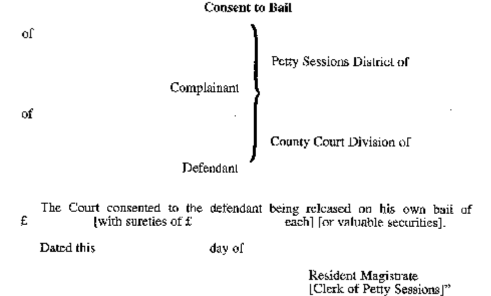
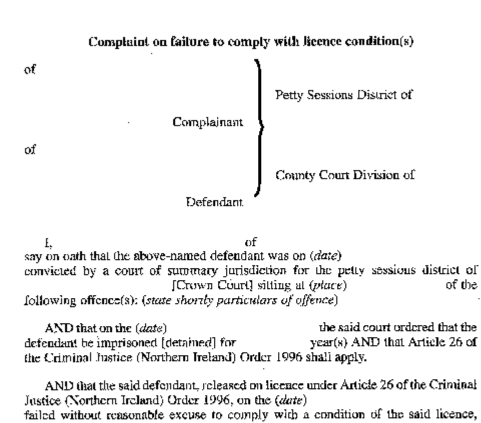
SCHEDULE 2

"Form 11AMagistrates' Courts (Northern Ireland) Order 1981(Rule 16)Criminal Justice (Northern Ireland) Order 1996(Articles 5(5)(a), 28(2)(b), Schedule 2; paragraphs 3(3), 7(2)(b) and 9(2)(b))



"Form 14AMagistrates' Courts (Northern Ireland) Order 1981(Rules 7, 17 and 126B)Criminal Justice (Northern Ireland) Order 1996(Article 27)



Complainant [for Complainant]

Taken before me , this day of in the County Court Division of

namely (here set out condition which is contravened) [in as much as he (here set out

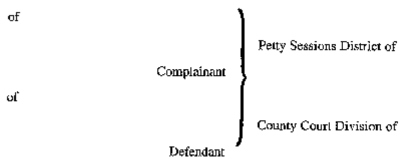
Ι.

particulars of failure)

Justice of the Peace"

"Form 14BMagistrates' Courts (Northern Ireland) Order 1981(Rules 8 and 126B)Criminal Justice (Northern Ireland) Order 1996(Article 27)

Summons to Defendant on failure to comply with licence condition(s)



WHEREAS a complaint has been made before me by of that on (date), you, the defendant were convicted by a court of summary jurisdiction for the petry sessions district of [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND that on the (data) the said court ordered that you be imprisoned [detained] for year(s) AND that Article 26 of the Criminal Justice (Northern Ireland) Order 1996 shall apply.

AND that the said defendant, released on licence under Article 26 of the Criminal Justice (Northern Ireland) Order 1996, on the (date) failed without teasonable excuse to comply with a condition of the said licence (here set out condition which is contravened) [in as much as you (here set out particulars of failure).

THIS IS 10 COMMAND YOU to appear on the hearing of the above complaint at (place) on (date) at o'clock in the forenoon, before a court of summary jurisdiction sitting for the petty sessions district of

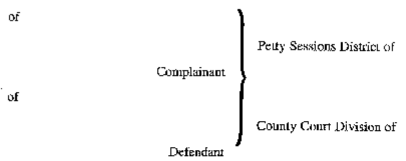
Dated this day of

Justice of the Peace [Clerk of Petty Sessions]

To you the said defendant"

"Form 14CMagistrates' Courts (Northern Ireland) Order 1981(Rules 14, 126B and 143)Criminal Justice (Northern Ireland) Order 1996(Article 27)

Warrant for accest on failure to comply with licence condition(s)



WHEREAS a complaint has been made in writing and on oath that on (date) , the defendant was convicted by a court of summary jurisdiction for the petry sessions district of {Crown Court} sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND that on the (date) the said court ordered that the defendant be imprisoned (detained) for year(s) AND that Article 26 of the Criminal Justice (Northern Ireland) Order 1996 shall apply.

AND that the said defendant, released on licence under Article 26 of the Criminal Justice (Northern Ireland) Order 1996, on the (date) failed without reasonable excuse to comply with a condition of the said licence condition which is contravened) [in as much as he (here set out particulars of failure)].

THIS IS TO COMMAND YOU to whom this warrant is addressed, to arrest the said and to bring him before a court of summary jurisdiction for the peny sessions district of sitting at (place) to answer to the said complaint.

Dated this day of

Resident Magistrate [Justice of the Peace]

To the Superintendent of the Royal Ulster Constabulary at

Note: This form may be endorsed for bail as on Form 9.

"Form 14DMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rule 14, 15, 126B and 143)Criminal Justice (Northern Ireland) Order 1996(Article 27)

Warrant of Commitment where person is recalled to prison under Article 27 of the Criminal Justice (Northern Ireland) Order 1996

of

Complainant

of

County Court Division of

Defendant

WHEREAS it appears that the defendant was on the (date) convicted by a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND that on the (date) the said court ordered that the defendant be imprisoned [detained] for year(s) AND that Article 26 of the Criminal Justice (Northern Iteland) Order 1996 shall apply.

