STATUTORY INSTRUMENTS

1994 No. 3156 (L. 22)

MAGISTRATES' COURTS

The Family Proceedings Courts (Children Act 1989) (Amendment (No.2) Rules 1994

Made - - - - 8th December 1994
Laid before Parliament 12th December 1994
Coming into force - - 3rd January 1995

The Lord Chancellor, in exercise of the powers conferred on him by section 144 of the Magistrates' Courts Act 1980(1), after consultation with the Rule Committee appointed under that section, hereby makes the following Rules:—

- 1. These rules may be cited as the Family Proceedings Courts (Children Act 1989) (Amendment) (No.2) Rules 1994 and shall come into force on 3rd January 1995.
- **2.** The Family Proceedings Courts (Children Act 1989) Rules 1991(**2**) shall be amended in accordance with the following provisions of these Rules and, in those provisions, any reference to a rule, or schedule by number alone shall be construed as a reference to the rule or schedule so numbered in the said Rules of 1991. 3.In the Arrangement of Rules—
 - (a) for "9. Answer to application" there shall be substituted "9. Acknowledgement of application";
 - (b) for "21D. Answer" there shall be substituted "21D. Acknowledgement";
 - (c) after rule 31 there shall be inserted—
 - "31A. Applications and orders under sections 33 and 34 of the Family Law Act 1986(3)
 - (d) after rule 33 there shall be inserted—
 - "33A. Disclosure of addresses".
 - **4.** In rule 3(1)—
 - (a) in sub-paragraph (a), after "leave" there shall be inserted "in Form C2"; and

^{(1) 1980} c. 43; as extended by sections 74 and 145 of that Act; by section 28 of the Justices of the Peace Act 1979 (c. 55), as amended by section 117 of the Courts and Legal Services Act 1990 (c. 41); by sections 41(2), (10) and 93 of the Children Act 1989 9c.41), as amended by paragraph 22 of Schedule 16 to the Courts and Legal Services Act 1990; and by section 10 of the Courts and Legal Services Act 1990, as amended by paragraph 11 of Schedule 2 to the Maintenance Enforcement Act 1991 (c. 17)

⁽²⁾ S.I.1991/1395, amended by S.I. 1991/1991, 1992/2068, 1993/627 and 1994/809 and 2166.

⁽**3**) 1986 c. 55.

- (b) for sub-paragraph (b) there shall be substituted—
 - "(b) a draft of the application (being the documents referred to in rule 4(aA)) for the making of which leave is sought together with sufficient copies for one to be served on each respondent."

5. In rule 4(1)—

- (a) for sub-paragraph (a) there shall be substituted—
 - "(a) file the documents referred to in paragraph (1A) below (which documents shall together be called the "application") together with sufficient copies for one to be served on each respondent, and"; and
- (b) for the words ", endorsed in accordance with paragraph (2)(b)," in sub-paragraph (b) there shall be substituted "together with Form C6 and such (if any) of Forms C7 and C10A as are given to him by the justices' clerk under paragraph 2(b)".
- **6.** In rule 4, after paragraph (1), there shall be inserted—
 - "(1A) the documents to be filed under paragraph (1)(a) above are—
 - (a) (i) whichever is appropriate of Forms C1 to C5 or C51, and
 - (ii) such of the supplemental Forms C10 or C11 to C20 as may be appropriate, or
 - (b) where there is no appropriate form a statement in writing of the order sought, and where the application is made in respect of more than one child, all the children shall be included in one application.".

7. In rule 4(2)—

- (a) for "the copies of the application filed by the applicant" in sub-paragraph (b), there shall be substituted "Form C6, and where appropriate, Form C6A"; and
- (b) for sub-paragraph (c) there shall be substituted—
 - "(c) return forthwith to the applicant the copies of the application and Form C10A if filed with it, together with Form C6 and such of Forms C6A and C7 as are appropriate."
- **8.** For rule 4(3) there shall be substituted—
 - "(3) The applicant shall, at the same time as complying with paragraph (1)(b), serve Form C6A on the persons set out in relation to the relevant class of proceedings in column (iv) of Schedule 2 to these Rules.".
- **9.** In rule 4(4)(i), the words "in respect of each child" shall be deleted.
- **10.** In rule 4(6)—
 - (a) after "accompanied by a statement" there shall be added "in Form C10A"; and
 - (b) the words "and containing a declaration that it is true to the maker's best knowledge and belief" shall be deleted.
- **11.** In rule 6—
 - (a) for "a certificate" in paragraph (1) there shall be substituted "an order or certificate"; and
 - (b) for "certificate" in paragraph (2) there shall be substituted "order".
- **12.** In rule 7(2), for "in writing" there shall be substituted "in Form C2".
- **13.** In rule 8(7)—
 - (a) after "shall file a statement" there shall be inserted "in Form C9"; and

- (b) in sub-paragraph (a), after "application", there shall be inserted "and other documents referred to in rule 4(1)(b)".
- **14.** For rule 9 there shall be substituted—

"Acknowledgement of application

- **9.** Within 14 days of service of an application for a section 8 order or an application under Schedule 1, each respondent shall file and serve on the parties an acknowledgement of the application in Form C7."
- **15.** In rule 14(4), for "a certificate" there shall be substituted "an order".
- **16.** In rule 14(5), after "written request" wherever it appears, there shall be inserted "in Form C2".
- 17. In rule 14(7), after "2 days' notice" there shall be inserted "in Form C6".
- **18.** For rule 21(6) there shall be substituted—
 - "(4) When making an order or when refusing an application, the court, or one of the justices constituting the court by which the decision is made shall
 - (a) where it makes a finding of fact state such finding and complete Form C22; and
 - (b) state the reasons for the court's decision.".
- **19.** In rule 21D—
 - (a) in the heading, for "Answer" there shall be substituted "Acknowledgement"; and
 - (b) for "answer in Form CHA 75" there shall be substituted "acknowledgement in Form C52".
- **20.** In rule 27(2), for "in writing" there shall be substituted "in Form C40".
- 21. In rule 31(1), for "in writing" there shall be substituted "in Form C37".
- 22. After rule 31 there shall be inserted a new rule as follows—

"Applications and orders under sections 33 and 34 of the Family Law Act 1986

- **31A.**—(1) In this rule "the 1986 Act" means the Family Law Act 1986.
- (2) An application under section 33 of the 1986 Act shall be in Form C4 and an order made under that section shall be in Form C30.
- (3) An application under section 34 of the 1986 Act shall be in Form C3 and an order made under that section shall be in Form C31.
- (4) An application under section 33 or section 34 of the 1986 Act may be made ex parte in which case the applicant shall file the application—
 - (a) where the application is made by telephone, within 24 hours after the making of the application, or
 - (b) in any other case at the time when the application is made,
- and shall serve a copy of the application on each respondent 48 hours after the making of the order.
- (5) Where the court refuses to make an order on an ex parte application it may direct that the application be make inter partes.".
- 23. After rule 33 there shall be inserted a new rule as follows—

"Disclosure of addresses

- **33A.**—(1) Nothing in these rules shall be construed as requiring any party to reveal the address of their private residence (or that of any child) except by order of the court.
- (2) Where a party declines to reveal an address in reliance upon paragraph (1) he shall give notice of that address to the court in Form C8 and that address shall not be revealed to any person except by order of the court."

24. In Schedule 1—

- (a) the list of forms at the beginning of the Schedule shall be deleted and there shall be substituted the list of forms set out in Schedule 1 to these rules.
- (b) the forms in the Schedule shall be omitted and the forms set out in Schedule 2 to these rules shall be inserted in their place.

Dated 8th December 1994

Mackay of Clashfern, C.

SCHEDULE 1 Rule 25

C1	Application	for an order
C2	Application	for an order or directions in existing family proceedings
	Application	to be joined as, or cease to be, party in existing family proceedings
	Application	for leave to commence proceedings
C3	Application	for an order authorising search for, taking charge of, and delivery of a child
C4	Application	for an order for disclosure of a child's whereabouts
C5	Application	concerning the registration of a child-minder or a provider of day care
C6	Notice	of proceedings [Hearing] [Directions Appointment] (Notice to parties)
C6A	Notice	of proceedings [Hearing] [Directions Appointment] (Notice to non-parties)
C7		Acknowledgement
C8		Confidential Address
C9	Statement	of Service
C10	Supplement	for an application for financial provision for a child or for variation of financial provision for a child
C10A	Statement	of Means
C11	Supplement	for an application for an Emergency Protection Order
C12	Supplement	for an application for a Warrant to assist a person authorised by an Emergency Protection Order
C13	Supplement	for an application for a Care or Supervision Order
C14	Supplement	for an application for authority to refuse contact with a child in care

C15	Supplement	for an application for contact with a child in care
C16	Supplement	for an application for a Child Assessment Order
C17	Supplement	for an application for an Education Supervision Order
C17A	Supplement	for an application for an extension of an Education Supervision Order
C18	Supplement	for an application for a Recovery Order
C19	Supplement	for a Warrant of Assistance
C20	Supplement	for an application for an order to hold a child in Secure Accommodation
C21	Order or direction	Blank
C22	Record	of hearing
C23	Order	Emergency Protection Order
C24	Order	Variation of an Emergency Protection Order
		Extension of an Emergency Protection Order
		Discharge of an Emergency Protection Order
C25	Warrant	To assist a person authorised by an Emergency Protection Order
C26	Order	Authority to keep a child in Secure Accommodation
C27	Order	Authority to search for another child
C28	Warrant	To assist a person to gain access to a child or entry to premises
C29	Order	Recovery of a child
C30	Order	To disclose information about the whereabouts of a missing child
C31	Order	Authorising search for, taking charge of, and delivery of a child
C32	Order	Care Order

		Discharge of a Care Order
C33	Order	Interim Care Order
C34	Order	Contact with a child in care
		Authority to refuse contact with a child in care
C35	Order	Supervision Order
		Interim Supervision Order
C36	Order	Substitution of a Supervision Order for a Care Order
		Discharge of a Supervision Order
		Variation of a Supervision Order
		Extension of a Supervision Order
C37	Order	Education Supervision Order
C38	Order	Discharge of an Education Supervision Order
		Extension of an Education Supervision Order
C39	Order	Child Assessment Order
C40	Direction	To undertake an investigation
C41	Order	Cancellation of the registration of a child-minder or a provider of day care Removal, Variation or Imposition of a requirement on a child-minder or a provider of day care
C42	Order	Family Assistance Order
C43	Order	Residence Order
		Contact Order
		Specific Issue Order
		Prohibited Steps Order
C44	Order	Leave to change the surname by which a child is known
		Leave to remove a child from the United Kingdom
C45	Order	Parental Responsibility Order
		Termination of a Parental Responsibility Order

C46	Order	Appointment of a guardian
		Termination of the appointment of a guardian
C47	Order	Making or refusing the appointment of a guardian ad litem
		Termination of the appointment of a guardian ad litem
C48	Order	Appointment of a solicitor for a child
		Refusal of the appointment of a solicitor for a child
		Termination of the appointment of a solicitor for a child
C49	Order	Transfer of Proceedings to [the High Court] [a county court] [a family proceedings court]
C50	Certificate	Refusal to transfer proceedings
C51	Application	for a Parental Order
C52		Acknowledgement of an application for a Parental Order
C53	Order	Parental Order
C54	Notice	of Refusal of a Parental Order

SCHEDULE 2

Rule 25

	SCHEDULE 2
Application for an order	Form C1
The court	To be completed by the count
	- Date issued
	Case number
The full name(s) of the child(ren)	Child(ren)'s number(s)

If there have ever been, or there are pending, any cours causs which concern

• a child whose name, you have put in pengepsh 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 panagraph 2

there is in panagraph 2

autoch a copy of the relevant order and give

• the name and pend address ((f known) of the guardian ad litem, if appointed

• the name and contact address ((f known) of the court weight or given; if appointed

• the name and contact address (if known) of the solicitor appointed for the child ten).

