F. Medical Report on (name of boy or g	irļ)	************		· • • • • • • • • • • • • • • • • • • •					
Is he (or she) generally sound and				•			,		
healthy? Has he (or she) full use of —	1								
(a) all limbs?									
(b) eyesight?	1	,							
(c) hearing?	١.			•			5		
Is there any history of fits? Is his (or her) mental ability normal	1								
having regard to age?	ļ								
If this question cannot be an-	,								
swered in the affirmative, full	İ						•		
information should be given									
as to mental condition and									
grading with a statement (if	1								
possible) either of the mental	Ì								
age or the intelligence quo-	ì								
tient. Does he (or she) suffer from in-	1								
continence of urine or faeces?								,	
Is he (or she) free from any cutaneous									•
disorder?"					•				
If not, state nature of disorder.	1	*						•	
Is there any sign of tuberculous			•						
disease?	1					•	,		
Is there any sign of physical or men- tal abnormality not coming under	1					•			
the above headings?	· .				•				
	_j					·	· · ·		
I certify that I have this day examin	ned the	abov	e-nar	med	boy	(or	girl)	with	the
results shown in this report.				٠.	*				
Signature		,	,	,					.,
Official description (if any)			;				٠		
Omeiar description (if any)			*************			••••••		***********	*********
. Date							······································		
G. Any other Information or Comments.								٠٠٠.	
									
Summary	y Proc	eedi	ngs						

Rules, dated 31st March, 1950, made by the Ministry of Home Affairs with the approval of the Lord Chief Justice of NORTHERN IRELAND UNDER SECTION ONE HUNDRED AND THIRTY-FOUR OF THE CHILDREN AND YOUNG PERSONS ACT (NORTHERN IRELAND), 1950.

1950. No. 56

The Ministry of Home Affairs for Northern Ireland in exercise of the powers conferred on it by section one hundred and thirty-four of the Children and Young Persons Act (Northern Ireland), 1950 (hereinafter referred to as "the Act"), hereby makes the following Rules:

- 1. These Rules may be cited as The Summary Jurisdiction (Children and Young Persons) Rules (Northern Ireland), 1950.
 - 2. These Rules shall come into operation on the 1st April, 1950.

- 3. In these Rules the following expressions have the meanings hereby respectively assigned to them, that is to say—
 - "court" means in Parts I, II and III a juvenile court constituted in accordance with the provisions of the Second Schedule to the Children and Young Persons Act (Northern Ireland), 1950, and in Part IV a court of summary jurisdiction, whether a juvenile court or not;
 - "order book" means the order book kept for the juvenile court pursuant to Rule 25 of these Rules.

PART I

Juvenile Offenders

- 4. This Part of these Rules shall apply in the case of a child or young person brought before a court charged with an offence and, so far as applicable, in the case of any child or young person dealt with in pursuance of section 66 of the Act.
- 5.—(1) The court shall, except in any case where the child or young person is legally represented, allow his parent or guardian to assist him in conducting his defence, including the cross-examination of witnesses for the prosecution.
- (2) Where the parent or guardian cannot be found or cannot in the opinion of the court reasonably be required to attend, the court may allow any relative or other responsible person to take the place of the parent or guardian for the purposes of this Part of these Rules.
- 6. The court shall explain to the child or young person the substance of the charge in simple language suitable to his age and understanding.
- 7. Subject to the provisions of Section 61 of the Act, the court shall then ask the child or young person whether he admits the charge.
- 8.—(1) If the shild or young person does not admit the charge the court shall hear the evidence of the witnesses in support of the charge. At the close of the evidence-in-chief of each witness the witness may be cross-examined by or on behalf of the child or young person.
- (2) If in any case where the child or young person is not legally represented or assisted in his defence as provided by Rule 5, the child or young person, instead of asking questions by way of cross-examination, makes assertions, the court shall then put to the witness such questions as it thinks necessary on behalf of the child or young person and may for this purpose question the child or young person in order to bring out or clear up any point arising out of any such assertions.
- 9. If it appears to the court that a prima facie case is made out, the child or young person shall be told that he may give evidence or make a statement, and the evidence of any witnesses for the defence shall be heard.

- 10. Where the child or young person is found guilty of an offence, whether after a plea of guilty or otherwise
 - (i) he and his parent or guardian, if present, shall be given an opportunity of making a statement;
 - (ii) the court shall, except in cases which appear to it to be of a trivial nature, obtain such information as to the general conduct, home surroundings, school record and medical history of the child or young person as may enable it to deal with the case in his best interests, and shall if such information is not fully available consider the desirability of remanding the child or young person for such enquiry as may be necessary;
 - (iii) the court shall take into consideration any report which may be furnished by a probation officer or by a welfare authority in pursuance of section 37 of the Act;
 - (iv) any written report of a probation officer, welfare authority, or registered medical practitioner may be received and considered by the court without being read aloud:

Provided that

- (a) the child or young person shall be told the substance of any part of the report bearing on his character or conduct which the court considers to be material to the manner in which he should be dealt with;
- (b) the parent or guardian, if present, shall be told the substance of any part of the report which the court considers to be material as aforesaid and which has reference to his character or conduct, or the character, conduct, home surroundings, or health of the child or young person; and
- (c) if the child or young person or his parent or guardian, having been told the substance of any part of any such report, desires to produce evidence with reference thereto, the court, if it thinks the evidence material, shall adjourn the proceedings for the production of further evidence, and shall, if necessary, require the attendance at the adjourned hearing of the person who made the report; and
- (v) if the court acting in pursuance of this Rule considers it necessary in the interests of the child or young person, it may require the parent or guardian or the child or young person, as the case may be, to withdraw from the court.
- 11. The Court shall thereupon, unless it thinks it undesirable to do so, inform the parent or guardian, if present, of the manner in which it proposes to deal with the child or young person and allow the parent or guardian to make representations.
- 12. Where a child or young person has been remanded, and the period of remand is extended in his absence in accordance with section

50 of the Act, notice in form No. 9 in the Schedule to these Rules shall be given to him and his sureties (if any) of the date at which he will be required to appear before the court.

PART II

Juveniles in need of care or protection

- 13. This Part of these Rules shall apply in the case of a child or young person dealt with in pursuance of sections 62, 63 and 64 of the Act and shall apply also in the case of a child or young person dealt with in pursuance of section 65, section 67, or section 111 (6), (7) or (8) of the Act, subject to the modifications in Rules 23 or 24 as the case may be.
- 14. Where a child or young person is to be brought before the court otherwise than by way of summons or warrant as provided by Rule 15 and an application is to be made to the court in respect of the child or young person for an order under sections 62, 63 and 64, or section 67 or section 111 (6), (7) or (8) of the Act, the person or authority intending to make the application (hereinafter called the "applicant") shall, subject to the provisions of section 36 of the Act, unless he is himself the parent or guardian, serve a notice on the parent or guardian of the child or young person, if he can be found, specifying the grounds upon which the child or young person is to be brought before the Court, and the time and place at which the court will sit: and in any case shall send a notice to the clerk of the court, who shall thereupon enter the particulars of the case in the order book.
- 15.—(1) Where the child or young person has not been removed to a place of safety, a summons may, if necessary, be issued requiring him to attend before the court, and the provisions of section 11 of the Petty Sessions (Ireland) Act, 1851, shall apply as if the application were by way of complaint for an order.
- (2) If in any case it appears necessary to a justice of the peace he may (whether or not a summons has previously been issued) grant a warrant in accordance with the provisions of section 11 of the Petty Sessions (Ireland) Act, 1851, subject to the modification that the warrant shall direct that the child or young person shall be brought before a juvenile court and, unless he is released on bail, shall be detained in a place of safety until he can be so brought.
- 16. Before proceeding with the hearing the court shall inform the child or young person of the nature of the application.
- 17.—(1) Where the application is made under sections 62, 63 and 64 of the Act the court shall, except in a case where the child or young person is legally represented, allow his parent or guardian, if present, to conduct the case in opposition to the application.
- (2) Where the parent or guardian cannot be found or cannot in the opinion of the court reasonably be required to attend, the court may allow any relative or other responsible person to take the place of the parent or guardian for the purposes of this Part of these Rules

- 18.—(1) The court shall proceed, in accordance with section 13 of the Petty Sessions (Ireland) Act, 1851, to hear the evidence tendered by or on behalf of the applicant.
- (2) Where the nature of the case, or the evidence to be given, is such that in the opinion of the court it is in the interests of the child or young person that the evidence, other than any evidence relating to the character or conduct of the child or young person, should not be given in his presence, the court may hear any part of such evidence in his absence; and in that event his parent or guardian shall be permitted to remain in court during the absence of the child or young person.
- (3) The Court may exclude the parent or guardian of the child or young person while he gives evidence or makes a statement, if the court is satisfied that in the special circumstances it is proper to do so:

Provided that the court shall inform the parent of guardian of the substance of any allegation made by the child or young person, and shall give him an opportunity of meeting it by calling evidence or otherwise.