AND WHEREAS it appears that the defendant was on the (date) discharged from HM Prison [Young Offenders Centre] at and was on that date serving the above sentence of imprisonment [period of detention], which but for his discharge pursuant to prison rules would have expired on the (date)

AND WHEREAS on the (date) a court of summary jurisdiction sitting at (place) being satisfied that the defendant, released on licence under Article 26 of the Criminal Justice (Northern Ireland) Order 1996, failed without reasonable excuse to comply with a condition of the said licence (here set out condition which is contravened) [in as much as he (here set out particulars of failure)]

THE COURT ORDERED that the licence be suspended and the defendant be recalled to prison [Young Offenders Centre] for (state period)

THIS IS TO COMMAND YOU, to whom this warrant is addressed, to lodge the defendant in HM Prison [Young Offenders Centre] in accordance with Part IV of the Young

Offenders Centre Rules (Northern Ireland) 1982] to be imprisoned [detained] there for the above period.

AND for this the present warrant shall be a sufficient authority to all whom it may concern.

Dated this

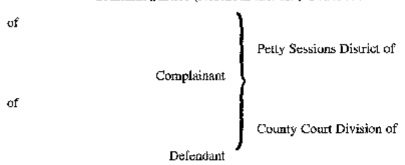
day of

Resident Magistrate [Clerk of Petry Sessions]

To the Superintendent of the Royal Ulster Constabulary at

"Form 14EMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rule 14, 15, 126B and 143)Criminal Justice (Northern Ireland) Order 1996(Article 28(2)(b))

Warrant of commitment to Crown Court under Article 28(2)(b) of the Criminal Justice (Northern Ireland) Order 1996



WHEREAS it appears that the defendant was on (date) convicted by a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND WHEREAS on the (date) the said court ordered that the defendant he imprisoned [detained] for year(s) AND that Article 26 of the Criminal Justice (Northern Ireland) Order 1996 shall apply.

AND WHEREAS it appears that the defendant was on the (date) — discharged from HM Prison [Young Offenders Centre] at — and was on that date serving the above sentence of imprisonment [period of detention] which but for his discharge pursuant to prison rules would have expired on the (date)

AND WHEREAS the defendant, released on licence under Article 26 of the Criminal Justice (Northern Ireland) Order 1996, was on the (date) convicted by a court of summary jurisdiction sitting at (place) of the following offence(s) being [an] offence(s) for which the court has power to sentence him to imprisonment [detention] namely: (state shortly particulars of offence)

THIS IS TO COMMAND YOU, to whom this warrant is addressed, to lodge the said defendant in HM Prison [Young Offenders Centre] at [in accordance with Part IV of the Young Offenders Centre Rules (Northern Ireland) 1982] in order that he may be brought before the Crown Court sitting at (place)

Dated this day of

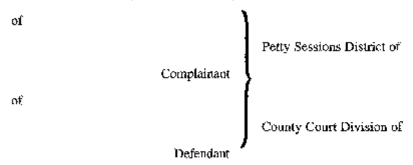
Resident Magistrate [Justice of the Peace] [Clerk of Petty Sessions]

To the Superintendent of the Royal Ulster Constabulary at

Note: This warrant may be endorsed for bail as on Form 11A.

"Form 14FMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rule 14, 15, 126B and 143)Criminal Justice (Northern Ireland) Order 1996(Article 28(1))

Warrant of commitment where person is ordered under Article 28(1) of the Criminal Justice (Northern Ireland) Order 1996 to be returned to prison



WHEREAS it appears that the defendant was on the (date)

convicted by a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND that on the (date) the said court ordered that the defendant be imprisoned [detained] for the Criminal Justice (Northern Ireland) Order 1996 shall apply.

AND WHEREAS it appears that the defendant was on the (date) discharged from HM Prison (Young Offenders Centre) at and was on that date serving the above sentence [period of detention] which but for his discharge pursuant to prison rules would have expired on the (date)

AND WHEREAS the defendant, released on licence under Article 26 of the Criminal Justice (Northern Ireland) Order 1996, was on the (date) convicted by a court of summary jurisdiction sitting at (place) of the following offence(s) being [an] offence(s) for which the court has power to sentence him with imprisonment [deteution] namely: (state shortly particulars of offence) committed on the (date)

AND the court ordered that (state court order(s) made on conviction),

THE COURT FURTHER ORDERED that the defendant be returned to prison [Young Offenders Centre] for (state period)

THIS IS TO COMMAND YOU, to whom this warrant is addressed, to lodge the defendant in HM Prison [Young Offenders Centre, at [in accordance with Part IV of the Young Offenders Centre Rules (Northern Ireland) 1982] to be imprisoned [detained] there for the above period.

AND for this the present warrant shall be a sufficient authority to all whom it may concern.

Dated this day of

Resident Magistrate [Justice of the Peace] [Clerk of Petty Sessions]

To the Superintendent of the Royal Ulster Constabilizing at

"Form 63AMagistrates' Courts (Northern Ireland) Order 1981(Rules 14 and 125)Criminal Justice (Northern Ireland) Order 1996(Article 4)

of Complainant Order for [absolute] [conditional] discharge Petty Sessions District of County Court Division of Defendant

WHEREAS the defendant was on the (duce) by a magistrates' court sitting at (place) following offence(s): (state shortly particulars of offence).

convicted of the

And the court is of the opinion having regard to the circumstances including the nature of the offence and the character of the defendant, that it is inexpedient to inflict punishment, [AND the court has explained to the defendant in ordinary language that if he commits another offence during the period specified below, he will be liable to be sentenced for the original offence for which the order is made].

It is therefore ordered that the defendant be discharged [absolutely] [subject to the condition that he commits no offence during the period of from the date of this order].

Dated this

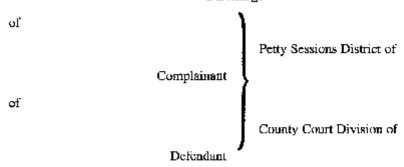
day of

Resident Magistrate
[Justice of the Peace]
[Clerk of Petty Sessions]

^{*} Insert details of any further order made by the court.