3 Other cases which concern the child(ren)

1 About you (the applicant)

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

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

For each child state • the full name, date of birth and sex

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Appendix 3 Femily Proceedings Pules 1991; Schedule J Femily Proceedings Courts (Children Act 1989) Pules 1991

For each respondent state • the title, full name and address
• the date of birth (if Forwer) or the age
• the date of birth (if Forwer) or the age
• the retainsyship to each child.

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11 Other adults State • the full name of any other adults (for example, lodgers) who live at the same address as any child named in paragraph 2 • whether they the threa all the interest the result as the way. • whether, to your browledge the adult hus been involved in a court can concerning a child. If so, give the date and the name of the court.	 12 Your reason(s) for applying and any plans for the child(ren) State briefly your reasons for applying and what you wan the court to order • Do not stay a full statement if you are applying for and vert under Scotin 8 of Children Act 1989. You may be asked to provide a juli statement later. • Do not complete this section if this form is accompanied by a prescribed supply 	 13 At the court State • Where you will need an interpreter at court (parties are responsible) I so, specify the language. • whether disabled facilities will be needed at court. 	Signed Date (Applicant) C!
Application • for leave to commence proceedings Family Proceedings Rules 1991 Rule 4.3 Family Proceedings Cours (Children Act 1989) Rules 1991 Rule 3 • for an order or directions in existing family proceedings Children Act 1989	to be joined as, or cease to be, a party in existing family proceedings Family Proceedings Rules 1991 Rule 1901 Rule 1901 Rule 7(2) Family Proceedings Court (Children Act 1989) Rules 1991 Rule 7(2) The court Date security Date security Case number Case number Case number Case number Case number Case number Child(ren)'s number(s)	1 About you (the person making this application) State • your title, full name, address, selephone number, date of birth and evaluouship to each child above • your salisator's name, address, reference, selephone, FAX and DX numbers • if you are already a party to the case, give your description (for example, applicant, respondent or other).	

 The order(s) or direction(s) you are applying for State for each child • the full mane, date of birth and sex • the type of order(s) you are applying for (for example, residence order, contact order, supervision order). 	3 Persons to be served with this application For each respondent to this application state the title, full name and address.		4 Your reason(s) for applying and any plans for the child(ren) Sune briefly your reasons for applying. Do not give a full statement if you are applying for an order under Section 8 Children Act 1989. You may be asked to provide a full statement later.	Signed Date (Applicant)	
Application for an order authorising search for, Form C3 taking charge of, and delivery of, a child	To be completed by the court. Date issued Case muribor Child(cet)'s muribor(s)	. State • your (tite applicant) State • your title, full mame, address, telephone number, date of birth and relationship to each child above your solicitor's name, address, reference, telephone, FAX and DX numbers • your solicitor's name, address.	 the full name, date of birth and sex. the full name, date of birth and sex. the full name, address, telephone number of the person believed to have actual cortrol of the child. You may enclose a recent photograph of descuits which should be dated. 		
Application for an or taking charge of, and Section 34 Family Law Act 1986	The court The full name(s) of the child(ren)	About you (the applicant) State	2 The child(ren) For each child state		ខ

Date

3 The grounds for the application

State • whether the application is cr part and if so, why

• particular of the order being disoboyed

• the best information evaluable as to the whereabouts of the child. Form C4 the full name, date of birth and sex
 the tilt, full name, adaress, telephone number of the person believed to have actual corrol of the child.
 details which identify the child. You may enclose a recent photograph of the child, which should be dated. your itile, 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. Application for an order for disclosure of a child's whereabouts Section 33 Family Law Act 1986 The court 1 About you (the applicant) The full name(s) of the child(ren) 2 The child(ren)
For each child state 2

	State • the name(s) of the person(s) to be directed by the Court to disclose relevant information as stell the wherebouns of the child. • specific directions you would like the court to give as to when and how the information shall be disclosed to the court.
4	The grounds for the application State why you believe that • the court does not have adequate information as to where the child it. • the person(s) to whom the order is directed may have relevant information.
1	Signed (Applicant) Date
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3 The order you are seeking

Form C5

Application concerning the registration of a child-minder

or provider of day care Section 75 Children Act 1989 The court

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About the respondent (the child-minder or provider of day care)
 State • the full name and address of the respondent
 whether the respondent is a child-minder or a provider of day care
 the address and type of accommodation where a child will, or may, be cared for.

About you (the applicant)
State • the name of your authority, address, reference, telephone, FAX and DX numbers
• your solicior's name, address, reference, telephone, FAX and DX numbers.
• your solicior's name, address, reference, telephone, FAX and DX numbers.

Respondent

Applicant

The state of the s	2 P. P. L. P. L. P. L.
II III	3 The grounds for the application
	The grounds are that a child is being looked after, or may be looked after
Telephone Number	by the registered child-minder who is named in pungraph 2
FAX Number	under the provisions for day care made by the provider of that day care who is named in paragraph z and is sufferine or is likely to suffer sientificant harm.
Case Number	
	4 The order applied for
Notice of Proceedings	The local authority applies to the court for an order for
[Hearing] [Directions Appointment]	acancellation of the registration of the child-minder or provider of day care
	variation of a requirement imposed on the child-minder or provider of day care
has applied to the court for an order. The saminarion concerns the following childrens: Children's annewed at	removal of a requirement, or imposing an additional requirement, on the child-minder or
	provider of day care
	5 The reason(s) for the application I you are relying on a report or other documentary evidence, state the date(s) and author(s), and enclose a copy.
About the [Hearing] [Directions Appointment]	
You should attend when the Court bears the application at	
15	
at [am] [pm]	
The hearing is estimated to last	
What to do next	
There is a copy of the application with this Notice. You have been named as a party in the application. Read the anolication now, and the notes overleaf.	
When you go to court please take this Notice with you and show it to a court official.	
And the contraction of the contr	Signed Date (Annican)
-o (vouce to parties)	S
-	2

Telephone Number FAX Number		The second secon
FAX Number	$Note\ I$ At the hearing or directions appointment	you will be able to tell the Court about any special needs or circumstances of the child(ren).
Case Number	1, 1 Pr D	
N. diam of Physics History	10/6 Z. II. CUIII C.) (ACABOWICUGAICAL) IS CALAGOSCA	
Notice of Proceedings [Hearing] [Directions Appointment]	Note 3 For legal advice	go to a solicitor or an advice agency.
has applied to the court for a order. The application concerns the following child(ren) Child(ren)'s number(s)		Some solicitors specialise in court proceedings which involve childrar. You can obtain the address of a solicitor or an advice agency from the Vellow Pages or the Solicitors Regional Directory. To will find these books at a chiests Advice Bureau a chiests Advice Bureau a Law Cant. a Law Cent.
	Note 4 If you want to apply for an order	A solicitor or an advice agency will be able to tell you whether you may be eligible for legal aid. in respect of any of the children named on the Notice,
About the [Hearing] [Directions Appointment] The Court will hear the application at		fill in Form C.2. In all correspondence quote the case number and the child(ren)'s number(s). You can obtain the form from a court office. A booklet is available which will tell you more about the orders over un apply from the lay you to make your application. The application must be made to the court sending you this notice.
at [am] [pm]		
The hearing is estimated to last		
What to do next You have been named in the application. Please read the notes overleaf. If you go to court please take this Notice with you and show it to a court official.		

About this Notice

Note 1

For legal advice go to a solicitor or an advice agency.

Some solicitors specialise in court proceedings which involve children. You can obtain the address of some solicitors specialise in court proceedings which involve children. You can advice agency from the Yellow Pages or the Solicitors' Regional Directory.