- 19. If it appears to the court after hearing the evidence in support of the application that a *prima facie* case is made out, it shall tell the child or young person and his parent or guardian, if present, that they may give evidence or make a statement, and call witnesses.
- 20. Where a child who is brought before the court appears to the court to be under the age of five years, the court may direct that the child need not attend at any adjourned hearing of the application unless or until required by the court so to do.
- 21. Where the court is satisfied that the child or young person comes within the description mentioned in the application, or, in the case of an application under section 65 of the Act, that the parent or guardian is unable to control the child or young person
 - (i) the court shall obtain such information as to the general conduct, home surroundings, school record and medical history of the child or young person as may enable it to deal with the case in his best interests; and shall, if such information is not fully available, consider the desirability of adjourning the case for such enquiry as may be necessary or of making an interim order under section 70 of the Act;

(ii) the court shall take into consideration any report which may be furnished by a probation officer or welfare authority in pursuance of section 37 of the Act;

(iii) any written report of a probation officer, welfare authority, or registered medical practitioner may be received and considered by the court without being read aloud:

Provided that

(a) the child or young person shall be told the substance of any part of the report bearing on his character or

conduct which the court considers to be material to the manner in which he should be dealt with;

(b) the parent or guardian, if present, shall be told the substance of any part of the report which the court considers to be material as aforesaid and which has reference to his character or conduct, or the character, conduct, home surroundings, or health of the child or young person; and

(c) if the child or young person or his parent or guardian, having been told the substance of any part of such report, desires to produce evidence with reference thereto, the court, if it thinks the evidence material, shall adjourn the proceedings for the production of further evidence and shall, if necessary, require the attendance at the adjourned hearing of the person who made the report; and

(iv) if the court acting in pursuance of this Rule considers it necessary in the interests of the child or young person, it may require the parent of guardian or the child or young person, as the case may be, to withdraw from the court.

- 22. The court shall thereupon, unless it thinks it undesirable to do so, inform the parent or guardian, if present, of the manner in which it proposes to deal with the child or young person and allow his parent or guardian to make representations.
- 23. In the application of this Part of these Rules to the case of a child or young person brought before the court under section 65 of the Act the following modifications shall have effect:

(i) Rules 14 and 17 shall not apply.

- (ii) The clerk of the court shall enter the particulars of the case in the order book, and the court before dealing with the application shall, unless it is satisfied that the local authority has already been informed, cause notification in writing to be sent to the local authority within whose area the child or young person is resident.
- 24. In the application of this Part of these Rules to the case of a child or young person brought before a court under section 67 (1) of the Act, or upon an application under section 111 (6), (7) or (8) of the Act, the following modifications shall have effect:
 - (i) In addition to the notice required to be served on the parent or guardian pursuant to Rule 14 the person responsible for bringing the child or young person before the court shall serve notice on the welfare authority in the same manner as if section 37 of the Act were applicable and reports furnished by a probation officer or welfare authority shall be taken into consideration as if they were furnished in accordance with that section.

(ii) Rule 17 shall apply in like manner as it applies in the case of an application under sections 62, 63 and 64 of the Act, except in a case in which the parent or guardian is the applicant.

(iii) Rule 21 shall apply where the court is satisfied that a prima facie case has been made out for the making of an order

under either of the said sections.

PART III

Order Book

25. Such part of the order book required by section 21 of the Petty Sessions (Ireland) Act, 1851, to be kept by the clerk of the court as relates to the proceedings of the juvenile court shall be kept in a separate book.

PART IV

General

- 26. Where a court makes an order under section 62, 63 and 64 or under section 65 or 111 (6), or (7) of the Act or section 38 of the Education Act (Northern Ireland), 1947, placing a child or young person under the supervision of a probation officer or some other person, it shall furnish to the child or young person a notice in writing in form No. 42 in the Schedule to these Rules stating in simple terms the effect of the order, including the power of the court under section 67 (1) of the Act to deal further with him. Such notice shall at the same time be read over to the child or young person (in the presence, if practicable, of his parent or guardian) with such explanation as may be thought desirable.
- 27. The security which a court of summary jurisdiction may, under section 57 (2) of the Act, require a parent or guardian to give for the good behaviour of a child or young person shall be given by way of recognizance.
- 28. An order made under section 122 or section 123 (2) of the Act, on a parent or other person liable to maintain a child or young person, may be served by any constable or officer of a local authority or welfare authority by delivering a copy of such order to the person on whom it is made, or by leaving the same at such person's last known place of abode with some other person for him, or by sending the same by registered post to him at his last known place of abode.
- 29. Where an order is made under section 123 (2) of the Act in respect of an affiliation order, payments under which have been ordered to be made to a collecting officer, notice of the making of the order shall be given by the clerk of the court to the collecting officer, either personally or by written notice sent or delivered to his address by post or otherwise.

- 30. Where a child or young person is charged with an offence, or is for any other reason brought before a court, a summons or warrant may be issued by a court of summary jurisdiction to enforce the attendance of a parent or guardian for the purposes mentioned in section 36 of the Act, in the same manner as if an information were laid or complaint made upon which a summons or warrant could be issued against a defendant under the Summary Jurisdiction Acts (Northern Ireland) and a summons to the child or young person may include a summons to the parent or guardian to enforce his attendance for the said purpose.
 - 31. Where a young person is committed to prison
 - (a) on remand or committal for trial (section 35 of the Act), or
 - (b) upon a finding of guilt in respect of an offence or in default of payment of a fine, damages, or costs (section 54 (5) of the Act), or
 - (c) after the making of a training school order (section 73 (2) of the Act)

the Court shall include in the order of committal a certificate as required by section 35 (1) or section 54 (5) of the Act.

- 32. The forms in the Schedule hereto, or forms to the like effect, may be used, with such variations as circumstances may require, in proceedings under or in consequence of Part III of the Act.
- 33. The Interpretation Act, 1889, shall apply to the interpretation of these Rules as it applies to the interpretation of an Act of the Parliament of Northern Ireland.
 - 34. The Summary Jurisdiction Rules, 1909, (a) are hereby annulled.

Sealed with the Official Seal of the Ministry of Home Affairs for Northern Ireland this thirty-first day of March, nineteen hundred and fifty in the presence of

(L.S.)

H. C. Montgomery,
Assistant Secretary.

I hereby approve of the foregoing Rules.

Given under my hand at Belfast this thirty-first day of March, nineteen hundred and fifty.

James Andrews,
Lord Chief Justice of Northern Ireland.

SCHEDULE

SCHEDULE OF FORMS

- 1. Summons to child or young person, or to parent or guardian or both.
- 2. Summons for attendance of parent of guardian of child or young person.
- 3. Warrant for arrest of child or young person.
- 4. Notice to parent or guardian: care or protection.
- 5. Authority to remôve to place of safety.
- 6. Authority to bring child or young person before court : education cases.
- 7. Warrant of commitment to remand home: adjournment.
- 8. Order for extended remand.
- 9. Notice of extended remand.
- 10. Interim order of remand to place of safety: care or protection.
- 11. Commitment to remand home pending trial.
- 12. Warrant to compel attendance of parent.
- 13. Commitment to prison pending trial.
- 14. Commitment to prison on remand.15. Training School Order: offence.
- 16. Training School Order: care or protection.
- 17. Training School Order: application by parent: refractory child or young person.
 18. Training School Order: following supervision.
 19. Training School Order: application by welfare authority as fit person.
 20. Training School Order: escape from care of fit person.

- 21. Training School Order: education case.

- 22. Training School: disposal pending removal to.
 23. Training School: further order of disposal pending removal to.
 24. Training School: summons to produce child or young person ordered to be sent
- 25. Training School: misconduct in: orders.
- 26. Training School: misconduct, escape, etc.: commitment to Borstal institution.
- 27. Training School: escape from, etc.
 28. Training School: escape from, etc.: summons to produce offender.
 29. Fit person: committal to: care or protection.
- 30. Fit person: committal to: offence.
- 31. Fit person: committal to: application by parent or guardian: refractory child or young person.
- 32. Fit person: committal to: interim order.
- 33. Fit person: committal to: following supervision.
- 34. Fit person: committal to: educational case.
- 35. Fit person: committal to: after escape.
- 36. Fit person: committal to: variation or revocation of order. 37. Supervision order: care or protection.
- 38. Supervision order: application by parent or guardian.
- Supervision order : after escape.
- 40. Supervision order: after fit person order.
- 41. Supervision order: education cases.
- 42. Supervision order: notice to child or young person.
- 43. Order varying or revoking supervision order.
- 44. Supervision: summons after.
- 45. Supervision: warrant after.
- 46. Refractory child or young person: notice to local authority.
- 47. Notice of application for contribution order.
- 48. Contribution order on parent, etc.
- 49. Condition of residence in institution: notice to Ministry of Home Affairs.
- 50. Order remitting to juvenile court.
- 51. Warrant to convey a child or young person to a place of safety.
 52. Warrant of committal to remand home (indictable offence tried summarily).
- 53. Warrant of committal to remand home (summary offence).
- 54. Recognizance by parent for good behaviour of child or young person,
- 55. Notice to parent or guardian : parental rights.
- 56. Parental rights order.
- 57. Discharge or suspension of parental rights order,

CHILDREN AND YOUNG PERSONS ACT (NORTHERN IRELAND), 1950.

FORM No. 1.

SUMMONS TO CHILD OR YOUNG PERSON, OR TO PARENT OR . , GUARDIAN OR BOTH.

Section 36.

Complainant; Petty Sessions District of Defendant. County of

Whereas a complaint has been made to me this day by the above-named Complainant that you,
, being a child/young person under the age of 17

And whereas complaint has further been made to me by the above-named Complainant that you, are the parent/guardian of the said child/young person.

You are therefore each of you hereby summoned to appear before the Juvenile Court sitting at on , the day of 19 , at o'clock in the forenoon to answer the said complaints.

Dated this day of To the said Defendants

19

Justice of the Peace for the said County.

