1969. No. 18

COUNTY COURT RULES

Compensation for Criminal Injuries

Rules, dated 30th January 1969. made by the Minister of Home Affairs under section 146 of the County Courts Act (Northern Ireland) 1959.

I, the Right Honourable William Joseph Long, Minister of Home Affairs for Northern Ireland, in exercise of the powers conferred on me by section 146 of the County Courts Act (Northern Ireland) 1959(a), section 7 of the Criminal Injuries Act (Northern Ireland) 1956(b), sections 1, 2 and 10 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968(c) and all other powers thereunto enabling, do hereby, upon the recommendation of the County Court Rules Committee and after consultation with the Lord Chief Justice, make the Rules hereinafter set forth.

Dated this 30th day of January 1969.

W. J. Long, Minister of Home Affairs for Northern Ireland.

[**C**]

No. 18

ARRANGEMENT OF RULES

PART I

PROCEEDINGS UNDER THE CRIMINAL INJURIES ACTS

GENERAL

Rüle

- 1. Citation.
- 2. Commencement.

3. Revocation.

4. Interpretation.

- 5. Applications to be made in Division in which damage occurred or injury was sustained.
- 6. When applications to be heard.
- 7. Criminal Injuries Book.
- 8. Hearing of proceedings under the Criminal Injuries Acts together with other such proceedings.

9. Costs.

- 10. Service of documents required under these Rules.
- 11. Applications to be made within 3 months from injury.
- 12. Non-compliance with Rules.

PART II

PROCEEDINGS UNDER THE CRIMINAL INJURIES ACTS FOR THE AWARD OF COMPENSATION FOR MALICIOUS DAMAGE TO PROPERTY

- 13. Notice of intention to apply for compensation for damage.
- 14. Service and entry of applications.
- 15. Decree for compensation for damage or Refusal thereof.
- 16. Applications for compensation under section 515 of the Merchant Shipping Act 1894.

PART III

PROCEEDINGS UNDER THE CRIMINAL INJURIES TO PERSONS (COMPENSATION) ACT (NORTHERN IRELAND) 1968 FOR COMPENSATION FOR CRIMINAL INJURY TO THE PERSON

- 17. Notice of intention to apply under the Act of 1968.
- 18. Service and entry of applications.
- 19. Order for compensation under the Act of 1968 or Refusal thereof.
- 20. Applications to the Court under section 7 of the Act of 1968 for an order directing offender to reimburse to the Ministry whole or part of compensation.
- 21. Applications to vary orders made under section 7(1) of the Act of 1968.
- 22. Applications to the Court by the Ministry for an order revoking an order
 - for the payment of compensation, 41, 44

PART I

Proceedings under the Criminal Injuries Acts

GENERAL

Citation

1. These Rules shall be cited as the County Court (Criminal Injuries) Rules (Northern Ireland) 1969.

Commencement

2. These Rules shall come into operation on the 1st day of March 1969.

Revocation

3. The Criminal Injuries (Ireland) Rules 1920(d) and the Criminal Injuries (Ireland) Rules 1921(e) are hereby revoked.

Interpretation

4. In these Rules the Criminal Injuries Act (Northern Ireland) 1956, the Criminal Injuries Act (Northern Ireland) 1957(f), the Criminal Injuries (Amendment) Act (Northern Ireland) 1958(g) and the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 are referred to respectively as "the Act of 1956", "the Act of 1957", "the Act of 1958" and "the Act of 1968" and those Acts, the Criminal Injuries (Amendment) Act (Northern Ireland) 1964(h), section 515 of the Merchant Shipping Act 1894(i) and section 23 of the Northern Ireland Act 1962(j), are referred to collectively as "the Criminal Injuries Acts".

Applications to be made in Division in which damage occurred or injury was sustained^{*}

5. Subject to any order of the judge under section 6(4) or section 36 of the County Courts Act (Northern Ireland) 1959, any application for compensation under the Criminal Injuries Acts shall be made in the Division in which the damage or it appears that the greater part of the damage, occurred or the personal injury was sustained, as the case may be.

When applications to be heard

6. Subject to any order of the Minister of Home Affairs under section 2(2)(c)of the said Act of 1959, any application for compensation under the Criminal Injuries Acts shall be heard at the ordinary sittings of the County Court at such times as the judge for the Division may appoint in accordance with section 4(2) of that Act or, in lieu of such appointment, at the sitting of the Court for equity matters.