[&]quot;Form 63BMagistrates' Courts (Northern Ireland) Order 1981(Rules 7, 17 and 125)Criminal Justice (Northern Ireland) Order 1996(Article 5)

Complaint on Commission of Further Offence During Period of Conditional Discharge



I, of say on oath that the above-named defendant was on (date) convicted by a magistrates' court sitting at (place) the following offence(s): (state shortly particulars of offence)

AND on the (date) , the said court made an order discharging the defendant subject to the condition that he should commit no offence during the period of years then next ensuing.

AND the defendant was on the (date) convicted by a magistrates' court [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence) committed by him through the said period, that is, on the (date) and was sentenced [or ordered] to

Complainant [for Complainant]

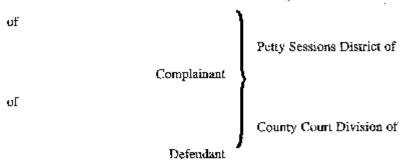
Ωf

Taken before me this day of in the County Court Division of

Justice of the Peace

"Form 63CMagistrates' Courts (Northern Ireland) Order 1981(Rules 8 and 125)Criminal Justice (Northern Ireland) Order 1996(Article 5)

Summons to Defendant on Commission of Further Offence During Period of Conditional Discharge



WHEREAS a complaint has been made before me by
of that on (date) , you, the
defendant were convicted by a magistrates' court sitting at (place)
of the following offence(s): (state shortly particulars of
offence)

AND that on the (date) the said court made an order discharging you subject to the condition that you should commit no offence during the period of year(s) then next ensuing AND by the said complaint it is further alleged that you were on the (date) convicted by a magistrates' court [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence) committed by you during the said period, that is,

committed by you during the said period, that is, on the (date) and that you were sentenced [or ordered] to

THIS IS TO COMMAND YOU to appear on the hearing of the above complaint at (place) on (date) at (time) o' clock in the forenoon, before a magistrates' court for the said county court division.

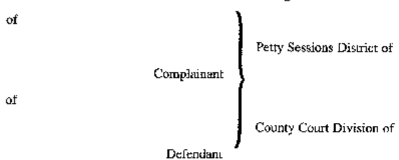
Dated this day of

Justice of the Peace [Clerk of Petry Sessions]

To you the said defendant"

"Form 63DMagistrates' Courts (Northern Ireland) Order 1981(Rules 14, 125 and 143)Criminal Justice (Northern Ireland) Order 1996(Article 5)

Warrant for Arrest on Commission of Further Offence During Period of Conditional Discharge



WHEREAS a complaint has been made in writing and on eath that on (date)
, the defendant was convicted by a magistrates' court sitting at (place)
of the following offence(s): (state shortly particulars of offence)

AND that on the (date) the said court made an order discharging the defendant subject to the condition that he should commit no offence during the period of year(s) then next ensuing AND by the said complaint it is further alleged that the defendant was on the (date) convicted by a magistrates' court [Crown Court] sixting at (place) of the following offence(s): (state shortly particulars of offence) committed by him during the said period, that is, on the (date) and was sentenced [or ordered] to

THIS IS TO COMMAND YOU, to whom this warrant is addressed, to arrest the said and bring him before a magistrates' court for the said county court division to answer the said complaint.

Dated this day of

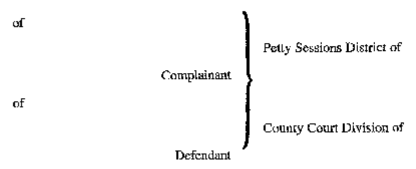
Resident Magistrate [Justice of the Peace]

To the Superintendent of the Royal Ulster Constabulary at

Note: This form may be endorsed for bail as on Form 9.11

"Form 63EMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rules 14, 15, 125 and 143)Criminal Justice (Northern Ireland) Order 1996(Article 5(5)(a))

Warrant of Commitment to the Crown Court on Commission of Further Offence By Person in whose case an Order for Conditional Discharge has been made



WHEREAS the defendant was on (date) Crown Coun sitting at (place) offence(s): (state shortly particulars of offence) convicted by the of the following

AND WHEREAS he was on the (date) convicted by a magistrates' court sitting at (place) of the fullowing offence committed on the (date) during the period of conditional discharge, namely (state shortly particulars of offence)

THIS IS TO COMMAND YOU, to whom this warrant is addressed, to lodge the defendant in HM Prison (Young Offenders Centre) at [in accordance with Part IV of the Young Offenders Centre Rules (Northern Iroland) 1982] in order that he may be brought before the Crown Court sitting at (place)

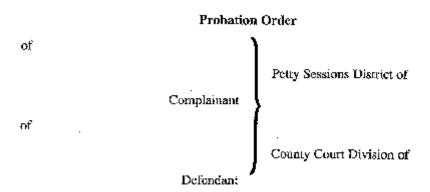
Dated this day of

Resident Magistrate [Justice of the Peace] [Clerk of Petty Sessions]

To the Superintendent of the Royal Ulster Constabulary at

Note: This warrant may be endorsed for ball as on Form 11A."

"Form 69AMagistrates' Courts (Northern Ireland) Order 1981(Rules 14 and 126)Criminal Justice (Northern Ireland) Order 1996(Article 10)



WHEREAS the defendant was on the (date) a magistrates' court sitting at (place) following offence(s): (state shortly particulars of offence)

convicted by of the

AND the court has explained in ordinary language to the defendant:

- (a) why it is making the order;
- (b) the effect of this order and its requirements;
- (c) the consequences which may follow if he fails to comply with any of the requirements of the order (including the fact that he will then be liable to be re-sentenced for the offence in respect of which the order is made); and
- (d) that the court has power to review the order on the application of either the defendant or of the officer responsible for his supervision.