* Here set out the appropriate ground of complaint.

FORM No. 2.

SUMMONS FOR ATTENDANCE OF PARENT OR GUARDIAN OF CHILD OR YOUNG PERSON

Section 36.

Complainant.

Petty Sessions District of

Defendant.

County of

WHEREAS , a child [or young person under the age of 17] of whom you are stated to be the parent/guardian is charged

You are hereby summoned to appear before the Juvenile Court sitting at
on the day of 19
at o'clock in the forenoon and during all the stages of the proceedings.
Given under my hand this day of 19

Justice of the Peace for the said County.

* Here insert nature of offence.

FORM No. 3

WARRANT FOR ARREST OF CHILD OR YOUNG PERSON.

Complainant.	· }	Petty Sessions District of
Defendant.	} .	County of

To the District Inspector of the Royal Ulster Constabulary at

Whereas information on oath and in writing has been laid this day by
that (hereinafter called the defendant) a
child/young person under the age of 17,

You are therefore commanded forthwith to arrest the defendant and to bring him/her before the next Juvenile Court sitting at to answer to the said information, and to be dealt with according to law.

Dated this

day of

1.9

Justice of the Peace for the said County.

* Here insert nature of offence.

ENDORSEMENT.

It is directed that the defendant on arrest be released on his/her entering into a recognizance in the sum of \mathcal{L} with surety/sureties in the sum of \mathcal{L} [each] for his/her appearance before the Juvenile. Court within mentioned at o'clock in the forenoon, at the next sitting of the said Court.

Justice of the Peace for the said County.

FORM No. 4.

NOTICE TO PARENT OR GUARDIAN: CARE OR PROTECTION. Section 36.

To the parent/guardian of the age of 17.

(state ground of application)

of

, a child/young person under

Take Notice that , a child/young person under the age of 17 is to be brought before the Juvenile Court sitting at on day, the day of 19, at o'clock in the forenoon, by virtue of the provisions of Section of the Children and Young Persons Act (Northern Ireland), 1950, on the ground that

and that you are warned to attend the said Court during all the stages of the proceedings.

Dated this

day of

19

On behalf of the Welfare Authority. Local Education Authority. Constable. Authorised person.

Note: -A copy of this notice has been sent to the Clerk of the Juvenile Court.

FORM No. 5.

AUTHORITY TO REMOVE TO PLACE OF SAFETY:

Petty Sessions District of

County of

(1) Before a Court of Summary Jurisdiction acting for the said Petty Sessions District and County.

To of By virtue of the provisions of Section 70 of the Children and Young Persons Act (Northern Ireland), 1950, you are hereby authorised to take to a place of safety, of a child/young person under the age of seventeen years in respect of whom an offence mentioned in the First Schedule to the Children and Young Persons Act (Northern Ireland), 1950, has been, or is believed to have been, committed, that is to say (state shortly the offence)

[or]
(2) who is about to be brought before the Juvenile Court sitting at
on the day of 19, in accordance with the
provisions of Section of the Children and Young Persons Act (Northern
Ireland), 1950.

Dated this

day of

, 19

(2) (Resident Magistrate [or]
Justice of the Peace for the said County.

(1) (Strike out when application is made to a Justice not sitting as a Court.)

(2) (Strike out when not applicable.)

FORM No. 6.

AUTHORITY TO BRING CHILD OR YOUNG PERSON BEFORE COURT: EDUCATION CASES:

Section 48.

Complainant.	ĺ	Petty Sessions District of
Defendant.	5	County of

Before the Juvenile Court sitting at

То

WHEREAS a complaint has been made on the day of

19 , by the Complainant in pursuance of the provisions of the Education Act
(Northern Ireland), 1947, that on the day of 19 ,
and on divers other days within the six months before the date of the said complaint
a child/young person under the age of 17 named failed
to attend the School at at
which he is a registered pupil.

of

By virtue of the provisions of Section 38 of the Education Act (Northern Ireland), 1947, as amended by Section 48 of the Children and Young Persons Act (Northern Ireland), 1950, you are hereby authorised to bring the said child/young person before the said Juvenile Court on the day of ,19 , at o'clock in the forenoon.

•

Dated this day of

19.

FORM No. 7.

WARRANT OF	COMMITMENT	TO REMAND	HOME: ADJOURNMENT	:
•	•	Section 35.		

Complainant.

Petty Sessions District of

Defendant.

County of

To the District Inspector of the Royal Ulster Constabulary at and to the person in charge of the Remand Home at

One

(hereinafter called the Defendant), being

a child/young person under the age of 17 being brought before the

Court

at

charged

The hearing of the case being adjourned until the

day of

19 , at

o'clock in the forenoon.

You, the said District Inspector, are therefore hereby commanded to convey the defendant to the said Remand Home and there to deliver him/her to the Person in Charge thereof, together with this warrant; and you, the Person in Charge of the said Remand Home, to receive him/her into your custody and unless he/she shall have been bailed in the meantime keep him/her until the day of

19 , and on that day you, the said District Inspector, are required to convey him/her before the said Court sitting at at the o'clock in the forenoon, to be further dealt with according to law.

Dated this

day of

19

Resident Magistrate.

CONSENT TO BAIL.

self in the sum of

. WHEREAS, on the

day of

19 , the within

named Defendant

was committed to the

Remand Home at

Recognizance-

charged as within. I hereby

consent to the said Defendant

being bailed by

-

Pounds

-

two Sureties in the sum of

and

h.

each.

Pounds

Signed,

Resident Magistrate.

FORM No. 8.

ORDER FOR EXTENDED REMAND: Section 35.

Complainant.

Petty Sessions District of

Défendant.

County of

To the District Inspector of the Royal Ulster Constabulary at and to the person in charge of the Remand Home at (hereinafter called the defendant), being detained by you, the said person in charge of the said Remand Home, on remand under a warrant of commitment dated the day of 19, and the Court having deemed it expedient to extend the period for which he/she should be remanded, you, the said person in charge of the said Remand Home, are hereby ordered to keep him/her in your custody until the day of 19, and on that day you, the said District Inspector, are required to convey him/her before the Juvenile Court sitting at at o'clock in the forenoon, to be further dealt with according to law, unless otherwise ordered in the meantime.

Dated this

day of

19

Resident Magistrate.

FORM No. 9.

NOTICE OF EXTENDED REMAND.

To (hereinafter called the defendant)

and to of of and to (suret for the said defendant).

TAKE NOTICE that you, the defendant, were remanded by the Juvenile Court sitting to appear before the said Court on the

day of 19 , and that the Juvenile Court sitting

at has this day in your absence remanded

you, the defendant, to appear before the Juvenile Court sitting at on

the day of 19 , at

o'clock in the forenoon.

Dated this day of

19

Clerk of the Juvenile Court.

FORM No. 10.

INTERIM ORDER OF REMAND TO PLACE OF SAFETY: CARE OR PROTECTION:

Section 70.

Complainant. Petty Sessions District of County of

To the District Inspector of the Royal Ulster Constabulary at and to the occupier of , being a place of safety.

, a child [or young person under the age of seventeen years], being brought before the Juvenile Court sitting at on the ground that (state the matter of complaint).

The hearing of the case being adjourned:

You, the said District Inspector, are therefore commanded to convey the said child (or young person) to the said place of safety, and there to deliver him/her to the occupier thereof, together with this order; and you, the occupier of the said place of safety, do detain him/her until the day of , 19 , and on that day, you, the said District Inspector, are required to convey him/her before the Juvenile Court sitting at at o'clock in the forenoon, to be further dealt with according to law.

Dated this day of 19

FORM No. 11.

COMMITMENT TO REMAND HOME PENDING TRIAL:

Section 35.

Complainant.

Petty Sessions District of

Defendant.

County of

To the District Inspector of the Royal Ulster Constabulary at and to the Person in Charge of the Remand Home at

(hereinafter called the Defendant), being a child/young person under 17, having been brought before the Juvenile Court sitting at charged

The Defendant being committed for trial.

You, the said District Inspector, are therefore hereby commanded to convey the defendant to the said Remand Home, and there to deliver him/her to the Person in Charge thereof, together with this Warrant; and you the Person in Charge of the said Remand Home to receive him/her into your custody, and keep him/her until the next Court of to be held at on the day of ,19 , when you the said District Inspector are required to convey him/her before such Court to be further dealt with according to law.

Dated this

day of

. 19

Justice of the Peace for the said County.

(1c) - CONSENT TO BAIL BY COMMITTING JUSTICE.

PETTY SESSIONS DISTRICT OF

WHEREAS, on the day of 19, the within named Defendant was committed to the Remand Home at I hereby consent to the said Defendant bailed by Recognizance—h self in the sum of and two Sureties in the sum of Pounds each.

Signed.

Justice of the Peace for the said County.

Dated this day of

FORM No. 12.

WARRANT TO COMPEL ATTENDANCE OF PARENT:

Section 36 (2).

Complainant.)	Petty Sessions District of
Defendant.	}	County of

WHEREAS one a child [young person under the age of 17] has been arrested for an offence [taken to a place of safety] and has been brought before the Juvenile Court sitting at

AND WHEREAS the above-named Defendant is the parent [guardian] of the said child [young person], and was duly warned to attend at the said Court at the time when such child [young person] should appear before the Court,

AND WHEREAS he failed or neglected without reasonable excuse to attend when so required, and the case has been adjourned until the day of .

19 , at o'clock in the forenoon.