Criminal Injuries Book

7. The clerk of the Crown and peace shall keep a book (to be called "the Criminal Injuries Book") in which he shall enter each application under the

- (d) Provisional Rules dated 19th July 1920 made by the Lord Chancellor of Ireland under section 5 of the Local Government (Ireland) Act 1898 by virtue of section 1(5) of the Criminal Injuries (Ireland) Act 1919 (9 Geo. 5. c. 14).
- (e) Provisional Rules dated 25th February 1921 made by the Lord Chancellor of Ireland under section 5 of the Local Government (Ireland) Act 1898 by virtue of section 1(5) of the Criminal Injuries (Ireland) Act 1919 as extended by section 7(c). of the Criminal Injuries (Ireland) Act 1920 (10 & 11 Geo. 5. c. 66).

(f) 1957. c. 8.

(g) 1958. c. 11. (h) 1964. c. 7 (N.I.),

(i) 57 & 58 Vict. c. 60. (j) 10 & 11 Eliz, 2, c. 30.

.

- 51

Criminal Injuries Acts in the order in which the applications are received and shall enter full particulars of each application, the names of the witnesses examined at the hearing of applications and the ruling of the judge in each case and such other particulars as the Ministry of Home Affairs may direct.

Hearing of proceedings under the Criminal Injuries Acts together with other such proceedings

8. Without prejudice to Order 13 of the County Court Rules (Northern Ireland) 1965(k) or any other statutory provision, the Court may either of its own motion or upon the application of any party to proceedings under the Criminal Injuries Acts arising from the same facts, order that such proceedings be heard together with any other such proceedings.

Costs

9.—(1) No court fees shall be payable in any proceedings under the Criminal Injuries Acts.

(2) The provisions of Order 44 of, and Appendix ZL to the County Court Rules (Northern Ireland) 1965 as they apply to applications under the Criminal Injuries Acts (Northern Ireland) 1956 to 1964 shall apply to applications under the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 so, however, that any limitation in the said Order on the Judge's discretion as to the total sum payable to or in respect of any one witness on the hearing of any application under the Criminal Injuries Acts shall be of no effect.

Service of documents required under these Rules

10.—(1) Without prejudice to any enactment governing the service of notices in or in connection with proceedings in the County Court, any notice or other document or copy thereof required to be served under these Rules may be served by registered post or by the recorded delivery service and the certificate of posting shall be evidence of such service if affixed to the document in question.

(2) Any such notice or other document shall be posted in an envelope addressed—

- (a) where it is to be served on the secretary or clerk to a local authority, the clerk of the Crown and peace, the Chief Crown Solicitor or the Commissioner of Police for the City of Belfast, to him at the official address of his office, or
- (b) where it is to be served on a district inspector of the Royal Ulster Constabulary for a constabulary district, to him at the constabulary station nearest to the place where the criminal injury was committed.

Applications to be made within 3 months from injury

11. The written application for compensation under the Criminal Injuries Acts required by these Rules shall be made to the Court within three months from the commission of the criminal injury.

Non-compliance with Rules

12.—(1) Non-compliance with these Rules shall not render any proceeding void unless the Court so directs.

(2) Nothing in this Rule shall prejudice section 7(4) of the Act of 1956 (including its application to proceedings under the Act of 1957 or the Act of 1958) or section 10(2) of the Act of 1968.

PART II

Proceedings under the Criminal Injuries Acts for the award of compensation for malicious damage to property

Notice of intention to apply for compensation for damage

13.—(1) The person who suffered the damage or, if for any reason he is under a legal disability or otherwise unable to act, any person who is lawfully entitled to take or conduct proceedings under the Criminal Injuries Acts (Northern Ireland) 1956 to 1964 on behalf of that person or his estate shall cause a preliminary notice, as the case may be, in Form 1, Form 2 or Form 3, in Schedule 1 of his intention to apply to the County Court for compensation under those Acts for damage to be paid by a county or county borough council to be served on—

- (a) the secretary of the county council and, in addition, on the clerk of the rural or urban district council or borough council in whose area the damage or greater part of the damage occurred; or
- (b) the clerk of the county borough council in whose area the damage or greater part of the damage occurred; and
- (c) in every case, the Commissioner of Police for the City of Belfast, where the damage or greater part of the damage occurred in that City, or, where it occurred elsewhere, the District Inspector of the Royal Ulster Constabulary for the constabulary district in which the damage or greater part of the damage occurred.