You will find these books at

a Children Advice Bureau

a Lad You Centre

a local library

Note 2

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

The court		
ull name(s) of the child(ren)	Case number	h
	Child(ren)'s number(s)	number(s)
Date of [Hearing] [Directions Appointment]		
What you (the person receiving this form) should do	op plnoqs	
Answer the questions overleaf.		
If you need more space for an answer use a separate sheet of paper. Please put your full name, case number and the child(ren)'s number(s) at the top.	heet of paper. Ples	sse put your full name,
If the applicant has asked the court to order you to make a payment for a child you must also fill in a Statement of Means (Form ClOA). You can obtain this form from a court office if one has not been enclosed with the papers served on you.	ke a payment for a s form from a cou	a child you must also fill in a rt office if one has not been encl
When you have answered the questions make copies of both sides of this form. You will need a copy for the applicant, and each party named in Part 4 of Form C1.	of both sides of thi	s form. You will need a copy for
Post, or hand, a copy to the applicant and to each party. Then post, or take, this form, and the Statement of Means if you filled one in, to the court at the address below. Vor must do this within 14 days of the date when you were given the Notice of Proceedings, or of the postmank on the envelope if the Notice of Proceedings was posted to you.	r. Then post, or ta pelow. I were given the N ings was posted to	ke, this form, and the Statement c fotice of Proceedings, or of you.
To be completed by the court		
[The Chief Clerk] [Clerk to the Justices]	The court office is open	e is open
	from	am to pm
	on Mondays to Fridays	Fridays

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Confidential Address	Form C8		
Family Proceedings Rules 1991 Rule 10.21			Date of birth
Family Proceedings Courts (Children Act 1989) Rules 1991 Rule 33A	les 1991 Rule 33A		Address
The court			
	Case number		
The full name(s) of the child(ren)	Child(ren)'s number(s)	Please give a daytime telephone number if you can.	Telephone Number
		About your solicitor If you do not have a solicitor put None. (But see note 3 on the Notice of Proceedings	Name
Your full name		which was served on you).	see may
The omitted address			
This form is to be used by any party in Family Procee private residence or that of any child. This address wi	This form is to be used by any party in Family Proceedings who does not wish to reveal the address of their private residence or that of any child. This address will not be revealed to any person save by order of the Court.		Telephone Number
State that address.			FAX Number DX Number
		3 Address to which letters and other papers should be sent.	
		4 The application was received on:	
		5 Do you oppose the application?	
		6 Do you intend to apply to the court for an order?	
		7 Will you use an interpreter at court?	
		If Yes state the language into which the interpreter will translate. Note: If you require in interpreter you must bring your own.	
		Signed (Respondent)	Date
82		<i>C3</i>	6 3

Form C10

or variation of financial provision for a child

Paragraph 4 Schedule 1 Children Act 1989 The court

Supplement for an application for financial provision for a child

Statement of Service	221 125 10 1		() IIII
Family Proceed	Family Proceedings Rules 1991 Rule 4.8	∞	
Family Proceed	ings Courts (Children A	Family Proceedings Courts (Children Act 1989) Rules 1991 Rule 8	
The court		Case number	
The full name(s) of the child(ren)	of the child(ren)	Child(ren)'s number(s)	
You must	give details of service of the give details of service on pe file this form with the court Hearing of the Proceedings	give details of service of the application on each of the other parties give details of service on persons to whom notice has to be given file this form with the court on or before the first Directions Appointment or Hearing of the Proceedings.	ies ointment or
You should	if the person's solicit if the guardian ad lit and panel address.	if the person's solicitor was served, give his or her name and address if the guardian ad litem was served on behalf of the child, give his or her name and panel address.	ess s or her name
You must indicate		the manner, date, time and place of service, where service was effected by post, the date, time and place of posting.	of posting.
Name and addre	Name and address of person served	How, when and where served	Prescribed forms served
I have served the I am the [applica	I have served the [application] [Notice of Proceedings] as state I am the [applicant] [solicitor for the applicant] [other (state)	I have served the [application] [Notice of Proceedings] as stated above. I am the [applicant] [solicitor for the applicant] [other (state)	
Signed		Date	
و			

State whether you are seeking

• an order for a lamp stam; transfer of property; a settlement of property; periodical proments;
secured periodical prosents are secured periodical proments; por secured periodical proments; or a wariation of an order for periodical proments; secured periodical proments or a sum by instalments.

Note: Applications conserving transfer of property, settlement of property or secured periodical proments can only be heard in the High Court or a county, court.

1 About the application

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

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If a written agreement or court order has been made a copy should be attached to this application.

If not available state • the date
• the terms
• the parties
• the cont.

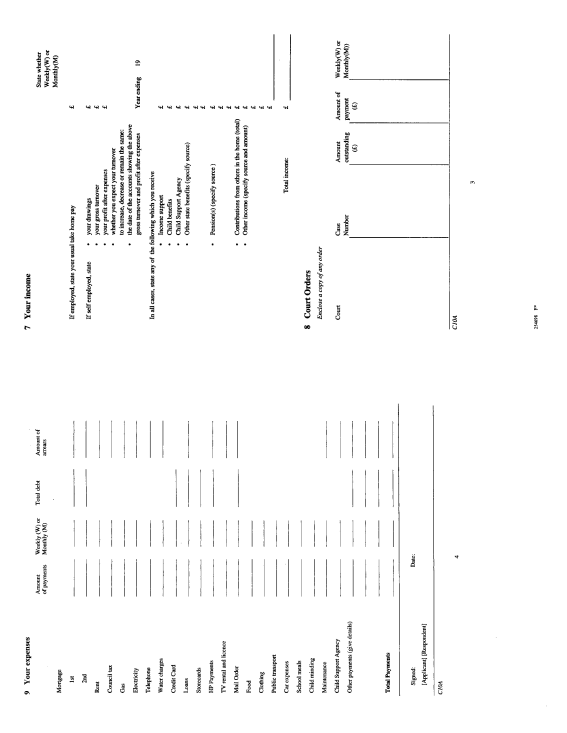
010

2 Previous court orders and written agreements

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

3 The Child Support Agency	Assessment for maintenance State whether the Agon, has made an axessment for the maintenance of the child(ren): If Est, state whether a group was applying for additional child maintenance If Est, state whether Support Agency will no longer doal with your claim. You should explain why the Agency will no longer doal with your claim. Or or on too of programming the Agency will not deal with the claim. or or on too of programming the Agency will not deal with the claim. or or on too of programming the maximum amount obtainable. Agency's assessment is the maximum amount obtainable.	Writen agreement for maintenance State whether there is a written maintenance agreement: If No, state whether are applying for proment: If for [a] stepchild(rea) In addition to child support maintenance already paid under a Child Support Agency assessment In medition to child support maintenance already paid under a Child Support Agency assessment In on neet expenses arising from the distability of [a] child(rea) In when either the child(rea) OR the person with care of the child(rea) OR the absent parent of the child(rea) is not habitually resident in the United Kingdom Tor any other reason (specify):			CIO
4 About the order	State the terms of the order you ask the Court to make and in particular • the amount you would like the court ackets or monthly (if you are not applying for a lump sum) • why you require the payments, or would like the court to vary an existing order. • why you require the payments.	 The collection of payment If payments are not to be collected and paid to you by the Child Support Agency, give full details of how you would like payment collected. Possible ways are: Directly to a bank, building society post office account Directly to a bank, building society post office account Give the full name and address, sorting code and the number of the account into which payment is to be made. If you controlled which is sent to the employer of the person who is to pay. If you would like the court to direct that money is paid in some other way please say what method you would like the money is paid in some other way please say what method you would like paid, please says so. The Court will decide how it should be paid. 	Signed Date (Applicant)	You should now complete a Statement of Means, Form C10A	0173

4 Your buildings and land	The Clove
List all buildings and land you own, whether in your name alone or jointly, stating for each te deliress	Statement of Means Found C10A Schedule 1 Children Act 1989
 the name(s) of the owner(s) the current value. 	The court Date count Date securit Date securit Case number
	The full name(s) of the child(ren) (Child(ren))s number(s)
5 Your financial assets	Warning The Court will require to see written evidence of unemployment or sickness; or wage or salary also, hank statements, and other papers giving delate for yur mense. This evidence should be attacked to this form or brought with you when you artend the harting.
List each bank, building society and post office account, stating for each the name and address where the account is held the name and address where the account is held the current ballone. List all investments and securities (for example, shares, insurance policies) stating for each one the name and quantity and current value. List all pension schemes, stating for each one the scheme name and the company.	1 About you State • your tile, full name, address, telephone number and date of birth • whether you are married, single or other • whether you are the applicant or the respondent.
	 2 Your dependants State for each dependant • the dependants title, full name and age white the dependant is a spouse, partner, child or other whether the dependant is wholly or partially financially dependent on you whether the dependant lives with you.
 Other possessions of value List all possessions of value (for example, jewellery, antiques, collectable items), stating for each: what they are the current value. 	 Your employment State whether you are employed, self-employed, unemployed or other. If you are employed, state your employed, state your employer's name, address and daytime telephone number.
СТОА	C10A



information on the whereabouts of the child[ren] (Section 48(1) Children Act 1989). authorisation for entry of premises (Section 48(3) Children Act 1989). authorisation to search for another child on the premises (Section 48(4) Children Act 1989).	Supportment for an Emergency Pro	tappincation for steetion Order	FOIIII C.1.1
authorisation for entry of premises (Section 48(3) Children Act 1989). authorisation to search for another child on the premises (Section 48(4) Children Act 1989).	Section 44 Children A		
authorisation to search for another child on the premises (Section 48(4) Children Act 1989).	The court		
The direction(s) somobt		¥	To be completed by the court Date issued
contact (Section 44(6)(4) Children Act 1989).		3	Case munibez
a medical or psychiatric examination or other assessment of the child(rea) (Section 44(6)(b) Children Act 1989).	The full name(s) of the child(ren)		Child(reg)'s number(s)
to be accompanied by a registered medical practitioner, registered nurse or resistered health visitor (Section 45(12), Children Aet 1989).			
The reason(s) for the application The areason(s) for the application and author(s) are actions as a second author(s) and author(s) are a second author(s) are a second author(s) and author(s) are a second author(s) are	 Description of the child(ren) If a child's identity is not known, state You may enclose a recent photograph 	Description of the child(ren) It child's identity is not known, start cheuits which will idently the child. You may enclose a recent photograph of the child, which thould be dated.	nify the child. ould be dated.
	2 The grounds f The grounds are	2 The grounds for the application The grounds are	
	ANY APPLICANT	A ☐ that there is reasonable cause to belie likely to suffer significant harm if _ the child(ren) [is] [and; applicant or on behalf of this applicant or ☐ the child[ren] [does] [do] not	A \(\) that there is reasonable cause to believe that [this] [these] child(ren) [is] [arc] likely to suffer significant harm if \(\) the perfect of the superior of the superior of the superior of this applicant or or behalf of this applicant or \(\) the child(ren) [does] [do) not remain in the place where [the child] [they]
	LOCAL AUTHORITY APPLICANTS	s are jeurently being accommodated are jeurently being accommodated 47(1)(b) of Children Act 1989 and those enquiri to the child[ren] being unreasonably refused to se seek access and there is reasonable cause to beils is required as a matter of urenery.	[15] larel currently being accommodated. That enquiries are being made about the welfare of the child[ren] under Section 47(1)(b) of Children Act 1999 and those enquiries are being firstitated by access to the child[ren] being unreasonably refused to someone who is authorised to seek access and there is reasonable cause to believe that access to the child[ren] is required as a native of uneone.
Signed Date (Applicant)	AUTHORISED PERSON APPLICANTS	C In that there is reasonable cause to so of its! lare! likely to suffer, signification with respect to the welfare of the finistrated by access to the children is authorised to seek access and the children! is required as a mat	that there is reasonable cause to suspect that the child[ren] [is] [are] suffering, or [is] lear] paginform have and enquires are being made with respect to the welfare of the child[ren] and those enquires are being frontened by access to the child[ren] being uncreasonably refrised to someone who is authority to seek access and there is reasonable cause to believe that access to the child[ren] is required as a matter of urgency.
	CII		
2		1	