This is therefore to command you, to whom this warrant is addressed, to compel the said defendant to attend at the Juvenile Court sitting at on the said last-mentioned date, and for this purpose you are required, if need be, to take the defendant into custody and convey him to the said Court.

Dated this day of 19

Resident Magistrate.

To the District Inspector of the Royal Ulster Constabulary at FORM No. 13...

COMMITMENT TO PRISON PENDING TRIAL:

Section 35.

Complainant.	Ĵ	Petty Sessions	Dist	rict of
Defendant.	}	County of	•	ŧ.

To the District Inspector of the Royal Ulster Constabulary at and to the Governor of His Majesty's Prison at

WHEREAS one (hereinafter called the defendant) being a young person under the age of 17, has been brought before the Court of Summary Jurisdiction at charged charged

AND WHEREAS the Defendant has been returned for trial at the next to be held at Court day of in and for the County of on the

AND WHEREAS the Court certifies that the defendant is of so unruly a character that he cannot be safely committed to [is of so depraved a character that he is not a fit person to be detained in] a remand home.

You, the said District Inspector of the Royal Ulster Constabulary, are therefore hereby commanded to convey the defendant to His Majesty's Prison at and there to deliver him/her to the Governor thereof, together with this Warrant; and you, the Governor of the said Prison, to receive him/her into your custody, and unless he shall have been bailed in the meantime keep h until his/her

until his/her trial for the said offence, and he shall be discharged by due course of law.

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

Dated this

day of

19

Resident Magistrate.

CONSENT TO BAIL.

Petty Sessions District of

County of

WHEREAS on the day of 19 ; the within named Defendant was committed to His Majesty's Prison at charged as within. I hereby consent to the said Defendant being bailed by Recognizance— h self in the sum of Pounds, and in the sum of Pounds each.

Resident Magistrate

Dated this

day of

19

FORM No. 14.

COMMITMENT TO PRISON ON REMAND: Section 35.

Complainant.

Petty Sessions District of

Defendant.

County of . . .

To the District Inspector of the Royal Ulster Constabulary at and to the Governor of His Majesty's Prison at

WHEREAS one hereinafter called the defendant, being a young person under the age of 17, has been brought before the Court of Summary Jurisdiction at charged

AND WHEREAS the hearing of the case has been adjourned until the day of 19, at o'clock in the forenoon.

AND WHEREAS the court certifies that the defendant is of so unruly a character that he cannot be safely committed to [is of so depraved a character that he is not a fit person to be detained in] a remand home.

You, the said District Inspector of the Royal Ulster Constabulary, are therefore hereby commanded to convey the defendant to His Majesty's Prison at

and there to deliver him/her to the Governor thereof, together with this Warrant; and you, the Governor of the said Prison, to receive him/her into your custody, and unless he shall have been bailed in the meantime keep him/her until the day of 19, and on that day you, the said District Inspector, are required to convey him/her before the Court of Summary Jurisdiction sitting at o'clock in the forenoon, to be further dealt with according to law.

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

Dated this

day of

. 19

Resident Magistrate.

CONSENT TO BAIL.

Petty Sessions District of

County of

Whereas on the day of 19; the within named Defendant was committed to His Majesty's Prison at charged as within. I hereby consent to the said Defendant being bailed by Recognizance— h self in the sum of Pounds, and suret in the sum of Pounds each.

Resident Magistrate.

Dated this

, day of

19 .

FORM No. 15.

TRAINING SCHOOL ORDER: OFFENCE:

Section 59.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

of

(hereinafter called the defendant), who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of 19, has this day been gound guilty [he having attained the age of 14, but being under the age of 17, and though informed by the Court of his right to be tried by a jury, having consented to be dealt with summarily] [or being of the age of 8 years, but under the age of 14 years, and his parent or guardian, though informed by the Court of his right to have the child tried by a jury, having consented to the child being dealt with summarily] for that he

which is punishable in the case of an adult with penal servitude or imprisonment.

And the defendant was resident in the district of (name local authority)
[or outside Northern Ireland] [or AND
the offence was committed by the defendant in the district of
(name local authority)].

(To be inserted when place of residence is not known).

It is hereby ordered that the defendant, (whose religious persuasion appears to the Court to be that of , be sent to a Training School, namely (state name of School) forthwith [or on the day of 19] [or to such Training School and on such date as shall hereafter be specified by endorsement hereon]:

And it is further ordered that the local authority (name authority)
[or the Probation Officer
[or the District Inspector of the Royal Ulster Constabulary at shall be responsible for conveying the defendant to such Training School:
(May be deleted where the order is not to take effect immediately).

And it is further ordered that residing at (1) in the County [or County Borough] of being the parent [or person liable to make contributions in respect] of the defendant, shall pay to the Council of the said County [or County Borough] of a weekly sum of shillings and pence until the defendant ceases to be under the care (2) of the managers of a Training School, and a further sum of shillings for costs:

And it is further ordered that the payments by residing at , in the County [or County Borough] of the putative father of the defendant, under the affiliation order (3) of the Court of Summary Jurisdiction sitting at , dated the day of 19 , be made to the Council of the said County [or County Borough] of

[And it is further ordered that until the said defendant is sent to a Training School in pursuance of this Order, he/she be committed to custody in the Remand Home at [or to the custody of a fit person, who is willing to undertake the care of him/her, namely, of

Dated this

day of

19

Resident Magistrate.

NOTES:—(1) Take notice that you under a penalty of two pounds, to give notice forthwith to the said Council of of any change of address.

are required.

- (2) No sums are payable in respect of any period during which the defendant is out on licence, or under supervision from a Training School.
- (3) This order does not extend the duration of the affiliation order. The affiliation order, unless revived, will not remain in force (except for the recovery of arrears) after the defendant has been released from a Training School, either absolutely or on licence or under supervision.

ENDORSEMENT.

Before the Juvenile Court at

It is hereby ordered that the within-named defendant be sent to (state name of School)

School)

The state name of being a Training School, forthwith, [or on the day of the Probation of the Probation of the Probation of the Probation of the Royal Ulster Constabulary at the defendant to such Training School.

Dated this

day of

19

Resident Magistrate.

FORM No. 16.

TRAINING SCHOOL ORDER: CARE OR PROTECTION: Section 63.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

of

who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of 19, was this day brought before the Court as being in need of care or protection, namely, as being a child [or young person] who [or in respect of whom] (insert description in terms of section 62 of the Children and Young Persons Act (Northern Ireland), 1950).

And the Court is satisfied that the said child [or young person] being within the description aforesaid is in need of care or protection:

*Andthesaidchild [oryoung person] resides in the district of (name local authority)

[or outside Northern Ireland]: † [or and the circumstances rendering the said child [or young person] liable to be sent to a Training School as hereinafter mentioned arose in the district of (name local authority)

It is hereby ordered that the said child [or young person], (whose religious persuasion appears to the Court to be that of), be sent to a Training School namely, (state name of School) forthwith. [or on the day of 19]. [or to such Training School and on such date as shall hereafter be specified by endorsement hereon]:

‡ And it is further ordered the the local authority (name authority) [or the Probation Officer ______] [or the District Inspector of the Royal Ulster Constabulary at _____] shall be responsible for conveying the said child [or young person] to such Training School:

And it is further ordered that

at in the County [or County Borough] of , being the parent [or person legally liable to make contributions in respect] of the said child [or young person] shall pay to the Council of the said County, [or County Borough] a weekly sum of shillings and pence until the said child [or young person] ceases to be under the care of the managers of a Training School, (2) and a further sum of shillings for costs:

And it is further ordered that the payments by at , residing at , in the County [or County Borough] of , the putative father of the said child [or young person] under the affiliation order of the Court of Summary Jurisdiction at , dated the day of 19 , be made to the Council of the said County [or County Borough] of

[And it is further ordered that until the said child [or young person] is sent to a Training School in pursuance of this order, he/she be committed to custody in a place of safety at , [or to the custody of , a fit person who is willing to undertake the care of him/her, namely, .]]

Dated this

day of

. 19

Resident Magistrate.

Notes:—(1) Take notice that you are required under a penalty of two pounds, to give notice forthwith to the said Council of any change of address.

- (2) No sums are payable in respect of any period during which the said child [or young person] is out on licence, or under supervision from a Training School.
- (3) This order does not extend the duration of the affiliation order. The affiliation order, unless revived, will not remain in force (except for the recovery of arrears), after the said child [or young person] has been released from a Training School, either absolutely or on licence or under supervision
- * (Delete in cases under S.62 (1) (c).)

† To be inserted when place of residence is not known.)

(May be deleted where the order is not to take effect immediately.)

ENDORSEMENT.

Before the aforesaid Court [or the Juy	renile Court	t at		•	·].
It is hereby ordered that the within-name	ed child [o:	r young	person]	be sent t	o (state
name of School)		:	, being a	Training	School
forthwith [or on the day	of		, 1	9 .] a	nd that
the local authority (name authority)				[or the	Proba-
tion Officer] [or the	District	Inspector	of the
Royal Ulster Constabulary at] s	hall be
responsible for conveying the said child	[or young]	person]	to such	Training	School.
		•			

Dated this

day of ·

, 19

Resident Magistrate.

FORM No. 17.

TRAINING SCHOOL ORDER: APPLICATION BY PARENT: REFRACTORY CHILD OR YOUNG PERSON:

Section 65.