(2) The notice of intention to apply referred to in paragraph (1) shall be served within ten days commencing on the day after the day on which the act which caused the damage was committed.

(3) Such notice of intention to apply shall fully and truthfully disclose the following facts, in so far as they are within the knowledge and belief of the person by or on behalf of whom the notice is served, that is to say—

- (a) the place, date and time at which the act which caused the damage was committed;
- (b) the nature of the property damaged; and
- (c) the extent of the damage.

Service and entry of applications

14.—(1) Every application for compensation for damage to be paid by a county or county borough council shall, as the case may require, be by notice in Form 4, Form 5 or Form 6, in Schedule 1 and shall be served on the officer or, where applicable, the officers of the councils upon whom the notice of intention to make such application was served under Rule 13 and at the same time a copy of the notice shall be served upon the clerk of the Crown and peace for the entry of the application for hearing.

(2) The copy of the application to be served on the clerk of the Crown and peace shall be accompanied by a copy of the notice of intention to make the application served in accordance with Rule 13 and if the said notices were served other than by post, accompanied by an affidavit verifying such service, or, if they were served by registered post or by the recorded delivery service, accompanied by the original certificate of posting.

(3) Upon receipt of the documents referred to in paragraph (2) the clerk of the Crown and peace shall enter the application for hearing on the day appointed for the next sitting of the Court for the hearing of applications under the

Criminal Injuries Acts or, where the day so appointed is less than fifteen days from the date of the receipt of the said documents, at the next succeeding sitting.

Decree for compensation for damage or Refusal thereof

15.—(1) Every Decree for the payment of compensation by a county or county borough council for damage to property or Refusal thereof shall state whether it is made with or without costs and, where it is made with costs, shall state the exact sum payable for costs (including witnesses' fees and expenses).

(2) A Decree shall be in Form 7, Form 8 or Form 9, in Schedule 1, as the case may be, and a Refusal shall be in Form 10 in that Schedule.

Applications for compensation under section 515 of the Merchant Shipping Act 1894

16.—(1) This Part shall apply to applications under section 515 of the Merchant Shipping Act 1894 with the following modifications, that is to say—

- (a) for any reference to damage there shall be substituted a reference to plunder, damage or destruction of the vessel or its cargo or its apparel;
- (b) for the reference to the Forms in Schedule 1 there shall be substituted a reference to Form 1, Form 2, Form 3 or Form 4, in Schedule 2, as may be appropriate; and
- (c) Rule 13(1)(a) and (b) shall have effect as if after the words "damage occurred" there were added the words "or whose area is nearest to the place where it occurred", and Rule 13(1)(c) shall have effect as if after the words "occurred in" there were inserted the words "or nearest to" and after the word "occurred" where it thirdly appears there were inserted the words "or is nearest to the place where it occurred".

(2) The reference in paragraph (1) to the said section 515 includes a reference to that section as extended by the Aircraft (Wreck and Salvage) Order 1938(l) with appropriate modifications of Schedule 2.

PART III

Proceedings under the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for compensation for criminal injury to the person

Notice of intention to apply under the Act of 1968

17.—(1) The notice of intention to apply for compensation referred to in section 1(3)(e)(ii) of the Act of 1968 shall be in Form 1 in Schedule 3.

(2) The applicant shall serve such notice on—

(a) the Chief Crown Solicitor; and

(b) the Commissioner of Police for the City of Belfast where the injury was sustained in that City or, where it was sustained outside that City

the District Inspector of the Royal Ulster Constabulary for the constabulary district in which the injury was sustained;

within the period of twenty-eight days commencing on the day after the day on which the injury was sustained.

(I) S.R. & O. (U.K.) 1938, No. 136.

(3) Without prejudice to Order 3 of the County Court Rules (Northern Ireland) 1965, an application to which paragraph (b) of section 2(3) of the Act of 1968 refers may be made by a relative of the victim or other person authorised by the court to make such application.

Service and entry of applications

18.—(1) The application required by section 2(1) of the Act of 1968 shall be by notice in Form 2 in Schedule 3 and shall be served upon the persons upon whom the notice of intention to make such application was served under Rule 17 and at the same time a copy of the notice shall be served upon the clerk of the Crown and peace for the entry of the application for hearing.

(2) The copy of the application to be served on the clerk of the Crown and peace shall be accompanied by a copy of the notice of intention to make the application served in accordance with Rule 17 and if the said notices were served other than by post, accompanied by an affidavit verifying such service or, if they were served by registered post or by the recorded delivery service, accompanied by the original certificate of posting.

