
If Yes, please give details			
Who does the child live with?			
At which address does the child live?			
	Postcode		
Please give the full names of any other adults living at the same address and their relationship to the child.			
Are there any contact arrangements			
in place for this child?	Yes No		
	If Yes, please give details Name of person	Frequency of contact	Supervised contact
	Marile of pleason	riequency or contact	Yes No
			Yes No
			Yes No
			Yes No
	6		

	If there are more than 2 respondents please continue on a separate sheet
Respondent 1	
Respondent's first name	
Middle name(s)	
Surname	
Date of birth	D D / M M / Y Y Y Y Gender Male Female
Place of birth	
town/county/country, if known)	
Current address	
	Postcode
Telephone number	
Are you aware of any relevant family court proceedings	□ Yes □ No
Are you aware of any relevant	Yes No If Yes, give details (include type of order, date, name of court and case no.)
Are you aware of any relevant family court proceedings	
Are you aware of any relevant family court proceedings	
Are you aware of any relevant family court proceedings	
Are you aware of any relevant family court proceedings involving the respondent?	If Yes, give details (include type of order, date, name of court and case no.)
Are you aware of any relevant family court proceedings	
Are you aware of any relevant family court proceedings involving the respondent?	If Yes, give details (include type of order, date, name of court and case no.) Name of child(ren) Relationship Parental Responsibility
Are you aware of any relevant family court proceedings involving the respondent?	If Yes, give details (include type of order, date, name of court and case no.) Name of child(ren) Relationship Parental Responsibility

lespondent 2				
Respondent's first name				
Middle name(s)				
Surname				
Date of birth	D D / M M / Y Y Y Y	Gender Male	Female	
Place of birth				
town/county/country, if known)				
Current address				
	Postcode			
Telephone number				
Are you aware of any relevant family court proceedings	Yes No			
involving the respondent?				
	If Yes, give details (include type of or	rder, date, name of co	urt and case	no.)
Relationship to the child(ren)	Name of child(ren)			20000000000
neladorismp to the ematrent			Yes	No
			Yes	No
			Yes	No
			Yes	No
	8			

not receiving care that would be reasonably expected from a parent beyond parental control polication? In this summary it is not sufficient just to refer to existing or future documents.
In this summary it is not sufficient just to refer to existing or future documents.
9

6. Factors affecting ability to	participate in proceedings
Do you have any reason to believe that any respondent or other person to be given notice of the application may lack capacity to conduct proceedings?	☐ Yes ☐ No If Yes, please give details
Provide details of any referral to or assessment by the Adult Learning Disability team, together with the outcome	
Are you aware of any other factors which may affect the ability of the person concerned to take part in the proceedings?	
7. Plans for the child(ren)	
Please give a brief summary of the plans for the child(ren). - for supervision orders only, any requirements which you will invite the court to impose under Part 1 of Schedule 3 Children Act 1989	In this summary it is not sufficient just to refer to or repeat the Care Plan.
	10

8. Timetable for the child(ren)	
	The timetable for the child will be set by the court to take account of dates of the significant steps in the child's life that are likely to take place during the proceedings. Those steps include not only legal steps but also social, care, health and education steps.
Please give any relevant dates/events in relation to the child(ren) • it may be necessary to give different dates for each child.	
Are you aware of any significant	Yes No
event in the timetable, before which the case should be	
concluded?	If Yes, please give a date
and give your reasons	D D J M M J T T T T
9. Your allocation proposal	
You need to provide the court with your proposal for allocation of this case.	Please select from the following: magistrates' court county court (Care Centre) High Court
and give your reasons	
	11

10. Other court cases which co	oncern the child(ren)
Are you aware of any other court cases, including cases concerning the children, which are relevant to this application?	Vec
	12

erson 1				
Person's first name				
Middle name(s)				
Surname				
Barrio (Mark				
Date of birth	D D / M M / Y Y Y Y	Gender Male	Female	
Address				
	Postcode			
Relationship to the child(ren)	Name of child			
Relationship to the chilo(ren)	Name of Child	Resuctions	Yes	No
Relationship to the respondents	Name of respondent	Relationship		

Person's first name Middle name(s)			
Surname			
Date of birth	D D / M M / Y Y Y Y	Gender Male	Female
Address	Postcode		
Relationship to the child(ren)	Name of child		Parental Responsibility
			Yes No
Relationship to the respondents	Name of respondent		
	14		

12. Signature	
Print full name Your role/position held	
Signed	
Date	Applicant D D / M M / Y Y Y Y
13. Attending the court	
If an interpreter will be required, y	ou must tell the court now so that one can be arranged.
Are you aware of whether an interpreter will be required?	Yes No If Yes, please specify the language and dialect:
If attending the court, do any of the parties involved have a disability for which special assistance or special facilities would be required?	Yes No If Yes, please specifiy what the needs are:
Please state whether the court needs to make any special arrangements for the parties attending court (e.g. providing a separate waiting room or other security requirements).	
	Court staff may get in contact with you about the requirements
	continued over the page □□

Annex

This annex must be completed by the applicant with any application for a care order or supervision order. The documents specified in this annex must be filed with the application if available. If any relevant document is not filed with the application, the reason and any expected date of filing must be stated. All documents filed with the application must be clearly marked with their title and numbered consecutively. 1. Social Work Chronology attached to follow (A succinct summary) If to follow please give reasons why not included and the date when the document will be sent to the court. 2. Initial Social Work Statement attached to follow If to follow please give reasons why not included and the date when the document will be sent to the court. 3. Initial and Core Assessments attached ___ to follow If to follow please give reasons why not included and the date when the document will be sent to the court. 4. Letters Before Proceedings attached to follow If to follow please give reasons why not included and the date when the document will be sent to the court. attached to follow 5. Schedule of Proposed Findings If to follow please give reasons why not included and the date when the document will be sent to the court. attached 6. Care Plan to follow If to follow please give reasons why not included and the date when the document will be sent to the court.

What to do once you have completed this form

Ensure that you have:
attached copies of any relevant documents.
signed the form at Section 12.
provided a copy of the application and attached documents for each of the respondents, and for Cafcass or CAFCASS CYMRU.
given details of the additional children if there are more than 4 in Section 2.
given details of the additional respondents if there are more than 2 in Section 3.
the correct fee.
It is good practice to inform Cafcass or CAFCASS CYMRU that you are making this application. The court will expect the local authority to have informed Cafcass or CAFCASS CYMRU that proceedings are being issued.
Have you notified Cafcass - Children and Family Court Advisory and Support Service (for England)
or
CAFCASS CYMRU - Children and Family Court Advisory and Support Service Wales.
Yes No
If Yes, please give the date of notification
D D / M M / Y Y Y Y

Now take or send your application with the correct fee and correct number of copies to the court.

EXPLANATORY NOTE

(This note is not part of the Rules)

These Rules amend the Family Proceedings Rules 1991.

Rule 5 inserts a new Part IIIA to provide for the court process for an application for an order preventing avoidance under section 32L of the Child Support Act 1991 (c.48). Part 8 and Rules 31.17 to 31.19 of the Civil Procedure Rules 1998 (S.I.1998/3132) are applied subject to the rules in Part IIIA and necessary modifications.

A new form (Form C110) is inserted for use when applying for a care order or supervision order and consequential amendments are made to Form C1 to reflect this.

Provision is made for Form C110 to have attached to it such of the documents specified in the Annex to that form as are available to ensure proceedings are not delayed by reason of a missing document.

A new rule 4.14A is inserted into the 1991 Rules and provides for the court to set the timetable for proceedings for a care order or supervision order in accordance with the Timetable for the Child as defined in that rule.