IT IS ORDERED that the defendant, who [resides] [will reside] in the petty sessions district of the period of the

- That he shall keep in touch with the probation officer in accordance with such instructions as he may from time to time be given by the probation officer, and shall notify him of any change of address;
- (Here will follow any additional requirements).

*(AND the defendant has expressed his willingness to comply with the above requirements.)

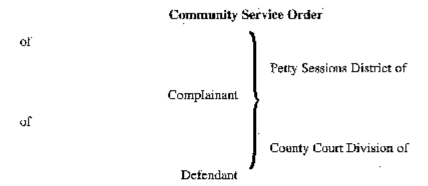
Dated this 6

day of

Resident Magistrate [Instice of the Peace] [Clerk of Petty Sessions]

^{*} To be omitted in the case of a child under 14.

[&]quot;Form 69BMagistrates' Courts (Northern Ireland) Order 1981(Rules 14 and 126)Criminal Justice (Northern Ireland) Order 1996(Article 13)



WHEREAS the above-named defendant being aged 16 or over, was on the (date) convicted by a magistrates' court sitting at (place) of the following offence(s): (state shortly particulars of offence)

which is (are) punishable with imprisonment.

AND on the (date) , the said court [having considered a presentence teport] is satisfied that the defendant is a suitable person to perform unpaid work under a community service order and that provision can be made for him to do so.

AND the court has explained in ordinary language to the defendant:

- (a) why it is making this order;
- (b) the effect of this order and its requirements;
- (c) the consequences which may follow if he fails to comply with any of the requirements of the order (including the fact that he will then be liable to be re-sentenced for the offence in respect of which the order is made); and
- (d) that the court has power to review the order on the application of either the defendant or of the responsible officer (within the meaning of Article 17(3) of the Criminal Justice (Northern Ireland) Order 1996).

And the defendant has consented to the making of this order.

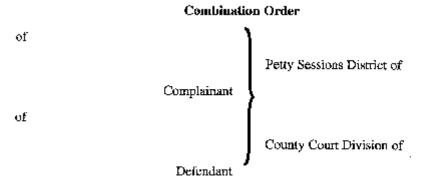
IT IS ORDERED that the defendant, who [resides] [will reside] in the petty sessions district of ..., shall during the period of 12 months beginning with the date of this order, be required to perform unpaid work for hours and shall comply with the following requirements:

- That he shall keep in touch with the relevant officer in accordance with such instructions as he may be given by that officer and notify him of any change of address;
- That he shall during the period of 12 months beginning with the date of this order perform for the number of hours specified in the order such work at such times as he may be instructed by the relevant officer;

[The court directs that such hours of work shall be [concurrent with] [additional to] the hours specified in the community service order(s) made on (date) for hours work [respectively].]

Dated this day of

Resident Magistrate [Justice of the Peace] [Cletk of Petty Sessions] "Form 69CMagistrates' Courts (Northern Ireland) Order 1981(Rules 14 and 126)Criminal Justice (Northern Ireland) Order 1996(Article 15)



WHEREAS the above-named defendant being aged 16 or over, was on the (date)
convicted by a magistrates' court sitting at (place) of
the following offence(s): (state shortly particulars of offence)

which is [are] punishable with imprisonment.

AND on the (date) , the said court [having considered a presentence report] is of the opinion that the making of an order under Article 15 of the Criminal Justice (Northern Ireland) Order 1996 combining probation and community service orders is desirable in the interests of [securing the rehabilitation of the defendant] [protecting the public from harm from him or preventing the commission by him of further offences].

AND the court has explained in ordinary language to the defendant:

- (a) Why it is making this order;
- (b) the effect of this order and its requirements;
- (c) the consequences which may follow if he fails to comply with any of the requirements of the order (including the fact that he will then be liable to be re-sentenced for the offence in respect of which the order is made); and
- (d) that the court has power to review the order on the application of either the defendant or of the responsible officer (within the meaning of Article 17(3) of the Criminal Justice (Northern Ireland) Order 1996).

IT IS ORDERED that the derendant, who [resides] [will reside] in the perty sessions district of shall during the period of 12 months beginning with the date of this order, be required to perform unpaid work for hours and shall be required for the period of year(s) next ensuing to be under the supervision of a probation officer appointed for or assigned to that district and shall comply with the following requirements:

- That he shall keep in touch with the probation officer responsible for his supervision and, where a different person, the relevant officer responsible for the work to be performed under this order, in accordance with such instructions as he may from time to time be given by the officer or officers and notify the officer or officers of any change of address;
- That he shall during the period of 12 months beginning with the date of this order perform for the number of hours specified in the order such work at such time as he may be instructed by the relevant officer;
- (Here will follow any additional requirements).

AND the defendant has consented to the making of the order and has expressed his willingness to comply with the above requirements.