(3) Upon the receipt of the documents referred to in paragraph (2) the clerk of the Crown and peace shall enter the application for hearing on the day appointed for the next sitting of the Court for the hearing of applications under the Criminal Injuries Acts or, where the day so appointed is less than fifteen days from the date of receipt of the said documents, at the next succeeding sitting.

Order for compensation under the Act of 1968 or Refusal thereof

19.—(1) Every Certificate of Order for the payment of compensation by the Ministry of Home Affairs under the Act of 1968 or Refusal thereof shall state whether it is made with or without costs and, where it is made with costs, shall state the exact sum payable for costs (including witnesses' fees and expenses).

(2) A Certificate of Order shall be in Form 3 and a Refusal shall be in Form 4 in Schedule 3.

Applications to the Court under section 7 of the Act of 1968 for an order directing offender to reimburse to the Ministry whole or part of compensation

20.—(1) Without prejudice to the provision of section 7(1) of the Act of 1968 (whereby the court which makes an order for compensation may, at any time, make an order for reimbursement by an offender to the Ministry of Home Affairs of the whole or part thereof) an application by the said Ministry for such an order of reimbursement may be made by notice in Form 5 in Schedule 3 at any time after the conviction of the offender and may be heard at any ordinary sitting of the court.

(2) Except as provided by paragraph (4) or where the order for reimbursement is made on making the order for the payment of compensation, such notice shall be served on the offender and a copy thereof on the clerk of the Crown and peace not less than fifteen days before the day appointed for the commencement of the sitting at which the application is to be heard.

(3) Upon receipt of such copy the clerk of the Crown and peace shall enter the application for hearing.

(4) Where an offender is convicted before or his conviction is on appeal affirmed by a county court of an offence to which a criminal injury is directly attributable and for which an order under section 1 of the Act of 1968 for compensation has previously been made by that court, an application under section 7(1) of the Act for reimbursement of such compensation may be made by the said Ministry at the time of that conviction or, as the case may be, its affirmation by furnishing the offender forthwith with a copy of the application made to the court.

(5) An order for reimbursement under section 7(1) of the Act of 1968 shall be in Form 6 in Schedule 3.

Applications to vary orders made under section 7(1) of the Act of 1968

21.—(1) An application under section 7(4) of the Act of 1968 by the Ministry of Home Affairs or by an offender for the variation of an order for reimbursement made under section 7(1) shall be in Form 7 in Schedule 3 and such application shall be served on the respondent and a copy thereof served on the clerk of the Crown and peace within the same period as is specified in Rule 20(2) and shall be entered for hearing in the same manner as is provided by Rule 20(3).

(2) An order under section 7(4) of the Act of 1968 shall be in Form 8 in Schedule 3.

Applications to the Court by the Ministry for an order revoking an order for the payment of compensation

22.—(1) An application under section 8(3) of the Act of 1968 by the Ministry of Home Affairs for a revocation order setting aside, in whole or in part, an order for the payment of compensation shall be made by notice in Form 9 in Schedule 3 and such application shall be served on the respondent and a copy thereof served on the clerk of the Crown and peace within the same period as is specified in Rule 20(2) and shall be entered for hearing in the same manner as is provided by Rule 20(3).

(2) An order of revocation under section 8(3) shall be in Form 10 in Schedule 3.

;

ARRANGEMENT OF FORMS

SCHEDULE 1

Forms used in Proceedings under section 2 or 3 of the Criminal Injuries Act (Northern Ireland) 1956 or under section 2 of the Criminal Injuries Act (Northern Ireland) 1957

- 1. Notice of intention to apply under section 2 of the Criminal Injuries Act (Northern Ireland) 1956 for compensation for damage to agricultural property.
- 2. Notice of intention to apply under section 3 of the Criminal Injuries Act (Northern Ireland) 1956 for compensation for damage to property caused by an unlawful assembly.
- 3. Notice of intention to apply under section 2 of the Criminal Injuries Act (Northern Ireland) 1957 for compensation for damage to property caused by a malicious person acting on behalf of or in connection with an unlawful association.
- 4. Application under section 2 of the Criminal Injuries Act (Northern Ireland) 1956 to the County Court for compensation for damage to agricultural property.
- 5. Application under section 3 of the Criminal Injuries Act (Northern Ireland) 1956 to the County Court for compensation for damage to property caused by an unlawful assembly.
- 6. Application under section 2 of the Criminal Injuries Act (Northern Ireland) 1957 for compensation for damage to property caused by a malicious person acting on behalf of or in connection with an unlawful association.
- 7. Decree for compensation under section 2 of the Criminal Injuries Act (Northern Ireland) 1956 for damage to agricultural property.
- 8. Decree for compensation under section 3 of the Criminal Injuries Act (Northern Ireland) 1956 for damage to property caused by an unlawful assembly.
- 9. Decree for compensation under section 2 of the Criminal Injuries Act (Northern Ireland) 1967 for compensation for damage to property caused by a malicious person acting on behalf of or in connection with an unlawful association.
- 10. Order of refusal of application for compensation for criminal injury to property.