3 The direction(s) sought			
State • whether you wish to accompany the constable, if the warrant is granted	granted	ion for	Form C12
 whether you wish the constable to be accompanied by a registered medical practitioner, registered nurse or registered health viction, if he so wishes 	ed medical o wishes	a warrant to assist a person	
where the constable is to take the child, if the warrant is executed.	d.	authorised by an Emergency Protection Order	
		Section 48 Children Act 1989	
		The court To be completed by the count Date bound	
	•	The full name(s) of the child(ren) Child(ran)s number(s)	Turnished
	s) and author(s)	1 Description of the child(ren)	
and enclose a copy.		If a child's identity is not known, state desaits which will identify the child. You may enclose a recent photograph of the child, which should be dated.	
		2 The grounds for the application An emergency protection order was made on: (State the date and time, and attach a copy of the order) and a person has been prevented from exercising powers under the order by being refused entry to	entry to
		premises of access to the cantalren]	
		or	
Signed Date		that a person is likely to be prevented from exercising powers under the order by being refused entry to premises or access to the child(ren)	pesnjer :
(Applicant)			
C12		CI2	

Vour nlone for the child(new)	
TOUT PIGHTS TOT THE CHIEVE CHILD (CHI) Include • in the case of supervision orders only, any requirements which you will invite	Supplement for an application for Form C13
	a Care or Supervision Order
The course of the territorial to the territorial terr	Section 31 Children Act 1989
	The court To be completed by the sount Date issued
	Cose number The full name(s) of the child(ren) Child(ren)s number(s)
	 The grounds for the application The grounds are that the children [is] lest suffering or [is] [are] likely to suffer, significant harm and the grounds are that the children [is] lest suffering or [is] [are]
The direction(s) sought Family Proceedings Rules 1991 Rule 4.14	Inte care given to the child(ren), or likely to be given to the child(ren) if the order were not made, not being what it would be reasonable to expect a parent to give to the child(ren)
Family Proceedings Court (Children Act 1989) Ruics 1991 Ruic 14	the child(real) being beyond parental control
	 The reason(s) for the application If you are refying on a report or other documentary evidence, state the date(s) and author(s) and enclore a copy.
Signed Date (Applicant)	
13	CJ3

254698 G*

Form C14 1 The current arrangements for contact
State • the full name(s) of each person who has contact with each child and
the current arrangements for contact
• whether the local authority has refused contact for 7 days or less
(Section 340) Children Act 1989). Supplement for an application for authority to refuse contact with a child in care Section 34(4) Children Act 1989 The full name(s) of the child(ren) The court C14 The order applied for State the full same and relationship of any person in respect of whom authority to refuse contact with each child is sought. If you are relying on a report or other documentary evidence state the date(s) and author(s) and enclose a copy. Date 3 The reason(s) for the application Signed (Applicant)

Supplement for an application for	Form C16	Supplement for an application for	n for Form C15
a Child Assessment Order		contact with a child in care	
Section 43 Children Act 1989		Section 34(2) and (3) Children Act 1989	
The court	To be completed by the court. Date issued Case member; Child (con)'s number(s)	The court The full name(s) of the child(cen)	Logical designation of the control o
1 The grounds for the application The grounds are that there is reasonable cause to since 1 inches, significant harm an assessment of he state of the which the child(rea) [is] (are) suffering, or and it is unlikely that such an assessment order under this section.	but the application that there is reasonable cause to suspect that the child[ren] [is] [are] sufficing, or [is] [are] and so suffer, significant harm and sourfer, significant harm and suspensed to the state of the child[ren] is beath or development or of the way in which the child[ren] [has] [have] been treated, is required to determine whether or not the and subject that such an assessment will be made, or be satisfactory, in the absence of an order under this section.	1 Your relationship to the child(ren) State whether • you are a perent or guardian • you had a residence order which was in force immediately before the was made (Stevion 34/11)(-0.1444en Act 1980) • you had actor of the children the lower and order which was in force in before the care order was made (Stevion 34(1)(d.) Children Act 1980)	our relationship to the child(ren) we whether you are a parent or guardian you not a parent or guardian you not a parent or guardian you had a residence order which was in force immediately before the care order was made (Section 24/14) Children Act 1989) you had care of the children through on order which was in force immediately before the care order was made (Section 34(1)(d) Children Act 1989)
State your reason(s) for believing the grounds exist. If you are relying on a report or other documentary evidence, state the date(s) and author(s) and enclose a copy.	evidence, state the date(s) and author(s)	2 The order applied for and your reason(s) for the application If you are relying on a report or other documentary evidence, state the date(s) and anclose a copy.	The order applied for and your reason(s) for the application If you are relying on a report or other documentary evidence, state the date(s) and author(s) and enclose a copy.
CI6		Signed (Applicant)	Date

Supplement for an application for an Education Supervision Order	or Form C17	 The direction(s) sought in respect of the assessment Section 43(5), (6), (7) and (9) Children Act 1989
Section 36 Children Act 1989 Paragraph 16 Schedule 3 Children Act 1989		
The court	To be completed by the court Date is stud Case further	
The full name(s) of the child(ren)	Children's naminates	
Prior consultation Section 56(8) and 58(9) Chiabra Act 1809 State the tarme of the local authority whose Social Services Committee has been consulted.	Services Committee has been consulted:	
The local authority is the authority providing the child(ren) with accommodation or on whose behalf the child(ren) [is] [are] being provided with accommodation. Or The local authority is the authority within whose area the child[ren] live(s), or will live.	the children! with accommodation ing provided with accommodation. sea area the children] live(s), or will live.	3 The direction(s) sought in respect of contact Section 63(10) Galdern Act 1989
2 The grounds for the application The ground is that the child[ran] [is] [are] of compulsory school age and [is] [are] not being properly educated. Star your reason(s) for believing the ground exists. If you are relying on a report or other documentary evidence, state the date(s) and author(s) and enclose a copy.	pulsory school age and [is] [are] not being is. If you are relying on a report or author(s) and enclose a copy.	
3 The order and direction(s) applied for	in the state of th	
Signed (Analison)	Басе	Signed Date (Applicant)
(Applicant)		C16

Form C17A

Supplement for an application for an extension of an Education Supervision Order Paragraph 15(2) Schedule 3 Children Act 1989 The court The full name(s) of the child(ren) The full name(s) of the child(ren) The full name(s) of the child(ren) Case number Case number Chartension State when the order was made and when it is due to end. Enclose a copy of the order. State your reason(s) for asking the court to extend the order. If you are relying on a other documentary evidence, state the dant(s) and author(s) and enclose a copy.	
Supple extens Puragrap The court I Abou State v Enclose State v State v State v State v	paušis
Form C18 Buchose order of the copy of t	
tent for an application for The becompleted by the count Data issued Case number Case number	
Supplement for an application for a Recovery Order Section 50 Children Act 1989 The count The count Data issued Case number Children's number Children's under Children's under the dail The order and direction(s) applied for State - whether the children's (is lare's to be produced to an authoris the court (Section 507.) Children Act 1989) whether you require the court to authorise a contable to one	

	3 The grounds for the application
Application for a warrant of assistance Form C19	The grounds are that the child[ren] [has] [have] been unlawfully tak
Section 102 Children Act 1989 Section 33 Adoption Act 1976	Cering unlawfully kept away fron or [] Thas! [have] run away or [is] [and the responsible person
	or [is] [are] missing.
To be completed by the c Date issued	4 The reason(s) for the application helad you ground(s) for believing that the children) (is) (are) on the premator (it applicable) (Section 50(6) Children At 1989). If you are relying on a report or other documentary evidence, state the date(s and enclose a copy.
The full name(s) of the child(ren) (if known) Child(ren)s number(s)	
1 About you (the applicant)	
State • your title, full name, address, releptione number, and relationship to the child/ren) (if any) • your solicitor's name, address, reference, releptione, FAX and DX numbers • whether you are: a person authorised by the local authority a person authorised by the Secretary of State a supervisor acting under a supervision order	
2 Description of the child(ren) (if applicable) If a childs identify is not known, state details which will identify the child. You may enclose a recent photograph of the child, which should be dated.	
	Signed Date (Applicant)
613	CIB