Dated this day of

Resident Magistrate [Justice of the Peace] [Clerk of Petty Sessions]**

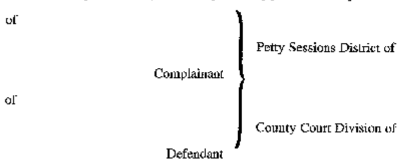
"Form 69DMagistrates' Courts (Northern Ireland) Order 1981(Rules 7, 17 and 126)Criminal Justice (Northern Ireland) Order 1996(Schedule 2, paragraph 2)

Complaint for failure to comply with requirement(s) of [probation] [community service] [combination] order of Petty Sessions District of Complainant of County Court Division of Defendant I, of say on eath that the above-named defendant was on the (date) convicted by a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) the following offence(s): (state shortly particulars of offence) the said Court made a [probation AND that on the (date). order] [community service order] [combination order under Article 15 of the Criminal Justice (Northern Ireland) Order 1996] requiring the said defendant to (here set out requirement which is contravened) AND the said defendant did on (date). fail to comply with the last-mentioned requirement fin as much as he (here set out particulars of breach) Complainant [for Complainant] Taken before me, this day of in the County Court Division of

Justice of the Peace"

[&]quot;Form 69EMagistrates' Courts (Northern Ireland) Order 1981(Rules 8 and 126)Criminal Justice (Northern Ireland) Order 1996(Schedule 2, paragraph 2)

Summons to Defendant for failure to comply with requirement(s) of [probation] [community service] [combination] order



WHEREAS a complaint has been made before me by that on (date) , you, the said defendant were convicted by a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND that on the (date) the said court made a [probation order] [community service order] [combination order under Article 15 of Criminal Justice (Northern Ireland) Order 1996] requiring you to (here set out requirements which is contravened) and by the said complaint, it is further alleged that you did on (date) , fail to comply with the last-mentioned requirement of the said order [in as much as you (here set out particulars of breach)].

THIS IS TO COMMAND YOU, to appear on the hearing of the above complaint at (place) on (date) at o'clock in the forenoon, before a court of summary jurisdiction sitting for the petty sessions district of

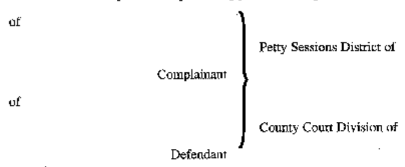
Dated this day of

Justice of the Peace [Clerk of Perty Sessions]

To you the said defendant

"Form 69FMagistrates' Courts (Northern Ireland) Order 1981(Rules 14, 126 and 143)Criminal Justice (Northern Ireland) Order 1996(Schedule 2, paragraph 2)

Warrant for Arrest on failure to comply with requirement(s) of [probation] [community service] [combination] order



WHEREAS a complaint has been made in writing and on oath that on (date), the defendant was convicted by a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) of the following offence(s): $(state\ shortly\ particulars\ of\ offence)$:

AND that on the (date) the said court made a [probation order [community service order] [combination order under Article 15 of Criminal Justice (Northern Ireland) Order 1996] requiring the said defendant to (here set out requirement which is contravened) and by the said complaint, it is further alleged that the defendant did on (date) fail to comply with the last-mentioned requirement of the said order [in as much as he (here set out particulars of breach)].

THIS IS TO COMMAND YOU, to whom this warrant is addressed, to arrest the said and to bring him before a court of summary jurisdiction sitting for the petty sessions district of sitting at (place) to answer to the said complaint.

Dated this day of

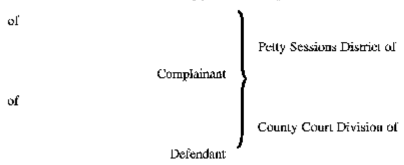
Resident Magistrate [Justice of the Peace]

To the Superintendent of the Royal Ulster Constabulary at

Note: This form may be endorsed for bail as on Form 9.

"Form 69GMagistrates' Courts (Northern Ireland) Order 1981(Rules 14 and 126)Criminal Justice (Northern Ireland) Order 1996(Schedule 2, paragraph 3)

Order on failure to comply with requirement(s) of [probation] [community service] [combination] order



WHEREAS a court of summary jurisdiction for the petry sessions district of [Crown Court] sitting at (place) on (date) convicted the defendant of the following offence(s): (state shortly particulars of offence)

AND that on the (date) the said court made a [probation order] [community service order] [combination order under Article 15 of the Criminal Justice (Northern Ireland) Order 1996] which required him to (here set out requirement which is contravened), and by the said complaint, it is further alleged that you did on (date) fail to comply with the last mentioned requirement of the said order [in as much as you (here set out particulars of breach)].

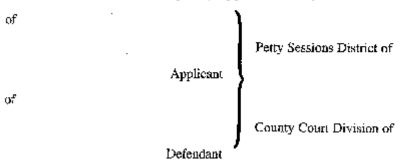
AND WHEREAS on the (date) , a court of summary jurisdiction sitting at (place) being satisfied that the defendant has failed without reasonable excuse to comply with the last mentioned requirement of the said order, ORDERED [that the defendant (here sate particulars of decision)] [that the order should be revoked and that—

Dated this day of

Resident Magistrate
[Justice of the Peace]
[Clerk of Petty Sessions]

"Form 69HMagistrates' Courts (Northern Ireland) Order 1981(Rules 126)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraph 7, 9, 12, 13 and 15)

Notice of Application for [Revocation] [Amendment] of [probation] [community service] [combination] order



WHEREAS a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) on the (date) convicted [me] [the respondent (name) of the following offence(s): (state shortly particulars of offence)

AND that on the (dute) — the said court made a [probation order] [community service order] [combination order onder Article 15 of the Criminal Justice (Northern Ireland) Order 1996].

[AND having regard to the circumstances which have arisen since the order was made, namely:

TAKE NOTICE that I intend to apply to a court of summary jurisdiction for the petty sessions district of sitting at (place) on the (date) , that the said order be [amended] [revoked] faud that the defendant should be dealt with in some other manner for the offence in respect of which the order was made].