SCHEDULE 2

FORMS USED IN PROCEEDINGS UNDER SECTION 515 OF THE MERCHANT SHIPPING ACT 1894 FOR COMPENSATION FOR PLUNDER, DAMAGE OR DESTRUCTION OF VESSEL OR CARGO

- 1. Notice of intention to apply under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction of vessel or cargo.
- 2. Application under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction of vessel or cargo.
- 3. Decree for compensation under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction of vessel or cargo.

4. Order of refusal of application for compensation under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction of vessel or cargo.

SCHEDULE 3

FORMS USED IN PROCEEDINGS UNDER THE CRIMINAL INJURIES TO PERSONS (COMPENSATION) ACT (NORTHERN IRELAND) 1968

- 1. Notice of intention to apply for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.
- 2. Application for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.
- 3. Certificate under section 25 of the Crown Proceedings Act 1947 of Interim/ Final Order for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.
- 4. Order of refusal of application for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.
- 5. Application under section 7(1) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for Order directing offender to reimburse to Ministry of Home Affairs compensation paid under that Act.
- 6. Order under section 7(1) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 directing offender to reimburse to Ministry of Home Affairs compensation paid under that Act.
- 7. Application under section 7(4) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for variation of Order under section 7(1) thereof for reimbursement to Ministry of Home Affairs of compensation paid or payable under that Act.
- 8. Order under section 7(4) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 varying Order under section 7(1) of that Act for reimbursement to Ministry of compensation paid or payable under that Act.
- 9. Application under section 8(3) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for an Order revoking an Order for the payment of compensation under that Act.
- 10. Revocation Order under section 8(3) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 setting aside Order for payment of compensation under that Act.



SCHEDULE 1

Forms used in Proceedings under section 2 or 3 of the Criminal Injuries Act (Northern Ireland) 1956 or under section 2 of the Criminal Injuries Act (Northern Ireland) 1957

FORM 1

Notice of intention to apply under section 2 of the Criminal Injuries Act (Northern Ireland) 1956 for compensation for damage to agricultural property

To the Secretary of the Council and the Clerk of the [District] [Borough] Council [or Clerk of the [Belfast] [Londonderry] County Borough Council] District Inspector for the Constabulary District of [or Commissioner of Police for the City of Belfast].

TAKE NOTICE that on the day of 19 at a.m./p.m. damage was maliciously or wantonly caused to the property of *(full name)* namely—

(specify in detail type of property damaged, i.e. whether an agricultural building within the meaning of the Rating and Valuation (Apportionment) Act (Northern Ireland) 1928) and/or (property within the meaning of paragraph (b) (i) (ii) (iii) (iv) or (v) of section 2 of the Criminal Injuries Act (Northern Ireland) 1956) situate at in the said [[District] [or Borough] in the County of] [or County Borough]

[or Borough] in the County of of].

The extent of the damage was as follows:-

It is intended to apply to the County Court/Recorder's Court for compensation to be paid by the County [or County Borough] Council and to be levied in the manner authorised by section 5 of the Criminal Injuries Act (Northern Ireland) 1956.

Dated this

day of

19

Applicant/Solicitor for Applicant

FORM 2

Notice of intention to apply under section 3 of the Criminal Injuries Act (Northern Ireland) 1956 for compensation for damage to property caused by an unlawful assembly

To the Secretary of the County Council and the Clerk of the [District] [Borough] Council [or Clerk of the [Belfast] [Londonderry] County Borough Council] District Inspector for the Constabulary District of [or Commissioner of Police for the City of Belfast].