and The reaconing (from) to note that all more, address; stephone number and a the following primates (pre-ful address): The reaconing of from the application The reaconin	4 The respondent(s)	3 The grounds for the application
plication other documentary evidence, state the date(s) and author(s) registered narse or registered leath visitor; if he so wishes: Date I have been prevent of the date(s) and author(s) solids solids	For each respondent state the title, full name, address, telephone number and relationship (if are) to each child.	1 am attempting to exercise powers under an enactment within Section 102(6) Children Act 1989 at the following premises (give full address):
plication optication opticat		рик
plication other documentary evidence, state the date(s) and author(s) other documentary evidence, state the date(s) and author(s) and author(s) other documentary evidence, state the date(s) and author(s) other documentary evidence, state the date(s) and author(s) other documentary evidence, state the date(s) and author(s) and au		☐ I have been prevened from exercising those powers by
plication other documentary evidence, state the date(s) and author(s) occumpany the constable, if the warrant is granted to constable to be accompanied by a registered health visitor, if he so wishes. PERSON ACTHORITY ACTHORITY ACTHORITY ACTION SECTION ORDER SAND		1 am likely to be prevented from exercising those powers by
ppication other documentary evidence, state the dute(s) and author(s) other documentary evidence, state the dute(s) and author(s) occumpany the constable, if the warrant is granted re constable to be accompanied by a registered registered nurse or registered health visitor, if he so wishes. FERSON AUTHORISE Registered R		
reflectation other documentary evidence, state the date(s) and author(s) of the date(s) and author(s) of the Without State of the warrant is granted recompany the constable, if the warrant is granted recompany the constable is the warrant is granted in the warrant is t		
rother documentary evidence, state the dute(s) and author(s) ATHORISED ATHORISED ATHORISED ATHORISED ACCOMPANY the constable if the warrant is granted to constable to be accompanied by a registered to registered health visitor, if he so wishes. The registered nurse or registered health visitor, if he so wishes. Date Date	5 The reason(s) for the application	
accompany the constable, if the warrant is granted re constable to be accompanied by a registered re registered hurse or registered health visitor, if he so wishes. REBESON ATTHER SECRIFIANY OF STATE SUPPRIYOR SU	If you are relying on a report or other documentary evidence, state the date(s) and author(s) and exclose a copy.	s76(2) \bigg\
occompany the constable if the warrant is grunted to constable to be accompaned by a registered r, registered nurse or registered health visitor, if he so wishes. FERSON ATTHERISED SECRETARY OF STY THE SECRETARY OF STY STANDAYS STANDAYS OF STY STANDAYS OF STY STANDAYS OF STY STANDAYS STANDAYS		
a accompany the constable, if the warrant is granted Advances To registered nurse or registered health visitor, if he so wishes. FERSON ATTHERSED ATTHERSED ATTHERSED BY THE B	The direction(s) sought	
ATTHORSE SUPTINE SUP	State • whether you wish to accompany the constable, if the warrant is granted whether you wish to examble the de accompant by a registered by a registered medical practitioner, registered hurse or registered health visitor if the so wisher.	Section 33 Admin $=$ $A = \frac{1}{2} \left[\frac{1}{2} \left(\frac{1}$
Applicant) CONDETTINE Schedule 3 Signed Applicant) CONDETTINE Schedule 3 Schedule 4 Schedule 3 Schedule 4 Schedule 3 Schedule 4 Sc		(8)08s
igned Date Applicant)		Paragraph 8(1/kb) Schedule 3 Schedule 3 Paragraph 8(2/kb) Schedule 3
	613	613

2	e e			Transfer and the second
	In the		Case Number:	Supplement for an application for an order Form C20 to hold a child in Secure Accommodation Section 25 Children Act 1989
The full nan	The full name(s) of the child(ren)	Date(s) of birth	Children's Number(s)	The court To be completed by the court Date issued Cate mander Cate mander Child(rea) Child(rea) S mander(s)
[Order]	[Direction]			Hardware Committee Committ
	Children Act 1989			The grounds for the application The grounds are
				[is] [are] likely to suffer significant harm. The child ren] [is] lare] kept in any other accommodation, [the child] [they] [is] [are] [keely to injune [limned] [therselves] or other people.
				(In the case of The approval of the Socretary of State to the placement of the child(real) in a child under secure accommodation has been granted and is attached. the age of 13)
				2 The reason(s) for the application and length of order applied for I you are relying on a report or other documentary evidence, state the date(s) and author(s) and enclose a copy.
Ordered by				
	District Judge [of the Family Division]	Division]		
	Clerk of the Court			
	[Assistant] Recorder			Signed Date
по				(Applicant)
727				C20

	In the		Case Number.		n me			:
			Child(ren)'s Number(s):	mber(s):	Record of t	Record of the Hearing on:	Case Number:	
						The full name(s) of the child(ren)	Child(ren)'s Number(s)	
Order	Emergency Protection C Section 44 Children Act 1989	Emergency Protection Order Section 44 Children Act 1989						
	The full name(s	The full name(s) of the child(ren) Boy or Girl	Date(s) of birth			On notice Ex parte		Valuation of the second
					Attendances	;		
	[described as					Латс	Present Represented by	
Warning	It is an offence Section 44(4)(t (Section 44(15)	It is an offence intentionally to obstruct any person exercising the power under Section 44(4)(b) Children Act 1989 to remove, or prevent the removal, of a child (Section 44(15) Children Act 1989).	ing the power unthe removal, of a	ker				
The Court grants	ants an	an Emergency Protection Order to the applicant who is	ho is					
	Ą	The order gives the applicant parental responsibility for the children].	ity for the child[rer					
The Court authorises		(the applicant to remove the child[ren] to accommodation provided by or on behalf of the applicant]	odation provided l	y or on behalf				
	<u>.</u>	inte appiteant to provent the chindred being removed thous	11011					
[This order directs that		any person who can produce the child[ten] to the applicant must do so.]	applicant must do	[0]				
The Court directs that	rects that				Evidence	The Court read the report(s) / statement(s) of	nent(s) of	Dated
					To be completed only when			
					makes a finding of			
This order	This order ends on		at	[am] [pm]	Jaco			
Orden	Ordered by [Hi.	[Mr] [Mrs] Justice [His] [Her] Honour Judge District Judge [of the Family Division]				The Court heard oral evidence [on oath] of	oath) of	
	Jus	Justice[s] of the Peace						
	uo		ta	[am] [pm]				
623					C22			

П ф	

Notes about the Emergency Protection Order

		Case Number:		
		Child(reu)'s Number(s):	About this order	This is an Emergency Protection Order. This order states what has been authorised in respect of the child(pen) a when the order will end. The court can extend this order for up to 7 days but it can only do this order.
Order [Variat Section ·	Variation of an Emergency Protection Order direction Section 44(9)(a) and (b) Children Act 1989) Extension of an Emergency Protection Order	tion	Warning	If you are shown this order, you must comply with it. If you do not, commit an offence. Read the order now,
Section Disch	Section 45(4) Children Act 1989] [Discharge of an Emergency Protection Order Section 45(8) Children Act 1989]		What you may do	You may apply to the court to change the directions
The full	The full name(s) of the child(ren)	Dane(s) of birth		or to ear or over: You may apply at any time, but the court will only hear as application when 72 hours have passed since the order was made. If you would like to ask the court to change the directions, or end the or fill in a form. You can obtain the form from a court office.
The Court [extends] [varies] [discharges]	[the direction[s] given] [the Emergency Protection Order gransed]) rder graned]		If the court has directed that the child[ren] should have a medical, psycl another kind of examination, you may ask the court to allow a doctor of to be at the examination.
	by [this Court] [the	Court	What you should do	Go to a solicitor as soon as you can.
	uo	at [am] [pm]		Some solicitors specialise in court proceedings which involve children.
[The direction(s) are [varied as follows]				the Solicitors' Regional Directory. You will find these books at a Circiars Advice Bureau a 1 Law Cente a local library.
				A solicitor or an advice agency will be able to tell you whether you may for legal aid.
[The order now ends on]				
Ordered by	DMJ DMIS Justice [His] [Her] Honour Judge District Judge [of the Family Division] Justice[s] of the Peace			
цо		at (am) (pm)		

in modati	Clase Number:	Warrant To assist a person authorised by an Emergency Protection Order Section 48(9) Children Act 1989	To all Police Constables The Court authorises You to assist the applicant, to exercise powers under an innegatory broaden order by being prinses to the named premises or access to the child concerned. The Court authorises You to assist the applicant to exercise powers under an innegatory broaden.	You may assise the applicant to gun access to the child as described as	You may usist the applicant to gain carry to the premises Cond from any other The Court directs the warmen! (that you may, if you wish, be accompanied by the person who applied for the warmen! (that you may, if you wish, be accompanied by the person who applied for the warmen! (that you may, if you wish, be accompanied by the person who applied for the warmen! (that you may if you wish, be accompanied by the person who applied for the warmen! (that you may if you wish, be accompanied by the person who applied for the warmen! (that you may if you wish, be accompanied by the person who applied for a registered material may on a registered material may on a registered health visited!	This warrant has This warrant ends on Ordered by
	8 B	ty to keep a child in Secure Accommodation 5 Children Act 1989		to keep the child in secure accommodation unti	(the child has a history of absconding and is likely to a accommodation, and if the child absconds hel [she] is significant harm) [if the child is kept in any other accommodation the child has a stank it is kept in any other accommodation the child has been accommodated to the child has been ac	that the child, not being legally represented, had been it to apply for legal aid and having had the opportunity to apply [Mar] hastice [Mar] [Mar] Instice [Mar] [Mar] Channer Judge

Case Number: Child's Number:

Child's Number: Case Number:

Date of birth

Boy or Girl

Authority to search for another child Section 48(4) Children Act 1989 The full name(s) of the child

Order

To assist a person to gain access to a child or entry to premises Section 102(1) Children Act 1989 Warrant

To all Police Constables The Court authorises

	exercise powers und You may use reason	esercise powers under an enactment as specified on the reverse of this warrant. You may use reasonable force if necessary,	[who is de	(who is described as
[You may assist this person to gain access to the child	Name	The state of the s	The Court was satisfied that [an orde	[an orde
	Boy or Girl	Boy or Girl Date of birth		to the a
	doorihad as			

boy or Girl Date of birth and a set of the code had authorised the emergency protection of a child, brown as a described as and that the order had authorised the applicant to enter these premises). Contract of the code had authorised the applicant to enter the child named in this order may be premises and that an Emergency Protection Order cought to be made in the warrant. The Court authorises No is the applicant to enter the premises, becompanied by the person who applied for the warrant. Child you wish, be accompanied by the person who applied for the child. Child you wish, be accompanied by the person who applied for the child. It is an offence intentionally to obstruct the applicant from entering or a registered health visitor. This order has a premise specified above (Sections 48(7) and (8) Children Act 1989) or a registered health visitor. This order has required must be companied by the person who are companied by the person are companied by the person who applied for a registered health visitor. This order has registered health visitor. This order has a person who applied for the child. This order has to part. This order has the person who are premised by the person who are part. This order has the person who are premised by the person who are part. This order has the person who are premised by the person who are person wh	Name	The Court was satisfied that	The Court was satisfied that [an order had been granted on
The Court authorises and not be accompanied by the person who applied for if you wish, be accompanied by Warning of name This order has			to the applicant for the emergency protection of a child, known as
and not be accompanied by the person who applied for if you wish, be accompanied by Warning Warning Warning Warning Warning Warning	described as		and that the order had authorized the applicant to enter these premises). [there was reasonable cause to believe that the child named in this order may be on those premises and that an Emergency Protection Order ought to be made in respect of that child.]
aid not be accompanied by the person who applied for if you wish, be accompanied by defining defined and interest practitioner. Warning do nurse a practitioner. This order has ed beauth visitor]		The Court authorises	
old not be accompanied by the person who applied for if you wish, be accompanied by warning do muse This order has	клочт аs		who is the applicant
aid not be accompanied by the person who applied for if you wish, be accompanied by (if you wish, be accompanied by do nurse This order has			to enter the premises, known as
old not be accompanied by the person who applied for Warning ed recides practitioner This order has ed bealth visitor]			
accompanied by Warning Warning Itolicer This order has	[that you should not be accompanied by the person who applied for the warrant]		and search for the child.
This order has	[that you may, if you wish, be accompanied by a registered medical practitioner	Warning	It is an offence intentionally to obstruct the applicant from entering or searching the premises specified above (Sections $48(7)$ and (8) Children Act 1989).
	or a registered nurse or a registered health visitor]	This order has	[not] been made ex parte.