Dated this

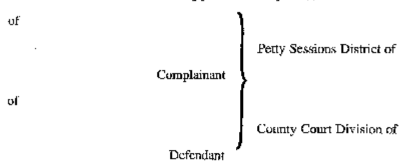
day of

Applicant

To you the said defendant

"Form 69IMagistrates' Courts (Northern Ireland) Order 1981(Rules 8 and 126)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraph 7, 12 and 17)

Summons to Defendant to [Amend] [Revoke] a [probation] [community service] [combination] order



WHEREAS an application has been made by
of that on (date) , you,
the said defendant were convicted by a court of summary jurisdiction for the perty
sessions district of [Crown Court] sitting at (place)
, of the following offence(s): (state shortly particulars
of offence)

AND that on the (date) — the said court made a throbation order [community service order] [combination order under Article 15 of the Criminal Justice (Northern Ireland) Order 1996].

AND, whereas hy the said application (name of applicant) has applied that the said order be [amended] [revoked] [and the court deal with you in some other manner for the offence in respect of which the order was made].

THIS IS TO COMMAND YOU, to appear as a defendant on (date), at o'clock in the forenoon, before a court of summary jurisdiction for the petry sessions district of sitting at (place) in answer to the said application.

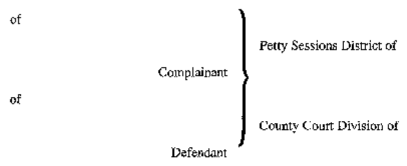
Dated this day of

Justice of the Peace [Clark of Petty Sessions]

To you the said defendant

"Form 69JMagistrates' Courts (Northern Ireland) Order 1981(Rules 14, 126 and 143)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraph 7 and 17)

Warrant for Arrest of Defendant on Failure to appear in answer to sommons to [Amend] [Revoke] a [probation] [community service] [combination] order



WHEREAS an application has been made that the defendant was convicted by a court of summary jurisdiction for the petty sessions district of [Crown Court] sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND that on the *(date)* the said court made a [probation order] [community service order] [combination order under Article 15 of the Criminal Justice (Northern Ireland) Order 1996].

AND a summons to [revoke] [amend] the said order was duly served on the defendant requiring him to appear before a court of summary jurisdiction sitting at,(place) on the (date)

AND the defendant failed to appear at the said court in answer to the summons.

Dated this day of

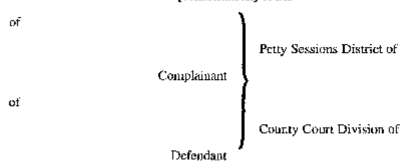
Resident Magistrate [Justice of the Peace]

To the Superintendent of the Royal Ulster Constabulary at

Note: This form may be endorsed for bail as on Form 9

"Form 69KMagistrates' Courts (Northern Ireland) Order 1981(Rules 14 and 126)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraph 7, 12, 13 and 15)

Order to [Revoke] [Amend] a [probation] (community service] [combination] order



WHEREAS a court of summary jurisdiction for the petty sessions district of silting at (place) , on (date) convicted the defendant of the following offence(s): (state shortly particulars of offence)

AND WHEREAS has applied that the order should be [revoked] [amended] on the ground that:

[AND IT APPEARS to the court that, having regard to circumstances which have arisen since the order was made, it would be in the interests of justice that the order should be [revoked] [and that the court should deal with the defendant for the above offence in a manner in which it could deal with him if he had just been convicted by the court of the offence].

IT IS ORDERED that the said order should be {revoked} [amended] (insert details of order as appropriate)

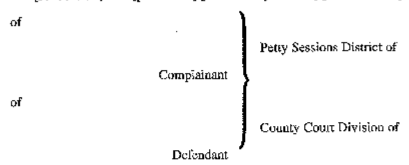
[The defendant has expressed his willingness to comply with the requirements of the order as amended.]

Dated this day of

Resident Magistrate
[Justice of the Peace]
[Clerk of Petry Sessions]

"Form 69LMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rules 14, 15, 126 and 143)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraphs 3(1)(d), 7(2)(a)(ii))

Warrant of Commitment on [failure to comply with requirement(s)] [revocation] of a [probation] [community service] [combination] order



WIIEREAS it appears that the defendant was on the (date) convicted by a magistrates court sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND WHEREAS on the (date)

a court of summary

jurisdiction sitting at (place)

being satisfied that [the defendant failed without reasonable excuse to comply with the last mentioned requirement of the said order;] [having regard to circumstances which have arisen since the order was made, it would be in the interests of justice that] the order should be revoked and that the court should deal with him for the above offence in a manner in which it could deal with the defendant if he had just been convicted by the court of the offence.

AND the court [having considered a pre-scutence report] is of the opinion [that the offence, or the combination of the offence and one or more offences associated with it, was so serious that only a custodial sentence can be justified for that offence because (state reason) [[where the offence is a violent or sexual offence, that only a custodial sentence would be adequate to protect the public from serious harm from him, because (state reason) [[proposed a community sentence which requires the consent of the defendant] [and the defendant refused to give that consent [but assumes the defendant to have refused to give his consent on account of his wilful and persistent failure to comply with the requirements of a community order AND [the court is of the opinion that a custody probation order under Article 24 of

the Criminal Justice (Northern Ireland) Order 1996 is not appropriate because (state reason)

] [the defendant refused to give his consent to a custody

probation order].

THE COURT ORDERED THAT the said order be revoked and that for the said offence, the defendant be [imprisoned] [detained] in the [Prison] {Young Offenders Centre] for the period of

[AND THE COURT ORDERED that Article 26 of the Criminal Justice (Northern Ireland) Order 1996 shall apply.]