TAKE NOTICE that on the day of 19 at a.m./p.m. damage was unlawfully, wantonly or maliciously caused to the property of (full name) namely—

(specify in detail type of property damaged)

situate at [or Borough] in the County of of

in the said [[District]] [or County Borough

The extent of the damage is as follows:---

and the damage was caused by three or more persons unlawfully, riotously or tumultuously assembled together.

].

It is intended to apply to the County Court/Recorder's Court for compensation to be paid by the County [or County Borough] Council and to be levied in the manner authorised by section 5 of the Criminal Injuries Act (Northern Ireland) 1956.

Dated this

day of

19

Applicant/Solicitor for Applicant

No. 18

网络拉马马马马马马斯特 网络马马斯特

1.53

i n tred

FORM 3

Notice of intention to apply under section 2 of the Criminal Injuries Act (Northern Ireland) 1957 for compensation for damage to property caused by a malicious person acting on behalf of or in connection with an unlawful association .

1. 1. 1. To the Secretary of the County Council and the Clerk of the [District] [Borough] Council [or Clerk of the [Belfast] [Londonderry] County Borough Council] District Inspector for the Constabulary District of

[or Commissioner of Police for the City of Belfast].

41.

A C A ANTA A

212

دېلېيولور يون خورده وې د

day of

Dated this

a et en an ar

5

· · · · ·

TAKE NOTICE that on the day of 19 a.m./p.m. damage was unlawfully, wantonly or maliciously at caused to the property of (full name) namely---

(specify in detail type of property damaged) situate at [or Borough] in the County of ōf

in the said [[District]] [or County Borough

The extent of the damage is as follows:---

and the damage was caused as a result of an act committed by a malicious person acting on behalf of or in connection with an unlawful association.

It is intended to apply to the County Court/Recorder's Court for compensation to be paid by the County [or County Borough] Council.

19

Applicant/Solicitor for Applicant

FORM 4

Application under section 2 of the Criminal Injuries Act (Northern Ireland) 1956 to the County Court for compensation for damage to agricultural property

. . .

. In the County Court/Recorder's Court for the Division of

Whereas on the day of . 19 a.m./p.m. damage was maliciously or wantonly caused at (full name) being to the property of [a building within the meaning of the Rating and Valuation (Apportionment) Act (Northern Ireland) 1928] [and] [property such as was found present on or as was unlawfully removed from agricultural land within the meaning of the Agriculture Act (Northern Ireland) 1949 or found present in or unlawfully removed from an agricultural building within the meaning of the Rating and Valuation (Apportionment) Act (Northern Ireland) 1928] such as is hereinafter specified

Contraction of the (give full particulars of building and/or property to which damage was caused and specify the heading under which the property would fall according to its category as set out in subparagraph (b) (i) (ii) (iii) (iv) or (v) of section 2 of the Criminal Injuries Act (Northern Ireland) 1956)

situate at [or Borough] of for County Borough of in the [[Rural] [or Urban] District]] in the [County of

And whereas the aggregate amount of such damage was £ and the details of the damage are as follows: --

Application is hereby made by or on behalf of the Applicant to the County Court/Recorder's Court for the above Division which will be entered for hearing day of at the sitting to be held on the 19 Courthouse for at the hour of at the compensation of £ County. to be paid by the [or County Borough] Council to be decreed and levied in the manner authorised by section 5 of the Criminal Injuries Act (Northern Ireland) 1956.

Dated this

day of

19

Applicant/Solicitor for Applicant

ċ

No. 18

Form 5

Application under section 3 of the Criminal Injuries Act (Northern Ireland) 1956 to the County Court for compensation for damage to property caused by an unlawful assembly

In the County Court/Recorder's Court for the division of

Whereas on the day of 19 at a.m./p.m. damage was unlawfully, wantonly or maliciously caused to the property of *(full name)* hereinafter specified

(give full particulars of each property damaged for which compensation is sought)

situate a	ιt	-		in	the	[[Rural]	[or	Urban]	District
of] [or Borough of]	in the	County
of		÷] [or County Boroug	gh of].	

The aggregate amount of such damage was £ the damage are as follows:—

and the details of

and was caused by three or more persons unlawfully, riotously or tumultuously assembled together.

Application is hereby made by or on behalf of the Applicant to the County Court/Recorder's Court for the above Division which will be entered for hearing at the sitting to be held on the day of 19 at the hour of at the Courthouse for compensation of \pounds to be paid by the County [or County Borough] Council and to be decreed and levied in the manner authorised by section 5 of the Criminal Injuries Act (Northern Ireland) 1956.