Complainant. Petty Sessions District of County of

Before the Juvenile Court sitting at , the parent [or guardian] of , of who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of 19 , [and who is resident in the district of (name local authority)], has proved to the Court that he/she is unable to control the said child [or young person]:

And the Court is satisfied that it is expedient to deal with the said child [or young person] by making an order sending the said child [or young person] to a Training School, and that the parent [or guardian] understands the results which will follow from and consents to the making of the order:

And the said local authority agrees to the making of the order:

(Then continue as in Form 16.)

FORM No. 18.

TRAINING SCHOOL ORDER: FOLLOWING SUPERVISION:

Section 67.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

WHEREAS , who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of 19 , was, pursuant to the provisions of section 63 of the Children and Young Persons Act (Northern Ireland), 1950, on the 19 , before (state day of the Court which made the Order) , sitting at placed under the supervision of a Probation Officer [or a person appointed by the Court for that purpose], for a period of .

And the said child [or young person] before the Court:

. has this day brought the said

And the Court is satisfied that it is desirable in the interests of the said child [or young person] that he/she should be sent to a Training School:

And the said child [or young person] was resident in the district of (name local authority) [or outside Northern Ireland]: † [or And the circumstances rendering the said child [or young person] liable to be

sent to a Training School arose in the district of (name local authority)]:

It is hereby ordered that the said child [or young person], (whose religious persuasion appears to the Court to be that of), be sent to a Training School, namely (state name of School) forthwith

[or on the day of 19 .]
[or to such Training School and on such date as shall hereafter be specified by endorsement hereon.]

(Then continue as in Form No. 16.)

FORM No. 19.

TRAINING SCHÖOL ORDER: APPLICATION BY WELFARE AUTHORITY AS FIT PERSON:

Section 111 (8).

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

Application by way of complaint has been made by the welfare authority of , who are of opinion that , who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of , who was committed to their care by the (state the Juvenile or other Court which made the Order) sitting at on the day of 19 , should be sent to a Training School.

Upon hearing the said application, the Court thinks it is desirable in the interests of the said child [or young person] that he/she should be sent to a Training School.

And the said child [or young person] was resident in the district of (name local authority)

It is hereby ordered that the said child [or young person] (whose religious persuasion appears to the Court to be that of , be sent to a Training School, namely (state name of School) forthwith. [or on the day of 19 .] [or to such Training School and on such date as shall hereafter be specified, by endorsement hereon.]

(Then continue as in Form No. 16.)

FORM No. 20.

TRAINING SCHOOL ORDER: ESCAPE FROM CARE OF FIT PERSON; Section 112.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

of

who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of 19, was this day brought before the Court as being a child [or young person] who had run away from of , a person to whose care he/she had been committed under the provisions of the Children and Young Persons Act, (Northern Ireland), 1950, by the (state the Juvenile or other Court which made the Order) sitting at on the day of

19

And the [first-mentioned] Court [being a Juvenile Court acting for the same petty sessions district or place as the Court of Summary Jurisdiction which made the order] [or having jurisdiction in the place where the said was residing immediately before he ran away] is satisfied that the said child [or young person] ran away as aforesaid, and the the said willing to receive the said child [or young person] back:

And the said child [or young person] was resident in the district of (name local authority) [or outside Northern Ireland]: [or And the circumstances rendering the said child [or young person] liable to be sent

to a Training School as hereinafter mentioned arose in the district of (name local authority)

(To be inserted when place of residence is not known.)

It is hereby ordered that the said child [or young person] (whose religious persuasion appears to the Court to be that of ,, be sent to a Training School, namely, (state name of School) forthwith [or on the day of 19]. [or to such Training School and on such date as shall hereafter be specified by endorsement hereon.]

(Then continue as in Form No. 16.)

FORM No. 21.

TRAINING SCHOOL ORDER: EDUCATION CASE:

Section 48.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

Whereas a complaint was made that Defendant is the parent [guardian] of a child of compulsory school age who is a School, and that the said child has failed to attend regularly at the said School and has been absent therefrom on days between 19, and 19, contrary to section 37 of the Education Act (Northern Ireland), 1947.

AND WHEREAS at the

Court

at

on the day of 19, it was directed by the Court under Section 38 of the said Education Act, (Northern Ireland), 1947, that the said child be brought by the Complainant before a Juvenile Court at aforesaid on the day of

AND WHEREAS the Court is satisfied that it is necessary for the purpose of securing the regular attendance of the child at School that he/she be sent to a training school.

And the said child having been born so far as has been ascertained on the day of . 19 , and being resident at in the County [or County Borough] of

It is hereby ordered that the said child, (whose religious persuasion appears to the Court to be that of , be sent to a Training School, namely, (state name of School) forthwith. [or on the day of 19 .] [or to such Training School and on such date as shall hereafter be specified by endorsement hereon.].

(Then continue as in Form No. 16.)

FORM No. 22.

TRAINING SCHOOL: DISPOSAL PENDING REMOVAL TO:

Section 73.

Complainant.

Petty Sessions District of

Defendant.

County of

To the District Inspector of the Royal Ulster Constabulary at and to the person in charge of the Remand Home [or Occupier of the Place of Safety]

Before the Juvenile Court sitting at
, a child [or young person under the age of
17], having been ordered by (state the Juvenile or other Court which made the Order)
sitting at
on the
day of
19
, to be sent to a Training School, and the operation
of the Committal Order being postponed:

It is ordered that be taken to the Remand Home [or Occupier of the Place of Safety] at [or to the custody of , a fit person who is willing to undertake the care of him/her] and be there [or by him/her] detained until he/she is sent to a Training School in pursuance of the Training School Order, such detention not to exceed more than 28 days from the date of this Order, unless otherwise ordered.

* You, the said District Inspector, are therefore commanded to convey the said to the said Remand Home [or Place of Safety] and there to deliver him/her to the person in charge thereof, together with the warrant; and you, the person in charge of the said Remand Home [or occupier of the Place of Safety] to receive him/her into your custody and detain him/her as aforesaid.

Dated this

day of

19

Resident Magistrate.

(* Strike out if committal is to a fit person.)

FORM No. 23.

TRAINING SCHOOL: FURTHER ORDER OF DISPOSAL PENDING REMOVAL TO:

Section 73.

Complainant.

Petty Sessions District of

Defendant.

County of

* To the person in charge of the Remand Home [or Occupier of the Place of Safety] at

Before the Juvenile Court sitting at , having been ordered by the Juvenile Court sitting at on the day of , to be committed to custody in the Remand Home for Place of Safety] at [or to the custody of , a fit person], to be detained there [or by him/her] until the day of that he/she could be sent to a Training School in pursuance of a Training School Order made on the day of , by (state the Juvenile or other Court which made the order) sitting at

And the Court deeming it expedient that such detention should be continued:

It is ordered that he/she shall be detained in such custody for a further period not exceeding 28 days from the date hereof, unless otherwise ordered.

* And you the said person in charge are hereby ordered to detain him/her further as aforesaid.

Dated this

day of

19

Resident Magistrate.

(* Strike out if committal is to a fit person.)

FORM No. 24.

TRAINING SCHOOL: SUMMONS TO PRODUCE CHILD OR YOUNG PERSON ORDERED TO BE SENT TO:

Section 76 (5).

Complainant.

Petty Sessions District of

Defendant. County of

Information has this day been laid before the Court of Summary Jurisdiction of a child that [or young person under the age of seventeen years], was on the day of , by the (state the Juvenile or other Court which made , sitting at ordered to be sent to the Training School at the time having come for the said child [or young person] to go to such School, he/she is unable to find him/her [or obtain possession of him/her], and that you can produce the said child [or young person].

You are therefore summoned to appear before the Court of Summary Jurisdiction, on the sitting at at o'clock in the forenoon, and to produce the said child [or young person] to the Court.

Dated this

day of

19

Resident Magistrate.

FORM No. 25.

TRAINING SCHOOL: MISCONDUCT IN: ORDERS: Fourth Schedule.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court [or Court of Summary Jurisdiction] sitting at

(hereinafter called the defendant), has this day been brought before the said Court by the Managers of the Training School at

the said Managers being authorised by the Ministry of Home Affairs, on the ground that the defendant while detained in such School has been guilty of serious misconduct:

And the Court finds the defendant guilty of the offence:

It is hereby ordered that the period of detention of the defendant in the said Training School be increased by months.

[or] that the defendant, having attained the age of sixteen years, be sent to a Borstal Institution for a period of two years.

[or] that the defendant having attained the age of seventeen years, be imprisoned in His Majesty's Prison at and there kept for the space of three months.

Dated this

day of

19

Resident Magistrate.

FORM No. 26.

TRAINING SCHOOL: MISCONDUCT, ESCAPE, ETC:: COMMITMENT TO BORSTAL INSTITUTION:

Section 110 and Fourth Schedule.

Complainant.

Petty Sessions District of

Defendant.

County of

To the District Inspector of the Royal Ulster Constabulary at and to the Governor of His Majesty's Prison at

Before the Juvenile Court [or Court of Summary Jurisdiction], sitting at

being a person of the age of years, having been born, so far as has been ascertained, on the day of years, having been born, so far as has been ascertained, on the day of years, having been born, so far as has been ascertained, on the day of years, having been born, so far as has been found guilty [or convicted] for that he/she, being a person detained in a Training School, was on the day of years ordered to be sent to a Training School, on the day of years ordered to be sent to a Training School in which he/she was detained [or from a hospital, home, institution in which he/she was receiving medical attention]: [or] being absent from his/her school on temporary leave of absence [or on licence], ran away from the person in whose charge he/she was [or failed to return to the school upon the expiration of his/her leave], [or upon the revocation of his/her licence]: [or] being absent from his/her school under supervision, failed to return to the school upon being recalled:

It is hereby ordered that the defendant be sent to a Borstal Institution for two years.