				[am]
				**
	[Mr] [Mrs] Justice	[His] [Her] Honour Judge District Indee for the Family Division]	Justice[s] of the Peace	
This order ends on	Ordered by			10
	This order ends on			

[md]

[md] [am]

[Mr] [Mxs] Justice [His] [Her] Honour Judge District Judge [of the Family Division] Justice[s] of the Peace

[not] been made ex parte.

Ordered by This warrant has



[You may assist this person to gain entry to the premises

The Court directs

The Court is satisfied that the applicant ☐ has been prevented from exercising those powers by ☐ is likely to be prevented from exercising those powers by	Solids	64(4) [Pering, or likely to be, retisted entry to a children's home] 66(1) [Pering, or likely to be, retisted access to a child in a children's home] 67(3) [Pering, or likely to be, retisted entry to a private foster home] [Pering, or likely to be, retisted encess to a child in a private foster home]	}	486(5) [Vering, or likely to be, refused access to a child in a residential care, nursing or mental nursing home.]	97(5) [Peting, or likely to be, refused entry to an independent school] [Peting, or likely to be, refused access to a child in an independent school]	Adoption [1] [initial to De. Lord Co. Control Co.	Deling, or Bioloy, to be, refused empy to any of the premises specified by Section 80(1) Children Act 1989		*** Careginal Televing, or likely to be, refused contact with a supervised child by a responsible person] Schedule 3	
The Cou			PERSON AUTHORISED BY THE LOCAL AUTHORITY				PERSON ALTHORISED BY THE SECRETARY OF STATE	SUPERVISOR UNDER THE	ORDER	C28
Case Number: Child's Number:	Recovery of a child Section 50 Children Act 1989	The full name(s) of the child Boy or Girl Date of birth	has purenal responsibility for the child by virtue of a [Care Order] [Emergency Protection Order] made on [the child is in police protection and the designated officer is]		[a police constable] to remove the child.] It is an offence intentionally to obstruct the person from removing the child (Section 80ly) Children Act 1989).	la police constable to enter the premises, known as	and search for the child, using reasonable force if necessary.] any person who has information about where the child is or may be, to give that information to a police contable or an office or the count, if asked to do so.] any person who can produce the child when asked to by	[a police constable] to do so.]	[not] been made ex parte.	[Mr] [Mrs] Justice [His] [Her] Horour Judge District Judge for the Family Division] Justice[s] of the Peace
In the	Order Recover	The full n	The Court is satisfied that	[The Court authorises	Warning	[The Court authorises	[The Court requires [The Court directs		This order has	Ordered by

In the	Case Number: Child's Number:		In the Case Number: Child(ren)'s Number(s):
Order Autho	Authorising search for, taking charge of, and delivery of, a child Section 34 Family Law Act 1986	Order	To disclose information about the whereabouts of a missing child Section 33 Family Law Act 1986
To	[all Police Constables] [an Officer of the Court]		The full name(s) of the child(ren) Boy or Girl Date(s) of birth
Notice	You may use reasonable force to execute this order, if necessary.		
The Court authorises	you to take charge of the child		The adul(s) who [is] [are] believed to have the child(ren] [is] [are]
	Boy or Girl Date of birth		
	whose whereabous are believed to be	Warning	Read this Order now. The Court has ordered you to give information and you must give it at once. If you do not, you may be in contempt of court and you may be fined, sent to prison or detained.
		The Court orders and directs	rs You
The Court authorises	you to enter and search any premises where you believe the child may be found.		
The Court authorises	you to take charge of the child and deliver the child to Name		to give all the information you have about where the child[ren] and adult[s] are now, or where they were when you last knew and where they are likely to be now.
	Adress	You must give the information	forthwith, that is as soon as practicable, to an officer of
	who is entitled to receive the child by virtue of an order made by		[in the following way
	Court		
	OD		
Ordered by	[Mr] [Mrs] Justice		
	[His] [Her] Honour Judge District Judge [of the Family Division]	Ordered by	[Mr] [Mrs] Justice [His] [Har] Homour Judge District Judge [of the Family Division]
	Justice[s] of the Peace [Assistant] Recorder		Justice[s] of the Peace [Assistant] Recorder
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	In the Case Number: Child(ren)'s Number(s):	In the		Case Number: Child(ren)'s Number(s):
Order	Interrim Care Order Section 38 Children Act 1989 The full name(s) of the child(ren) Date(s) of birth	Order Care Order Section 31 Chile Discharge of Section 99(1) Cl	(Care Order Section 31 Children Act 1989) [Discharge of a Care Order Section 39(1) Children Act 1989] The full name(s) of the child(ren)	Dunc(s) of birth
The Court orders	is that the child(rea) be placed in the care of	ı		
The order expires on	local authority	The Court orders	[that the child[ren] be placed in the care of	local authority]
[The Court directs	CGS	[The Court discharges	[the Care Order made by [this count] [the on	Court
Warning	While a Care Order is in force no person may cause the child[ren] to be known by a move warmane or remove the child[ren] from the United Kingdom without the written consent of every person with parental responsibility for the child[ren] or the leave of the court. However, the local authority, in whose care a child is, may remove that child from the United Kingdom for a period of less than 1 month. It may be a criminal offerce under the Child Abduction Act 1994 to remove the child from the United Kingdom without the leave of the Court.	en Marning Of	White a Care Order is in force no person may cause the child[ren] to be known by a new surname or remove the child[ren] from the United Kingdom without the written consent of every person with parental responsibility for the child[ren or the leave of the court. However, the local authority, in whose care [a] [the] child[ren] [is] [are], may remove that child from the United Kingdom for a period of less than I month. If may be a criminal offeree under the Child Abduction act 1994 to remove the children [rom the United Kingdom without the keave of the Court.	and can be the child[ren] to be known than the United Xingdom without rental responsibility for the child[ren] [i.a] [the] child[ren] [is] [are], may in for a period of less than I month. in the chart of the Court.
Ordered by	[Mr] [Mrs] Justice [His] [Heal Honour Judge District Judge (of the Family Division] Justice] of the Peace Clerk of the Court	Ordered by	[Mf] [Mrs] Justice (His] [Her] Honour Judge District Judge [of the Family Division] Justice[s] of the Peace	
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The Court directs Court di			In the	Case Number:
In the Contact Contact				Child(ren)'s Number(s):
In the Contact Contact				
Section 3 and Paragraph 1 and 2 Schedule 3 Children Act 1989] Information Order Section 3 and Paragraph 1 and 2 Schedule 3 Children Act 1989] The full mane(s) of the children) The full mane(s) of the children) The children Act 1989] The full mane(s) of the children) The children Act 1989] The full mane(s) of the children) The children Act 1989] The full mane(s) of the children The Court orders that The full mane(s) of the children The Court orders that The full mane(s) of the children The Court orders that The court orders that The court orders that The confined is subject to the full full lited lited to the fourth orders or the full full lited lited to the fourth orders The court orders that The court orders that	In the	Case Minister		x with a child in care
Chaldron's Number(s).		CHOCK TABLES	Sections	34(2) and (3) Children Act 1989]
Supporvision Order Section 34 and Pangarophs I and 2 Schedule 3 Children Act 1989 Unterim Supporvision Order Section 31 and Pangarophs I and 2 Schedule 3 Children Act 1989 Unterim Supporvision Order Section 33 and Pangarophs I and 2 Schedule 3 Children Act 1989 The full name(s) of the child(rea) The total at the Count orders that The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The contact is subject to the full name(s) The contact is name(s) The full name(s)		Child(ren)'s Number(s):	[Autho	rity to refuse contact with a child in care
Supervision Order Section 31 and Pragraphs and 2 Schedule 3 Children Act 1989 Untertina Supervision Order Section 32 and Pragraphs and 2 Schedule 3 Children Act 1989 The full name(s) of the child(rea) Date(s) of third The full name(s) of the child(rea) Date(s) of third The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The full name(s) of the child(rea) The contact is subject to the full full file H inton name(s) The contact is subject to the full full file H inton name(s) The contact is subject to the full full file H inton name(s) The contact is subject to the full full file H inton name(s) The contact is subject to the full full file H inton name(s) The contact is subject to the full full file H inton name(s) The contact is subject to the full full full file H inton name(s) The contact is subject to the full full full file H inton name(s) The contact is subject to the full full full file H inton name(s) The full full full full full full full ful			Section 3	4(4) Children Act 1989]
Supervision Order	The second secon		The full	
in Supervision Order s stand Paragraphs 1 and 2 Scheckles 3 Children Act 1989] Il name(s) of the child(pean) The Court orders that The		bedule 3 Children Act 1989]		
The Court orders that The Court orders that The Court orders that The Court orders that The Court orders that The Court orders that The Court orders that The Court orders that The contract is subject to The contract is subject to The third is	[Interim Supervision Order Section 38 and Paragraphs 1 and 2 Schr	sedule 3 Children Act 1989]		
[for a period of months from the date of this order] [for the intering period of months from the date of this order] [for the intering period of months from the date of this order] [for the intering period of the following conditions] [The contact is subject to the following conditions] [Institute the following conditions] [Institute of the following conditions]	The full name(s) of the child(ren)	Date(s) of birth	The local	authority
[for a period of months from the date of this order] [for the inactin period of months from the date of this order] [for the inactin period of the conflact is subject to the following coordinates] [The contact is subject to the following coordinates] [Motive [Idia] [Her] Havour Judge [Idia] [Her] Havour Judge [Idia] [Her] Havour Judge [India] [Her] [H			The Court orders that	[there may be contact between the child[ren] and
[for a period of months from the date of this order] [for the interim period of honored of months from the date of this order] [The contract is subject to the following conditions] [The contract is subject to the following conditions] [Notice [Itis] Her] Harour Judge [Indeed by District and the few burk) Division] [Indeed by Contract and the few burk) Division [Indeed by Contract				
[for the interim period of months from the date of this oxidar] [for the interim period of Details of the following coonfinance of the form the form the form the form of the form t	The Court orders			
[for the interim period of] [The contact is subject to the following conditions] [The contact is subject to the following conditions] [Notice Photo Justice Photo	[for a period of	ionths from the date of this order]		[the local authority is authorised to refuse contact between the child[ren] and
The contact is subject to the following coordinates	[for the interim period of	-		
The contact is subject to the following conditions Aby DAT (MA) Justee District Honour halps District Judge Greek Honour halps District Judge Greek Family Division District Judge Greek Family Diver Greek Family Division District Judge Greek Family				
Interconduct is support to the following conditions Notice Interconduct Notice Interconduct Notice Interconduct	The Court directs			
Notice			the following conditions]	
Notice Notice Mail Man Justice Hill Herb Honour Judge Destruct Judge (of the Furnity Drivision) Instinct(s) of the Peace Certs of the Court Cests of the				
Notice				
Md [Mn] Justice [His] Hear I Intonou Ludge [His] Hear I			Notice	An authority may refuse to allow the contact that would otherwise be required by virtue of Section 34(1) Children Act 1989 or an order under this section if (a) they are
Md [Mn] Justice [His] Hirth Housen Fugle [His] Hirth Housen Fugle [His] Hirth Housen Fugle [His] His Housen Fugle [His] His Housen Fugle [His] Care of the Count Care of the Count				satisfied that it is necessary to do so in order to safeguard or promote the welfare of the child(real; and (b) the refusal (i) is decided upon as a matter of negency; and (ii) does not last for more than 7 days (Section 34(6) Children Act 1989).]
Md Mns Justice His Hard Known Lindge His Hard Go de Family Drivision Justice of the Family Drivision Justice of the Famil Count Clerk of the Count			Ordered by	[Mr] [Mrs] Justice
(rell Parts) Justice District Judge (of the Family Division) Justicel (of the Paeze Clerk of the Court Carlo of the Court				[His] [Her] Honour Judge
District Judge (of the Penalty Division) Justicel of the Penact Clerk of the Count Clerk of the Count				District Judge (of the Family Division) Instrict of the Desce
Justice (s) of the Phace Clerk of the Count	District Judge [of the Famil	ily Division)		sustricted or the trace
	Justice[s] of the Peace Clerk of the Court		uo	
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	In the	Case Number: Child(ren)'s Number(s):	In the		Case Number: Child(ren)'s Number(s)
Order	Education 36 Section 36 The full 10	Education Supervision Order Section 36 Children Act 1989 The full name(s) of the child(ren) Date(s) of birth	Order (Substitut Section 394 (Discharg Section 394 Section 394 Section 394 Section 394 Paragraph of	[Substitution of a Supervision Order for a Care Order Section 39(4) Children Act 1989] [Discharge] (Variation) of a Supervision Order Sections 39(2) and (3) Children Act 1989] [Extension of a Supervision Order)rder
Warning	A parent to comply (Paragrap	A parent of the child(res) may be guilty of an offence if he or she persistently fails to comply with a direction given the temperation under this order while it is in force fifencement is Schodule 3 Children Act 1989).	The full nar	The full name(s) of the child(ren)	Date(s) of birth
The Court was satisfied	atisfied	that the child [em] [was] [were] of compulsory school age and [was] [were] not being properly educated.	The Court [substitutes] [discharges] [varies] [extends]	the [Supervision Order] [for the] [Care Order]	7
The Court orders	ders		made by	[this Court] [the	
		local education authority	On The Court codes		
to supervise the child[ren]	child[ren]	[for a period of 12 months beginning on the date of this order] [until the child[ren] [is] [are] no longer of compulsory school age].	The Court directs	to supervise the child[ren].	
			[This order ends on		
Orde	Ordered by	[Md] [Mn] Jusixe [His] [He] Howar Judge District Judge (of the Femily Division]	Ordered by	[Mr] [Mrs] Justice [His] [Her] Honour Judge District Judge (of the Family Division]	
	u o		uo	Justice(s) or ure reacc	