THIS IS TO COMMAND YOU, to whom this warrant is addressed, to lodge the defendant.

in HM Prison [Young Offenders Centre] at [in accordance with Part IV of the Young Offenders Centre Rules (Northern Ireland) 1982] to be detailed there for the period of

And for this the present warrant shall be a sufficient authority to all whom it may concern,

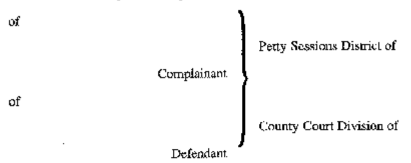
Dated this day of

Resident Magistrate [Justice of the Peace] [Clerk of Petty Sessious]

To the Superintendent of the Royal Ulster Constabulary at

"Form 69MMagistrates' Courts (Northern Ireland) Order 1981(Rule 126A)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraph 3(4))

Certificate of failure to comply with requirement(s) of [probation] [community service] [combination] order



WHEREAS it appears that the defendant was on the (date) convicted by the Crown Court sitting at (place) of the following offence(s): (state shortly particulars of offence)

AND that on the (date) the said court made a [probation order] [community service order] [combination order under Article 15 of the Criminal Justice (Northern Ireland) Order 1996] which required him to (here set nut requirement which is contravened).

AND WHEREAS on the (date) a court of summary jurisdiction for the petty sessions district of sitting at (place) being satisfied, HEREBY CERTIFIES that the defendant has failed to comply with the last-mentioned requirement of the said order [in as much as he (here specify particulars of breach)].

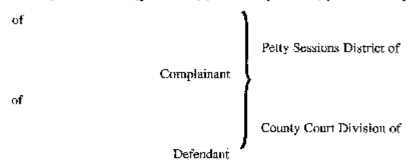
Dated this day of

Resident Magistrate

To the Crown Court sitting at

"Form 69NMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rules 14, 15, 126, 126A and 143)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraph 3(3))

Warrant of Commitment to the Crown Court on failure to comply with requirement of a [probation] [community service] [combination] order



WHEREAS it appears that the defendant was on the (date) convicted by the Crown Court sitting at (place) of the following offence(s): (state shortly particulars of offence);

AND that on the (date) the said court made a [probation order] [community service order] [combination order under Article 15 of the Criminal Justice (Northern Ireland) Order 1996] which required him to (here set our requirement which is contravened).

AND WHEREAS on the (date) a court of summary jurisdiction sitting at (place) being satisfied that the defendant has failed without reasonable excuse to comply with the last-mentioned requirement of the said order, the court ordered that the defendant be committed to custody until he can be brought before the Crown Court sitting at

THIS IS TO COMMAND YOU, to whom this waterant is addressed, to lodge the defendant in HM Prison [Young Offenders Centre] at [in accordance with Part IV of the Young Offenders Centre Rules (Northern Ireland) 1982] in order that he may be brought before the Crown Court sitting at (place)

Dated this day of

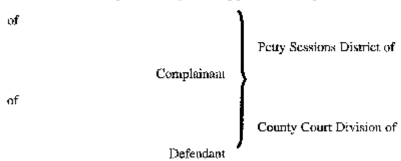
Resident Magistrate
[Justice of the Peace]
[Clerk of Petty Sessions]

To the Superintendent of the Royal Ulster Constabulary at

Note: This warrant may be endorsed for bail as on Form 11A.

"Form 69OMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rules 14, 126, 126A and 143)Criminal Justice (Northern Ireland) Order 1996(Schedule 2 paragraph 7(2)(b) and 9(2)(b))

Warrant of Commitment to Crown Court on Revocation of (probation) [community service] [combination] order



WHEREAS it appears that the defendant was on the (date) convicted by the Crown Court sitting at (ptace) of the following offence(s): (state shortly particulars of offence)

AND WHEREAS on the (date) a court of summary jurisdiction sitting at (place) being satisfied, having heard an application by the [defendant] [responsible officer] and having regard to circumstances which have arisen since the order was made, that it would be in the loterests of justice that the order should be revoked [and that the defendant should be dealt with in some other manner for the offence in respect of which the order was made].

THIS IS TO COMMAND YOU, to whom this warrant is addressed to lodge the defendant in 11M Prison [Young Offenders Centre] at [in accordance with Part IV of the Young Offenders Centre Rules (Northern Ireland) 1982] in order that he may be brought before the Crown Court sitting at (place)

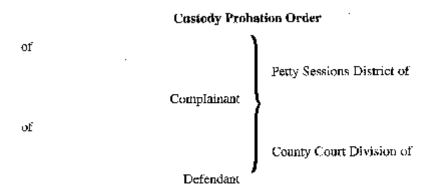
Dated this day of

Resident Magistrate [Justice of the Peace] [Clerk of Petty Sessions]

To the Superintendent of the Royal Ulster Constabulary at

Note: This warrant may be endorsed for bail as on Form 11A.

"Form 69PMagistrates' Courts (Northern Ireland) Order 1981(Rules 14, 126 and 126A)Criminal Justice (Northern Ireland) Order 1996(Article 24)



WHEREAS the defendant was on the (date)
convicted by a magistrates' court sitting at (place)
of the following offence(s): (state shortly particulars of offence)
which is punishable with imprisonment

of 12 months or more.

AND the court [having considered a pre-sentence report] is of the opinion [that the offence or the combination of the offence and one or more offences associated with it, was so serious that only a custodial sentence can be justified for the offence because (state reason)] [where the offence is a violent or sexual offence, that only a custodial sentence would be adequate to protect the public from serious harm from him because (state reason) [proposed a community sentence which requires consent of the defendant and the defendant refused to give that consent].