You, the said District Inspector, are therefore commanded forthwith to convey the defendant to His Majesty's Prison at and there deliver him/her to the Governor thereof; and you, the Governor of the said Prison, to receive the defendant into your custody and keep him/her until he/she shall be duly transferred to one of His Majesty's Borstal Institutions to be there kept until he/she shall have been detained for a period of two years commencing from the date of his/her being received into custody by you.

. Dated this.

day of

19

Resident Magistrate.

FORM No. 27.

TRAINING SCHOOL: ESCAPE FROM, ETC.: Section 110.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court [or Court of Summary Jurisdiction] sitting at

(hereinafter called the defendant), has this day been brought before the said Court on the ground that he/she, having been ordered to be sent to a Training School, namely , did on the day of , (state the offence).

And the Court finds the defendant guilty of the offence.

It is hereby ordered that the defendant be taken back to the said Training School and that the period of his/her detention in the school be increased by months [or] that the defendant, having attained the age of sixteen years, be sent to a Borstal Institution for a period of two years.

Dated this

day of

19

Resident Magistrate.

FORM No. 28.

TRAINING SCHOOL: ESCAPE FROM, ETC.: SUMMONS TO PRODUCE OFFENDER:

Section 110.

Complainant.

Petty Sessions District of

Defendant.

County of

Information has this day been laid before the Court of Summary Jurisdiction sitting at by of that that the sent to a Training School namely.

a person who has been order to be sent to a Training School, namely did, on the day of 19 (state the offence):

And the said Court being satisfied by such information that such offence has been committed and that there is reasonable ground for believing that you can produce the said

You are therefore summoned to appear before the Court of Summary Jurisdiction sitting at on the day of .

19 , at o'clock in the forenoon, and to produce the said to the Court.

Dated this.

day of

, 19

Resident Magistrate.

Τç

of

FORM No. 29.

FIT PERSON: COMMITTAL TO: CARE OR PROTECTION: Section 63.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

, of who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of ,

19 , was this day brought before the Court as being in need of care or protection, namely, as being a child [or young person] who [in respect of whom] (insert description in terms of section 62 of the Children and Young Persons Act, (Northern Ireland), 1950.)

And the Court is satisfied that the said child [or young person] being within the description aforesaid is in need of care or protection:

[being the of the said child [or young person]], who is a fit person and willing to undertake the care of him/her, and [who is of the same religious persuasion as the said child [or young person]] [or who has given an undertaking that the said child [or young person] will be brought up in accordance with the said child's [or young person's] religious persuasion]:

And it is further ordered that , residing at

, being the parent [or person liable to make contributions in respect] of the said child [or young person] shall pay to the said a weekly sum of shillings and

pence, [*to be applied by him in or towards the maintenance or otherwise for the benefit of the said child [or young person]], for so long as this Order shall remain in force:

And it is further ordered that the payments by , residing (1) at , the putative father of the said child [or young person], under the affiliation order (3) of the Court of Summary Jurisdiction sitting at , dated the day of 19 , be made to the said

[And it is further ordered that the said child [or young person] be placed under the supervision of , a Probation Officer [or a person appointed by the Court for that purpose] for a period of].

Dated this

day of

, 19

Resident Magistrate.

(* Delete where fit person is Welfare Authority.)

Notes:—(1) Take notice that you, under a penalty of £2, to give notice forthwith to the said of any change of your address.

are required

- (2) The person to whose care the said child [or young person] is committed shall, whilst the order is in force, have the same rights and powers, and be subject to the same liabilities in respect of his/her maintenance, as if he/she were his/her parent, and the said child [or young person] shall continue in his/her care notwithstanding any claim by a parent or any other person.
- (3) This order shall not extend the duration of an affiliation order and the affiliation order, unless revived, will not remain in force (except for the recovery of arrears) after the order for committal ceases to be in force.

FORM No. 30.

FIT PERSON: COMMITTAL TO: OFFENCE:

Section 59.

Complainant.

Petty Sessions District of

Defendant

County of

Before the Juvenile Court [or Court of Summary Jurisdiction] sitting at

, of

(hereinafter called the defendant), who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of 19, has this day been found guilty [he having attained the age of 14, but being under the age of 17, and though informed by the Court of his right to be tried by a jury, having consented to be dealt with summarily] [or being of the age of 8 years, but under the age of 14 years, and his parent of guardian, though informed by the Court of his right to have the child tried by a jury, having consented to the child being dealt with summarily] for that he

which is punishable in the case of an adult with penal servitude or imprisonment.

It is hereby ordered that the defendant, (whose religious persuasion appears to the Court to be that of a general to the committed until he/she attains the age of eighteen years to the care of of

[or the Welfare Authority of (name Welfare Authority)
] who is a fit person and willing to undertake
the care of him/her, [and who is of the same religious persuasion] [or who has given an

the care of him/her, [and who is of the same religious persuasion] [or who has given an undertaking that the defendant will be brought up in accordance with the defendant's religious persuasion]:

And it is further ordered that residing (1) at being the parent [or person liable to make contributions in respect] of the defendant, shall pay a weekly sum of shillings and pence, [* to be applied by him/her in or towards the maintenance, or otherwise for the benefit, of the defendant,] for so long as this Order shall remain in force:

And it is further ordered that the payments by residing (1) at , the putative father of the defendant, under the affiliation order (3) of the Court of Summary Jurisdiction sitting at , dated the day of 19 be made to the said :

Dated this

day of

19

Resident Magistrate.

(* Delete where fit person is Welfare Authority.)
(If Probation is ordered, a separate order should be drawn up.)

Notes:—(as in Form 29).

FORM No. 31.

FIT PERSON: COMMITTAL TO: APPLICATION BY PARENT OR GUARDIAN: REFRACTORY CHILD OR YOUNG PERSON:

Section 65.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

, the parent [or guardian] of
, who appears to the Court to be a child [or young person
under the age of seventeen years] having been born, so far as has been ascertained,
on the day of 19, having proved to the Court
that he/she is unable to control the said child [or young person].

And the Court being satisfied that it is expedient to deal with the said child [or young person] by making an order committing the child [or young person] to the care of a fit person, and that the parent [or guardian] understands the results which will follow from and consents to the making of the order:

(Then continue as in Form 29 from the words: "It is hereby ordered

Dated this

day of

, 19

Resident Magistrate.

FORM No. 32.

FIT PERSON: COMMITTAL TO: INTERIM ORDER:

Section 70 (2).

Petty Sessions District of

County of

, a child [or young person under the age of 17], being brought before the Juvenile Court sitting at on the ground that (state the matter of complaint);

The hearing of the case being adjourned:

It is hereby ordered that the said child [or young person] be committed to the care of of , a fit person who is willing to undertake the care of the said , and be kept by him/her until the day of 19 , and that the said bring him/her on that day before the Juvenile Court sitting at at o'clock in the forenoon.

Dated this

day of

19

Resident Magistrate.

FORM No. 33.

FIT PERSON: COMMITTAL TO: FOLLOWING SUPERVISION: Section 67.

Petty Sessions District of

County of

Before the Juvenile Court sitting at

who appears to the Court to be a child for young person under the age of 17], having been born, so far as has been ascertained, on the day of

19 , was, pursuant to the provisions of section 63 of the Children and Young Persons Act, (Northern Ireland), 1950, on the day of

19 , by (state the Juvenile or other Court which made the Order) sitting at , placed under the supervision of

, a Probation Officer, [or a person appointed by the Court for that purpose] for a period of :

And the said has this day brought the

said child [or young person] before the Court:

And the Court is satisfied that it is desirable in the interests of the said child [or young person] to make an order committing him/her to the care of a fit person:

(Then continue as in Form 29 from the words, "It is hereby ordered

."ነ

FORM No. 34.

FIT PERSON: COMMITTAL TO: EDUCATION CASE: Section 48.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

Whereas a complaint was made that Defendant is the parent [guardian] of
, a child of compulsory school age who is a
School,
and that the said child has failed to attend regularly at the said School and has been
absent therefrom on

days between

19

and , 19 , contrary to section 37 of the Education

Act (Northern Ireland), 1947. And whereas at the

Court

at

on the day of ,

19 , it was directed by the Court under Section 38 of the said Education Act
(Northern Ireland), 1947, that the said child be brought by the Complainant before a
Juvenile Court at aforesaid on the day of

AND WHEREAS the Court is satisfied that it is necessary for the purpose of securing the regular attendance of the child at School that he/she be sent to Training a School.

And the said child having been born so far as has been ascertained on the day of , 19 , and being resident at in the County [or County Borough] of

(Then continue as in Form 29 from the words, "It is hereby ordered.")

FORM No. 35.

FIT PERSON: COMMITTAL TO: AFTER ESCAPE: Section 112.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of , was this day brought before the Court as being a child [or young person] who , of had run away from a person to whose care he/she had been committed under the provisions of the Children and Young Persons Act, (Northern Ireland), 1950, by the (state the Juvenile or other day of Court which made the Order)

, on the

, 19

And the [first mentioned] Court [being a Juvenile Court acting for the same petty sessions district or place as the Court of Summary Jurisdiction which made the order] [or having jurisdiction in the place where the said was residing immediately before he ran away] is satisfied that the said child [or young person] ran away as aforesaid, and that the said is not willing to receive the said child [or young person] back :

(Then continue as in Form No. 29 from the words, "It is hereby ordered.")