Case Number: Child(ren)'s Numbers:	Order [Discharge of an Education Supervision Order Panguph 17(1) Schedue 3 Children Act 1989] [Extension of an Education Supervision Order Panguph 15(2) Schedue 3 Children Act 1989]	The full name(s) of the child(ren) Date(s) of birth	The Court [discharges] [extends] the Education Supervision Order made by [this Court] [the	on requiring local education authority to supervise the child(ren).	[The Court directs under Pengraph 17(2) Schedule 3 Children Act 1989 that local authority shall investigate the circumstances of the children.]	[This order ends on Ordered by [Mr] [Mrs] Justice [His] [Her] Honour Judge	District Judge for the Pennity Division] Justice(s) of the Pence on
In the Case Number: Child's Number:	Order Child Assessment Order Section 43 Children Act 1989 The full name(s) of the child Date of birth	The Court orders a [medical] [psychiatric] [] assessment of the child. The Court directs that [the child is to be assessed at	(the child is to be assessed by	from home and stay at from	To While away from borne, the child must be allowed contact with the assessment is to begin by and last no more than days from the date it begins.	Notice Any person who is in a position to produce the child must do so to and must comply with the directions in this order.	Ordered by [Mr] [Mrs] Instice [His] [Flet Honour Judge District Judge [of the Family Division] Justice[s] of the Peace on

Case Number:	[Cancellation of the registration of a child-minder or a provider of day care] [Removal, Variation or Imposition of a requirement on a child-minder or a provider of day care] Section 75(1) Children Act 1989	the registration of	It appears to the Court who is a [child-minder] [provider of day care] and who is looking after, or may look a child-minder]	The Court directs a requirement on	[The Court directs	who is a [child-minder] [provider of day care] and who is kooking after, or may look after, a child.	[63] [69]		Reporting the result	[not] been made ex parte.	Institute [3] of the Bounce
In the Case Number: Child(en)'s Number(s):	To undertake an investigation Section 37 Children Act 1989 The full name(s) of the child(ren) Dare(s) of birth		that it may be appropriate for a Care or Supervision Order to be made in respect of the child[ren].	the to investigate the circumstances of the child [ren].	copies of the following documents			shall be served on the local authority.]	The local authority must report to the Court, in writing, under Sections 37(3) and (4) Children Act 1989, by:	[Mr] [Mrs] Justice [His] [Her] Honour Judge	District Judge [of the Family Division] Justice[s] of the Peace

	In the Case Number: Child(ren)'s Number(s):		
Order	[Residence] [Contact] [Specific Issue] [Prohibited Steps] Order Section 8 Children Act 1989 The full name(s) of the child(ren) Date(s) of birth	Order Family Assistance Order Section 16 Children Act 1989 The full name(s) of the children)	
The Court orders	613	The Court orders [a probation officer] [an officer of to probation officer] (an officer of to be made available to advise, assist and, where appropriate to the top of the top o	t and, where approp
Warning		[The Court directs	
Notice	the child(real Founts of Enrised Kingdom without the leave of the Court, Any person with parasal responsibility for [a] child(real juny obtain advice on what can be done to persont the issue of a passport to the child(real). They should write to The United Kingdom Passport Agency, Cilve House, Petty France, LONDON SWHH 9HD.	This order ends on Notice This Order will have effect for 6 months from the date? as specified.	nths from the date b
Ordered by	y [Mri] [Mrs] Justice [His] [Het] Honour Judge District Judge (the Bennit) Division] Justice[s] of the Peace [Assistant] Recorder	Ordered by Mri Plats) Instice Hills Herl Honour ladge District Judge for the Funniy Division] Justice(s) of the Pane Assistant Recorder	[te
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	In the Case Case	Case Number: Child(ren)'s Number(s):	in the	Cass Number: Child(ren)'s Number(s):	ber(s):
Order	Parental Responsibility Order Section 4(1) Children Act 1989] [Termination of a Parental Responsibility Order Section 4(3) Children Act 1989] The full name(s) of the child(ren) Dane(s)	Order der Dae(s) of birth	[Leave to change the surname by Section [13(1)] [13(7)] Children Act 1989] [Leave to remove a child from the Section [13(1)] [13(7)] Children Act 1989] The full name(s) of the child(ren)	[Leave to change the surname by which a child is known Section [18(1)] [33(7)] Childen Act 1989] Leave to remove a child from the United Kingdom Socian [18(1)] [33(7)] Children Act 1989] The full name(s) of the child(ren) Date(s) of birth	
The Court orders that	rs that	The Court gr	The Court grants leave to to change the child[cm]'s surname to		
		[tand] [to remove	[and] [to remove the child[ren]]	from the United Kingdom	
	shall no longer] have parental responsibility for the child[ren].	child(res).		[permanently] [until	
ž	Notice A parental responsibility order can only end a) When the child reaches 18 years b) By order of the court made o on the application of any person who has parental responsibility with leave of the court on application of the child.	rental responsibility			
Ordered by	J by [Mr] Justice [His] [Her] Honour Judge [District] Indie [of the Family Division] Justicis] of the Pance [Assistant] Recorder		Ordered by	[Mr] [Mr] Justice [His] [Her] Honour Judge District Judge [of the Family Division] Justice[s] of the Peace [Assistant] Recorder	
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Case Number: [Appointment of a guardian Section 5(1) Children)'s Number(s): Children's Number(s): [Termination of the appointment of a guardian Section 6(7) Children Act 1989] The full name(s) of the thildren) The full name(s) of the thildren) In be the guardian of the child[fen]. In begin on The full name(s) of birth The full name(s) of the thild[fen] be terminated.] Section 6(7) Children for the child[fen] be terminated.] Ordered by [Mrf.] [Mrs.] Justice [Hills] [Herr] Honour Judge	Order (Appointme Section 5(1)) C (Terminatic Section 6(7)) C (The full name (The full name (The Court appoints) (The Court orders that (The Court orders that (The Court orders by Ordered by
District Judge [of the Family Division]	
Spare more in the state of the	
[Mr] [Mrs] Justice [Hts] [Her] Honour Judge	Ordered by
as guardian for the child[ren] be terminated.]	
the appointment of	[The Court orders that
1	This appointment will begin on
to be the guardian of the child[ren].	[The Court appoints
	The full name
tment of a guardian	[Terminatic
ent of a guardian hildren Act 1989]	
Case Number: Child(ren)'s Number(s):	

Child(ren)'s Number(s): Case Number:

Transfer of proceedings to [the High Court] [a county court] [a family proceedings court]
The Children (Allocation of Proceedings) Order 1991