Dated this

day of

19

Applicant/Solicitor for Applicant

Form 6

Application under section 2 of the Criminal Injuries Act (Northern Ireland) 1957 for compensation for damage to property caused by a malicious person acting on behalf of or in connection with an unlawful association

In the County Court/Recorder's Court for the Division of

Whereas on the day of 19 at a.m./p.m. damage was unlawfully, wantonly or maliciously caused to the property of *(full name)* such as is hereinafter specified

(give full particulars of each property damaged for which compensation is sought)

situate at			in	the	[[Rural]	[or Urban] District
of ·		[or Borough of] in the County
of	•] [or County Borough	of].

The aggregate amount of such damage was \pounds of the damage are as follows:—

and the details

and was caused as a result of an act committed by a malicious person acting on behalf of or in connection with an unlawful association.

Application is hereby made by or on behalf of the Applicant to the County Court/Recorder's Court for the above Division which will be entered for hearing at the sitting to be held on the day of 19 at the hour of at the Courthouse for compensation for the said amount and that it be paid by the said [County] [or County Borough] Council.

Dated this

day of

1. . .

19

Applicant/Solicitor for Applicant

No. 18

Form 7

Decree for compensation under section 2 of the Criminal Injuries Act (Northern Ireland) 1956 for damage to agricultural property

By the County Court Judge/Recorder In the County Court/Recorder's Court for the Division of

In the matter of an application under section 2 of the Criminal Injuries Act (Northern Ireland) 1956.

Between

A.B. of

in the County [Borough] of

Applicant

and the Council of the County [Borough] of

Respondent

It appearing to the Court that an application under section 2 of the Criminal Injuries Act (Northern Ireland) 1956 was made to the Court for hearing at the sittings:

And it further appearing that such application was duly served on the Respondent and the Court and that notice of intention to make such application had been duly served on the Respondent [and that the Respondent under section 5(2) of the said Act of 1956 notified the [County] [or Counties of

[and] [County Borough(s) of] that the Respondent intended to request the Court to direct that the area off which any compensation decreed on the application should be levied should include any area of such [County] [or Counties] [and] [County Borough(s)] so notified]:

And the Court having examined into the matter of such application and having found that the Applicant is entitled to the sum of \pounds as compensation for the damage complained of:

And having further found that the said sum for compensation should be [raised off] [apportioned between the [several] Council(s)] in the following manner:—

IT IS THEREFORE ORDERED AND DECREED by the Court that the Applicant be paid by the said Council(s) the following sums, namely \pounds for compensation together with \pounds for costs and \pounds for witnesses' fees and expenses making \pounds in the aggregate

(here set out total of each sum to be paid and, if any Council(s) other than the Respondent be ordered to pay the compensation, costs, witnesses' fees and expenses then the exact amount to be paid by each Council should be set out precisely)

No. 18

and that the amount be levied off the [County at large] [Counties at large] [County Borough(s)] [or the following [electoral division(s)] [ward(s)] [townland(s)]] together with interest at the statutory rate.

Dated atthisday of19SignedClerk of the Crown and Peace

(Seal)

1. NY .

Signed

Applicant/Solicitor for Applicant

102

FORM 8 Decree for compensation under section 3 of the Criminal Injuries Act

(Northern Ireland) 1956 for damage to property caused by an unlawful assembly

By the County Court Judge/Recorder In the County Court/Recorder's Court for the Division of

计存储法理论 医结合 医结肠 医结肠炎 化氟化化物

In the matter of an application under section 3 of the Criminal Injuries Act (Northern Ireland) 1956.

 Between
 District

 A.B. of
 in the County [Borough] of

Applicant

and the Council of the County [Borough] of

Respondent

It appearing to the Court that an application under section 3 of the Criminal Injuries Act (Northern Ireland) 1956 was made to the Court for hearing at the sittings:

And it further appearing that such application was duly served on the Respondent and the Court and notice of intention to make such application had been duly served on the Respondent [and that the Respondent under section 5(2) of the said Act of 1956 notified the [County] [or Counties of [and [County Borough(s) of] that the Respondent intended to request the Court to direct that the area off which any compensation decreed on the application should be levied should include any area of such [County] [or Counties] [and] [County Borough(s)] so notified]:

And the Court having examined into the matter of such application and having found that the Applicant is entitled to the sum of \pounds as compensation for the damage complained of:

And having further found that the said sum for compensation should be [raised off] [apportioned between the [several] Council(s)] in the following manner:—

IT IS THEREFORE ORDERED AND DECREED by the Court that the Applicant be paid by the said Council(s) the followng sums, namely \pounds for compensation together with \pounds for costs and \pounds for witnesses' fees and expenses making \pounds in the aggregate

(here set out total of each sum to be paid and, if any Council(s) other than the Respondent be ordered to pay the compensation, costs, witnesses' fees and expenses then the exact amount to be paid by each Council should be set out precisely)

and that the amount be levied off the [County at large] [Counties at large] [County Borough(s)] [the following [electoral division(s)] [ward(s)] [townland(s)]] together with interest at the statutory rate.