FORM No. 36.

FIT PERSON: COMMITTAL TO: VARIATION OR REVOCATION OF ORDER:

Section 111.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

Whereas on the day of an order was made by the (state the Juvenile or other Court which made the Order) sitting at committing , a child [or young person under the age of 17], to the

residing at care of

, who And the complaint has been made by has made application that the said order may be varied [or revoked]:

Upon hearing the said complaint, the [first-mentioned] Court, [being a Juvenile Court acting for the same petty sessions district or place as the Court of Summary Jurisdiction which made the order [or acting for the petty sessions district or place is residing], hereby within which the said revokes the said Order for hereby varies the said order as follows :-

Dated this

day of

, 19

Resident Magistrate.

٠.]

FORM No. 37.

SUPERVISION ORDER: CARE OR PROTECTION: Section 63.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

. of

who appears to the Court to be a child for young person under the age of 17], having been born, so far as has been ascertained, on the day of

19, was this day brought before the Court as being in need of care or protection, namely, as being a child [or young person] who [or in respect of whom]

[state description in terms of section 62 of the Children and Young Persons Act (Northern Ireland), 1950.

And the Court is satisfied that the said child [or young person] being within the description aforesaid is in need of care or protection:

It is hereby ordered that the said child [or young person] be placed under the supervision of , a Probation Officer [or a person appointed by the Court for that purpose] for a period of . And that:—

* (a) the said child [or young person having consented to the making of this order] do reside at .

Dated this

day of

, 1

Resident Magistrate.

(* Strike out where there is no provision as to residence.)

FORM No. 38.

SUPERVISION ORDER: APPLICATION BY PARENT OR GUARDIAN: Section 65.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

, the parent [or guardian] of

, or , who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of , 19 , having proved to the Court that he/she is unable to control the said child

[or young person]:

And the Court being satisfied that it is expedient to deal with the said child [or young person] by making an order placing the said child [or young person] under supervision, and that the parent [or guardian] understands the results which will follow from and consents to the making of the order:

It is hereby ordered that the said child [or young person] be placed under the supervision of , a Probation Officer [or a person appointed by the Court for that purpose] for a period of

* And that the said child [or young person having consented to the making of this order] do reside at

Dated this

day of

, 19

Resident Magistrate.

(* Strike out where there is no provision as to residence.)

FORM No. 39.

SUPERVISION ORDER: AFTER ESCAPE: Section 112.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

who appears to the Court to be a child [or young person under the age of 17], having been born, so far as has been ascertained, on the day of 19, was this day brought before the Court as being a child [or young person] who had run away from , of , a person to whose care he/she had been committed under the provisions of the Children and Young Persons Act, (Northern Ireland), 1950, by the (state the Juvenile or other Court which made the Order) , sitting at

on the day of , 19 :
And the [first-mentioned] Court [being a Juvenile Court acting for the same petty sessions district or place as the Court of Summary Jurisdiction which made the Order] [or having jurisdiction in the place where the said , was residing immediately before he ran away] is satisfied that the said child [or young person] ran away as aforesaid, and the said , is not willing to receive him/her back:

It is hereby ordered that the said child [or young person] be placed under the supervision of , a Probation Officer [or a person appointed by the Court for that purpose] for a period of .

Dated this

day of

, 19

Resident Magistrate.

FORM No. 40.

SUPERVISION ORDER: AFTER FIT PERSON ORDER: Section 111.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

WHEREAS on the day of , 19 , an order was made by the (state the Juvenile or other Court which made the order) sitting at committing

, child [or young person under the age of 17], residing at , to the care of :

And complaint has been made by had made application that the said order may be varied [or revoked]:

Upon hearing the said complaint, the [first-mentioned] Court, being a Juvenile Court [acting for the same petty sessions district or place as the Court of Summary Jurisdiction which made the order] [acting for the petty sessions district or place within which the said , is residing], hereby revokes the said order:

And the Court is satisfied that it is expedient to substitute for the said order, an order placing the said child [or young person] under supervision.

(Then continue as in Form No. 37 from the words, "It is hereby ordered".)

FORM No. 41.

SUPERVISION ORDER: EDUCATION CASES:

Section 48:

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Juvenile Court sitting at

WHEREAS a complaint was made that Defendant is the parent [guardian] of

, a child of compulsory school age (having been born so far as can be ascertained on who is a registered pupil at School, and that the said child has failed to attend regularly at the said School and has been absent therefrom on days between contrary to Section 37 of the Education Act

and (Northern Ireland), 1947.

AND WHEREAS at the

on the day of it was directed that the said child be brought by the Complainant before a Iuvenile Court at aforesaid on the

AND WHEREAS the Court is satisfied that it is necessary for the purpose of securing the regular attendance of the child at School that he/she be placed under supervision.

(Then continue as in Form 37 from the words, "It is hereby ordered".)

FORM No. 42.

SUPERVISION ORDER; NOTICE TO CHILD OR YOUNG PERSON: Section 68.

JUVENILE COURT.

То

, of

The Court has made an order placing you under the supervision of ., of

[months] [years].

from time to time, will advise you, [and, if necessary, try to find you suitable work]. He/she will be a friend to you and if he/she thinks it necessary in your own interests, he/she may at any time while this Order is still in force bring you before a Juvenile Court, and the Court may then insert additional provisions in the order *(including a provision determining the place at which you are to reside), or the Court may, if it thinks it is best in your own interests, send you to a Training School or commit you to the care of some relative or other suitable person.

The Order contains the following provisions:-

That you are to reside at [

Dated this

day of

Resident Magistrate.

A supervision order made in substitution for an order committing to the care of a fit person ceases to be of effect after the time at which the person to whom the order relates attains the age of 18.

(* Strike out where there is a provision as to residence.)

To of And to of

FORM No. 43

ORDER VARYING OR REVOKING SUPERVISION ORDER : Section 68.

Complainant.	Petty Sessions District of
Defendant.	County of
Before the Juvenile Court sitting at	
WHEREAS on the day of made by the said Court placing [or young person under the age of 17] residunder the supervision of [a person appointed by the Court for that	, a Probation officer
And complaint has been made by made application that the said order may	be varied or revoked.
Upon hearing the said complaint the or varies the said order as follows:—	said Court hereby revokes the said order
(Then continue as in Form No. 37 from the	words, "It is hereby ordered".)
FORM	No. 44.
	UMMONS AFTER:
Complainant. Defendant.	Petty Sessions District of County of
Application by way of Complaint has the that it is necessary in the interests being under the age of 17, that you sho in respect of the Order made by the (stathe Order) day of under the supervision of	
And it being stated that you, parent [or guardian] of the said	are the
. You are therefore summoned [each of sitting at	you] to appear before the Juvenile Court on day, the
day of forenoon, in order that you, the said dealt with according to law.	19 , at o'clock in the , may be
Dated this day of	, 19
	Justice of the Peace for the said County,

FORM No. 45.

SUPERVISION: WARRANT AFTER:

Section 68.

Complainant.

Defendant.

Petty Sessions District of

County of

To the District Inspector of the Royal Ulster Constabulary, at

Information on oath and in writing has been laid this day by

of

, that

of "

, a child [or young person under the

Order)

sitting at

placed under his/her supervision and that it is necessary in the interests of the said child [or young person], he/she being still under the age of 17, that he/she should be

age of 17], was by an Order of the (state the Juvenile or other Court which made the

brought before the undermentioned Juvenile Court:

You, the said District Inspector, are therefore hereby commanded to bring the said child [or young person] before the Juvenile Court sitting at

forthwith [or on

day the

day o

19 , at o'clock in the forenoon], to answer the said information:

And it is directed that the said child [or young person] shall, unless he/she is released upon a recognizance being entered into as endorsed hereon or otherwise, be detained in a place of safety until he/she can be so brought.

Dated this

day of

, 19

Justice of the Peace for the said County

ENDORSEMENT.

It is directed that the within-mentioned child [or young person] on arrest be released on his/her entering into a recognizance in the sum of , with suret in the sum of £ [each], for his/her appearance before the Juvenile Court within-mentioned at o'clock in the forenoon, on the day of , 19

Justice of the Peace for the said County.

FORM No. 46.

REFRACTORY CHILD OR YOUNG PERSON: NOTICE TO LOCAL AUTHORITY:

Section 65.

1 etty k	session's District of			
County	of			• •
To the Local Auth	nority of			_
	given that , a chi s this day been brough , of ardian] on the ground t		son under ermention	ed Court by
day of	meanwhile the child [e	19 , at	nas been c	
Dated this	day of	, 19	•	٥
• •		Clerk of th	ae Juvenil	e Court.
	- Form N	o. 47.	•	
NOTICE OF	APPLICATION FO Section		ON ORD	DER:

TAKE NOTICE that I intend to apply to the Court of Summary Jurisdiction sitting on the day of o'clock in the noon, for a contribution order in respect of , a child/young person who has been committed to a Training School, namely [or to the care of], you being the person liable under Section 121 of the Children and Young Persons Act (Northern Ireland), 1950, to make such contributions.

Dated this

day of

, 19

То

of.

A copy of this notice has been sent to the Clerk of Petty Sessions.

FORM No. 48.