Order

Order

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

that proceedings concerning the child[ren] be transferred to the

[High Court] [county court] [family proceedings

because

[am] [bm] at is on The next [Hearing] [Directions Appointment]

[Mr] [Mrs] Justice [His] [Her] Honour Judge District Judge [of the Family Division] Justice[s] of the Peace Clerk of the Court Ordered by Please address all future correspondence to

[Assistant] Recorder

In the

Child(ren)'s Number(s):

Case Number:

[The Court is satisfied that the children] its [are] not presently separately represented by a solicitor and

• a guardian ad litem has not been appointed for the children); and

• the children] that [have] sufficient understanding to instruct a solicitor and has expressed a wish to do so; and]

• it would be in the interests of the children] for [him] [her] [them] to be separately represented). Family Proceedings Courts (Children Act 1989) Rules 1991 Rules 12(5) and (6)] Family Proceedings Courts (Children Act 1989) Rules 1991 Rules 12(3) and (4)] Date(s) of birth [it refuses the appointment of a solicitor for the child[ren]] [be appointed as solicitor for the child[ren]] [as solicitor for the child[ren] be terminated] [Termination of the appointment of a solicitor Family Proceedings Rules 1991 Rules 4.12(3) and (4) [Refusal of the appointment of a solicitor Family Proceedings Rules 1991 Rules 4.12(5) and (6) District Judge [of the Family Division] [Appointment of a solicitor for a child Section 41(3) Children Act 1989] [His] [Her] Honour Judge Justice[s] of the Peace [the appointment of] [Assistant] Recorder Clerk of the Court [Mr] [Mrs] Justice The full name(s) of the child(ren) Ordered [by] (The Court orders that uo

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The Court orders

Application for a Parental Order section 30 Human Pertilisation and Embryology Act 1990	rental Order Determine to present the part 1990	in the		Case Number:
Please use black ink. The Notes on page 4 of this form will tell you what to do when you have completed the form.	A A		Chiklo	Child(ren)'s Number(s):
If there is more than one child you must fill in a separate form for each child.	or any other address requested in this form, you may give an alternative address where papers can be served. However, you must notify the court of the actual address on a separate form available from the court.			
apply to The or a Parental Order	Family Proceedings Court	Certificate	Refusal to transfer proceedings The Children (Allocation of Proceedings) Order 1991	
1 About the child		,	The full name(s) of the child(ren) Date(Date(s) of birth
(a) The birth name of the child				
(b) The child is a	□ Boy □ Cirl			
(c) The child was born on	Age now	The Court refuses	an application to transfer proceedings in the case to	
(d) The address where the child was born				
		The applicant asked for transfer on the ground of	exceptional gravity, importance or complexity	
(e) The address where the child lives now		•		
			urgency	
The person(s) who have parental responsibility See the Notes on the last page.		The Court refused the application [because]		
The name(s) of the child if a Parental Order is made				
Put the surname last				
About the applicants				
1st Applicant				
(a) Your full name				
(b) Are you over 18?	□Yes □No			
(c) Your occupation				
(d) Are you a genetic parent of the child?				
(e) Are you domiciled in the United Kingdom, Channel Islands or that Islands	Yes No	Certified by	Justice[s] of the Peace Clerk of the Court	
le Isle U man:		ио	The state of the s	

(b) Are you over 187 Yes No (c) Your cocupation (d) Are you a genetic parent Yes No (e) Are you dominied in the child? Yes No (b) Are you dominied in the laid of Man? Yes No (e) Are Applicants Your address is	Yes Yes			Yes No No See the notes on the last page.
Yes Yes				
Y 688		 		See the notes on the last page. See the notes on the last page. See the notes on the last page.
s or Tes				See the races on the faste page. See the races on the faste page.
Your address is	└			See the notes on the last page. By mander? The see the notes on the last page.
	J≬	 		See the neese on the last page. Specificable) ng made?

➤ Take or send this form to the court with a coap for service on each of the respondent(s) issed in Paris 3 and 6. The top copy will be kept by the form of Achaevelegement (Form CS2) ➤ You must serve • a loft form of Achaevelegement (Form CS2) • a copy of this Application. • a copy of this Application (which the court office will provide) • the Notes If the child is the subject of a care order, all those who had parental responsibility for the child immediately before the care order was made that to money or other benefit other than for expenses reasonably incurred, has been received or given by the applicants for on no consideration of the matters set out in section 30(7) of the Human Fertilisation and Embrology Act 1990. The respondent's address on each respondent and birth parent according to the Rules. You may also be required to send a copy of the Notice of Hearing and the Notes to other people The respondent(s) will be • all those with parental responsibility (see the notes on page 5) ▶ the information we have given is correct and complete to the best of our knowledge. other persons allowed by the Rules of Court Date Date We declare that ➤ we are married to each other and our marriage certificate is attached The name of the respondent What you (the person applying) must do next a copy of the child's birth certificate is attached 5 General Information (continued) C51 Application for a Parental Order give the name, address and any reference of the treatment centre. You will have to serve a copy of this application on each of the respondents (including the birth parent(s)) Signed 1st Applicant Signed 2nd Applican 6 The respondents Please put the address where the respondent usually lives or cun be served with papers 7 Declaration is **b** the husband of a birth mother whether or not be is the genetic father of the child. This does not apply if it can be shown that the husband did not consent to If you are not sure who the birth father is, the licensed treatment centre will be able to advise you. F a local authority which has a care or H any man or woman who has adopted the child G someone who holds an emergency protection order E someone who holds a custody or residence order Notes about parental responsibility and birth parents the man (whether or not he is the genetic father of the child) with whom a birth mother received treatment at a licensed treatment centre if Some people have "parental responsibility" for a child. The law says what "parental responsibility" is and which people have it. These people include: (a) the birth mother is unmarried or (b) the birth mother is married but her husband did not consent to

D a guardian of the child

if he was married to the child's birth mother when the child was born

A the birth mother

B the birth father

Parental Responsibility

C the birth father

if he was not married to the child's
birth mother when the child was born

but he now has a residence order

or he now has a court order which gives him parental

The birth father

The birth mother is the woman who carried the child.

Birth Parents

or he has since married the birth mother

responsibility

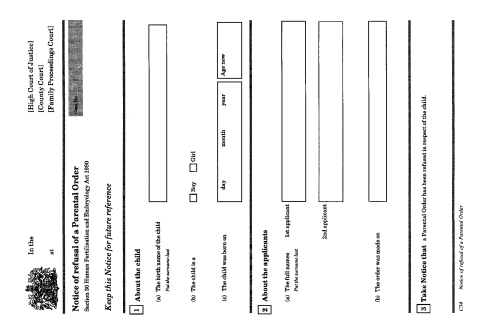
or he now has a formal "parental
responsibility agreement" with
the birth mother

There will be no birth father when a birth mother is unmarried and is treated alone.

CSI Application for a Parental Order (Notes)

Acknowledgement		In the	[High Court of Justice] [County Court] [Romily Proceedings Court]
(a) Your name Palyour nursance last		Acknowledgement Section 30 Human Pertilisation and Embryology Act 1990	
(b) Your address		To the applicant: You will need a copy of this form for each respondent and birth parent. On each copy you must put in the baxes. the name and address of each respondent or birth parent, and the name of the child.	respondent and birth parent. or birth parent, and the name of the child.
		Respondent's name and aiddress:	
(c) When did you receive this form? Put the full dose		To the respondent	
[2] Do you wish to oppose the Spirit Tee No	Name of the state	The birth name of the child Put the surname last You will get with this form a copy of	
3 Do you with to be heard on the question as to whether a Parental Order should be made? Yes No		Notice of Hearing su application that has been made to the court. Please read the Notice first read the Application	
4 If you have a solicitor If you would like leters or chere papers sent to your solicitor, put your solicitor's name and address in the box.		➤ answer the questions on the other side of this form. You must To under the destached Acknowledgement to the court at the address below Exerce a copy of the Acknowledgement on the applicant, birth parentis) and each respondent (see parte 2, 3 and 6 of the applicant of month with a days from the date you were given the Notice of Hearing or of the post mark on the envelope, if the Notice was posted to you.	n. e court at the address below cant, birth parent(s) and each respondent in 14 days arting arting
I declare that the information I have given is true and correct to the best of my knowledge.		To the court: insert the name and address of your court	
Signed Date		The court office is open from am to pmon	pm on Monday to Priday.
		CS2 Acknowledgement	MCANAMIES CONTROL SENSITIVE ACCOUNTS OF THE SENSITIVE SE

The court grants a Parental Order to the applicants (The Court has ordered the costs as follows:)	In the	[High Court of Justice] [County Court] [Family Proceedings Court]
	Parental Order Secton 30 Hunan Fertilisation and Embryology Act 1990	Cree No. 87 Act 1990
	(a) The child is Give the birth name and name by univel, the child is to be haven (if different)	
	Sex Date of birth	
	Address where born	
	Full names of birth parent(s)	
	(b) The applicants are	
3 The child is to be known by the following names:	1st applicant Name	
1	Occupation	
The court has directed the Borietzer Courses	Place of birth	
to enter the details set out in this order in the Perental Order Register in accordance with Regulations under paragraph 1 of Schoolite 1 to the Adoption Act 1976 as modified by the Parental (Human Fertilisation and Embryology) Regulations 1994.	2nd applicant Name	
and to insert the words "Re-registered by the Registrat General" against the entry in the Register of Births.	Occupation	
Ordered by [Mr.] (Mr.) Unstice	Place of birth	
[His][Her] Honour Judge A District Judge [of the Family Division.] Justice(s) of the Peace Clerk of the Court	(c) The address of the applicants	
an		
C53 Parental Order 2	C53 Parental Order	1



EXPLANATORY NOTE

(This note is not part of the Rules)

These Rules amend the Family Proceedings Courts (Children Act 1989) Rules 1991 by substituting a new set of forms for those previously used in Children Act proceedings. It also prescribes forms for use in respect of applications and orders under sections 33 and 34 of the Family Law Act 1986. The main changes are—

- (a) a substantial reduction in the number of forms;
- (b) replacing the requirement of a separate application for each child with a single application which is to be used in respect of all the children in respect of whom an application is being made;
- (c) an improvement in the layout and content of the forms to make them easier to understand and complete.

The Rules also insert a new rule into the 1991 Rules allowing a party to decline to reveal their private address.