AND THE COURT is satisfied that it would be appropriate to make a costody probation order under Article 24 of the Criminal Justice (Northern Ireland) Order 1996 AND has explained in ordinary language to the defendant:

- (a) why it is making the order;
- (b) the effect of the probation order and its requirements;
- (c) the consequences which may follow if he fails to comply with any of the requirements of the probation order (including the fact that he will then be liable to be re-sentenced for the offence in respect of which the order is made); and
- (d) that the court has power to review the probation order on the application of either the defendant or of the officer responsible for his supervision.

IT IS ORDERED that the defendant be imprisoned [detained] for

AND on his release from custody the defendant be required for the period of year(s) next ensuing to be under the supervision of a probation officer appointed for or assigned to the district in which he will reside and shall comply with the following requirements:

- (a) That he shall keep in touch with the probation officer in accordance with such instructions as he may from time to time be given by the probation officer, and shall notify him of any change of address;
- (h) (Here will follow any additional requirements).

The defendant has consented to the making of this order.

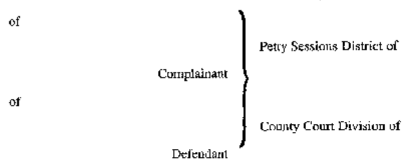
AND WHEREAS if the defendant had not consented to this order the term of imprisonment [detention] would have been (here state the term of the custodial sentence the court would have passed under Article 20 of the Criminal Justice (Northern Ireland) Order 1996 if the defendant had not consented to the order).

Dated this day of

Resident Magistrate
[Justice of the Peace]
[Clerk of Petty Sessions]

"Form 69QMagistrates' Courts (Northern Ireland) Order 1981(Article 114; Rules 14, 15, 126 and 143)Criminal Justice (Northern Ireland) Order 1996(Article 24)

Warrant of Commitment on sentence of Custody Probation Order



WHEREAS it appears that the defendant was on the (date) convicted by a magistrates' court sitting at (place) on (date) of the following offence(s): (state shortly particulars of affence) which [is] [are] punishable with imprisonment of 12 months of more.

AND the court [having considered a pre-sentence report] is of the opinion [that the offence or the combination of the offence and one or more offences associated with it, was so serious that only a custodial sentence can be justified for the offence because (state reason)

[where the offence is a violent or sexual offence, that only a custodial sentence would

[where the offence is a violent or sexual offence, that only a custodial sentence would be adequate to protect the public from serious harm from him because (state reason)

[proposed a community sentence which requires the consent of the defendant and the defendant refused to give that consent].

AND the court is satisfied that it would be appropriate to make a custody probation order under Article 24 of the Criminal Justice (Northern Ireland) Order 1996.

IT IS ORDERED that the defendant be imprisoned [detained] for

AND on his release from custody be required for the period of year(s) next ensuing to be under the supervision of a prohation officer appointed for or assigned to the district in which he will reside.

THIS IS TO COMMAND YOU, to whom this warrant is addressed to lodge the defendant in HM Prison [Young Offenders Centre] at [in accordance with Part IV of the Young Offenders Centre Rules (Northern treland) 1982] to be detained there for the period of

AND for this the present warrant shall be a sufficient authority to all whom it may concern.

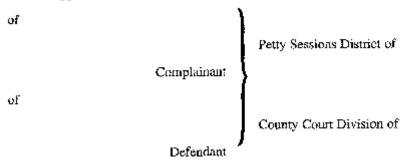
Dated this day of

Resident Magistrate [Justice of the Peace] [Cletk of Petty Sessious]

To the Superintendent of the Royal Ulster Constabulary at

"Form 124Magistrates' Courts (Northern Ireland) Order 1981(Rules 147A)Mental Health (Northern Ireland) Order 1986(Schedule 2A paragraph 7(2), 8(1))

Application for amendment of supervision and treatment order



WHEREAS the Crown Court sitting at (place)
on the (date) found are [the Respondent]
charged with the following offence(s) namely: (state shortly particulars of offence)

[guilty by reason of insanity] [unlit to be tried and [he] [I] did the act or made the omission charged].

AND that on the (date) the said court made a supervision and treatment order which required [here set out requirement which is to be amended]

TAKE NOTICE that I intend to apply under Schedule 2A to the Mental Health (Northern Ireland) Order 1986 for an amendment of the above requirement to a court of summary jurisdiction for the petry sessions district of sitting at (place) on (date to be fixed) at (time)

I attach a copy of the supervision and treatment order.

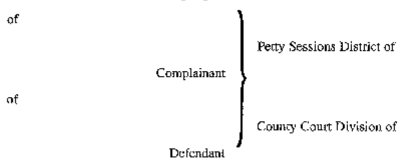
Dated this day of

Applicant: Address:

To Respondent

"Form 125Magistrates' Courts (Northern Ireland) Order 1981(Rules 14 and 147A)Mental Health (Northern Ireland) Order 1986(Schedule 2, Paragraph 7(2), 11(1)(b))

Order amending supervision and treatment order



WHEREAS the Crown Court sitting at (place) on the (date) — made a supervision and treatment order within the meaning of Schedule 2A to the Mental Health (Northern Ireland) Order 1986.

AND WHEREAS has applied that the order should be amended on the ground that

IT IS ORDERED that the said order should be amended (here state particulars of amendment)

Dated this day of

Resident Magistrate
[Justice of the Peace]
[Clerk of Petty Sessions]