CONTRIBUTION ORDER ON PARENT, ETC.: Section 122.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Court of Summary Jurisdiction sitting at

Application has been made by [a person duly authorised by the Council of the County [or County Borough] [or Welfare Authority] of to take proceedings in this behalf] [or a fit person] that (hereinafter called the defendant), residing (1) at [County Borough], is the person liable to make contributions in respect of , a child [or young person under the age of 17], who has been committed to a Training School, namely, (state name of School)

[or to the care of the said
,] [or to the care of the Welfare Authority of

It is ordered that the defendant(1) dopayto the Council of the County [or County Borough] [or Welfare Authority] [or to the said J, a weekly sum of shillings and pence, until the said child [or young person] ceases to be under the care (2) of the Managers of a Training School, [or so long as the order for his/her committal is in force], and the sum of for costs.

Dated this

day of

, 19

Resident Magistrate.

- (1) Take notice that you are required, under a penalty of two pounds, to give-notice-forthwith to the said Council [or Authority] [or to the said fit person] of any change of address.
- (2) No contributions are payable in respect of any period during which the child [or young person] is out on licence, or under supervision from a Training School.

FORM No. 49.

CONDITION OF RESIDENCE IN INSTITUTION: NOTICE TO MINISTRY OF HOME AFFAIRS:

Section 68.

Petty Sessions District of

County of

To the Ministry of Home Affairs:

I hereby give you notice that it was made a condition of a supervision order made this day before the Juvenile Court [or Court of Summary Jurisdiction] sitting at that , a child [or young person under the age of seventeen years], should reside in an institution, and that the terms of the supervision order were as follows:—

- (1) That he be under the supervision of , a probation officer [or a person appointed by the Court for that purpose] for a period of
- (2) That he reside at a period of

for

Dated this

day of

, 19

FORM No. 50.

ORDER REMITTING TO JUVENILE COURT: Section 58.

Complainant.

Petty Sessions District of

Defendant.

County of

Before the Court of Summary Jurisdiction sitting at , (hereinafter called the defendant), a child [or young person under the age of 17], who resides at , has been found guilty by the said Court for that he/she, on the , 19 , at , at , in the [County] aforesaid, did*

And the Court thinks fit to remit the case to a Juvenile Court.

It is hereby ordered that the case be remitted to the Juvenile Court at

being a Juvenile Court acting for the same place as the said Court [or acting for the place where the offender resides]:

It is also directed that the said defendant be committed to

until he/she can be brought before the said Juvenile Court [or be released upon his/her entering into a recognizance in the sum of surety/sureties in the sum of feach] for his/her appearance at the said Juvenile Court on day, the day of

Dated this

day of

..; 19

Resident Magistrate, or Clerk of the Crown and Peace.

* State the offence

FORM No. 51.

WARRANT TO CONVEY A CHILD OR YOUNG PERSON TO A PLACE OF SAFETY.

Section 42 (1).

Whereas an Information has been made on Oath and in writing that there is reasonable cause to suspect that

(1) a child [young person] has been [is being] assaulted [ill-treated] [neglected] at in a manner likely to cause him unnecessary suffering or injury to his health,

or (2) an offence mentioned in the First Schedule to the said Act, to wit, the offence of has been [is being] [is about to be] committed in respect of a child [young person].

This is therefore to command you, to whom this warrant is addressed, to search for the said child [young person] and, if it is found that he has been [is being] assaulted [ill-treated] [neglected], or that any such offence has been [is being] [is about to be] committed in respect of him, to take him to and detain him in a place of safety, until he can be brought before a Juvenile Court, and to cause any person accused of any offence in respect of such child [young person] to be apprehended and brought before a Court of Summary Jurisdiction, and proceedings to be taken against him according to law.

And in the execution of this warrant you are authorised to enter (if need be by force) the house [building, etc.] at and remove the said child [young person] therefrom.

Dated this

day of

, 19

Justice of the Peace for the said County.

To the District Inspector of the Royal Ulster Constabulary at FORM No. 52.

WARRANT OF COMMITTAL TO REMAND HOME (INDICTABLE OFFENCE TRIED SUMMARILY):

Section 56.

Complainant.

Petty Sessions District of

Defendant.

County of

To the District Inspector of the Royal Ulster Constabulary at and to the Person in Charge of the Remand Home at

Whereas one hereinafter called the Defendant, being a child, [young person] within the meaning of the above Act, having been born, so far as has been ascertained, on the day of .19, and who resides at .,

in the County of is this day convicted [having attained the age of 14, but being under the age of 17, and though informed by the Court of his right to be tried by a jury, having consented to be dealt with summarily [or being of the age of 8 years but under the age of 14 years, and his parent or guardian, though informed by the Court of his right to have the child tried by a jury, having consented to the child being dealt with summarily] for that he on the day of at did

which is punishable in the case of an adult with penal servitude or imprisonment,

AND WHEREAS the Court considers that none of the other methods in which the case may legally be dealt with is suitable, and has ordered that for said offence the defendant be committed to custody in the Remand Home at for the term of

You, the said District Inspector of the Royal Ulster Constabulary, are therefore hereby commanded to convey the defendant to the Remand Home at and there to deliver him to the person in charge thereof, together

with this Warrant; and you, the said person in charge, to receive him into your custody, and to detain him there for the period of

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

Dated this

Australia of the feet.

day of

Resident Magistrate.

FORM No. 53.

WARRANT OF COMMITTAL TO REMAND HOME (SUMMARY OFFENCE):

Section 56.

Complainant.

Defendant.

Petty Sessions District of

County of

To the District Inspector of the Royal Ulster Constabulary at and to the Person in charge of the Remand Home at

WHEREAS one

, hereinafter called the

Defendant being a child [young person] within the meaning of the above Act, having been born, so far as has been ascertained, on the day of

19 and who resides at

in the County of

is this day convicted for that he on the

day of

for which offence he would, if he were an adult, be liable to be imprisoned in default of payment of a fine, damages, or costs,

AND WHEREAS the Court considers that none of the other methods in which the case may legally be dealt with is suitable, and has ordered that for said offence the defendant be committed to custody in the Remand Home at

You, the said District Inspector of the Royal Ulster Constabulary, are therefore hereby commanded to convey the defendant to the Remand Home at

and there to deliver him to the person in charge thereof, together with this warrant; and you, the said person in charge, to receive him into your custody, and to detain him there for the period of

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

Dated this

for the term of

day of

, 19

Resident Magistrate.

FORM No. 54.

RECOGNIZANCE BY PARENT FOR GOOD BEHAVIOUR OF CHILD OR YOUNG PERSON.

Section 57 (2). Complainant. Petty Sessions District of Defendant. County of WHEREAS on the day of , one (hereinafter called the Defendant) being a child [young person] within the meaning of the above Act, was charged before the Court that he on the day of did AND WHEREAS the Court has ordered the parent [guardian] of the said Defendant to give security for his good behaviour,.
The undersigned in the County of of said house, the parent [guardian] of the said defendant, hereby acknowledges himself bound to forfeit to the Crown the sum of Pounds in case the said Defendant fails to be of good behaviour for the space now next ensuing. ωf Parent [or guardian]. Taken and acknowledged before me this day of Justice of the Peace for the said County.

FORM No. 55.

NOTICE TO PARENT OR GUARDIAN: PARENTAL RIGHTS: Section 82.

То

the parent/guardian of , a child under the age of 17.

TAKE NOTICE that the Welfare Authority of intend to apply to the Juvenile Court sitting at on the Juvenile Court sitting at o'clock in the forenoon, by virtue of the provisions of Section 82 of the Children and Young Persons Act (Northern Ireland), 1950, for a Parental Rights Order vesting in the said Welfare Authority all the rights and powers which you have with respect to the said

You have the right to appear before the said Court and object to the making of the Oroce.

Dated this

day of

19

On behalf of the Welfare Authority of

To

οf

A copy of this notice has been sent to the Clerk of the Juvenile Court.

FORM No. 56.

PARENTAL RIGHTS ORDER:

Sections 82 and 83.

Petty Sessions District of

Coun	ty	of

Before the Juvenile Court sitting at Application has been made by the Welfare Authority of for a parental rights order in respect of child under the age of 17 (having been born, so far as can be ascertained, on the , 19 day of .), and who resides at in the County of [And the parent/guardian of the child having appeared before the said Court, and not having shown any cause why the

order should not be made [or having failed to appear and proof having been given that notice of intention to apply for the order was duly served on him]]. The Court being satisfied in regard to the child

[his/her parents are dead and that he has no guardian] or [state the grounds in terms of Section 82 (3) of the Act] and that it is desirable in the interests of the child that the rights and powers of the [deceased] parents should be vested in the Welfare Authority of

It is hereby ordered that until the child attains the age of 18 all the rights and powers of the [deceased] parents in respect of him shall be vested in the fore-mentioned Welfare Authority, [with the following exceptions]

Dated this

day of

Resident Magistrate.

FORM No. 57.

DISCHARGE OR SUSPENSION OF PARENTAL RIGHTS ORDER: Section 84.

· Petty Sessions District of

County of

Before the Juvenile Court sitting at WHEREAS on the day of ., a Parental Rights Order was made by the (state the Court which made the Order) in respect of a child under the age of 17, vesting in the Welfare Authority of the the rights and powers of the [deceased] parents of the said child. AND WHEREAS application has been made by that the said Parental Rights Order be discharged. [AND WHEREAS the Court is satisfied that the discharge of the Order would be for the benefit of the child/young person]. It is hereby ordered that

[the order be discharged, with effect from the day of or [the child/young person be until in the care and under the control of , being a [parent]

[guardian] [relative] [next-of-kin] [friend] of the child/young person].

Dated this day of , 19 Resident Magistrate.