Dated at this day of 19. Signed Clerk of the Crown and Peace (Seal) Signed Applicant/Solicitor for Applicant

·: 15

12

÷

104

FORM 9

Decree for compensation under section 2 of the Criminal Injuries Act (Northern Ireland) 1957 for compensation for damage to property caused by a malicious person acting on behalf of or in connection with an unlawful association

By the County Court Judge/Recorder In the County Court/Recorder's Court for the Division of

In the matter of an application under section 2 of the Criminal Injuries Act (Northern Ireland) 1957.

Between

A.B. of

in the County [Borough] of

Applicant

and the Council of the County [Borough] of

, ÷,

.

Respondents

It appearing to the Court that an application under section 2 of the Criminal Injuries Act (Northern Ireland) 1957 was made to the Court for hearing at the sittings:

. . . .

And it further appearing that such application was duly served on the Respondent and the Court and that notice of intention to make such application had been duly served on the Respondent:

And the Court having examined into the matter of such application and having found that the Applicant is entitled to the sum of \pounds as compensation for the damage complained of:

It is therefore Ordered and Decreed by the Court that the Applicant be paid by the said Council the following sums, namely \pounds for compensation together with \pounds for costs and \pounds for witnesses fees and expenses making \pounds in the aggregate and that the said amount be paid together with interest at the statutory rate.

Dated at	this	day of 19.
÷.		
	Signed	Clerk of the Crown and Peace
(Seal)	·····································	• • • •
(4)	Signed	Applicant/Solicitor for Applicant
	and a station of the second states	* .

the second se

Form 10

Order of refusal of application for compensation for criminal injury to property

By the County Court Judge/Recorder In the County Court/Recorder's Court for the Division of

In the matter of an application under [[section 2] [or section 3] of the Criminal Injuries Act (Northern Ireland) 1956] [or section 2 of the Criminal Injuries Act (Northern Ireland) 1957].

Between

A.B. of

in the County [Borough] of

그 가 가 한 것만 한 것

Applicant

and the Council of the County [Borough] of

جراف جهرت معا

Respondent

It appearing to the Court that an application by or on behalf of the Applicant under [[section 2] [or section 3] of the Criminal Injuries Act (Northern Ireland) 1956] [or section 3 of the Criminal Injuries Act (Northern Ireland) 1957] was made to the Court for hearing at the of \pounds to be paid to him as compensation for that

an an de la secture des la construcción de la construcción de la construcción de la construcción de la constru Reclaración de la construcción de la

(here set out nature of application as in application) and the Applicant having failed to prove his claim for such compensation or any part thereof:

IT IS THEREFORE ORDERED AND DECREED by the Court that the said Application be, and the same is hereby refused with costs and that the Respondent do recover the sum of \pounds costs of this Order and \pounds for witnesses' fees and expenses making \pounds in the aggregate, and that the several under-sheriffs in Northern Ireland are hereby commanded to take in execution the goods of the Applicant to satisfy the said costs and witnesses' fees and expenses together with interest at the statutory rate.

.

Dated at	this	day of 19
the constant for a start of the start of th	Signed	•
	Signed	Respondent/Solicitor for Respondent

No. 18

2

SCHEDULE 2

FORMS USED IN PROCEEDINGS UNDER SECTION 515 OF THE MERCHANT SHIPPING ACT 1894 FOR COMPENSATION FOR PLUNDER, DAMAGE OR DESTRUCTION OF VESSEL OR CARGO

FORM 1

Notice of intention to apply under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction of vessel or cargo

To the Secretary of the

Clerk of [District] [Borough] Council [or Clerk of the [Belfast] [Londonderry] County Borough Council] District Immoster for the County Indiana (Council) Clerk of District Inspector for the Constabulary District of or Commissioner of Police for the City of Belfastl.

TAKE NOTICE that on the day of 19 (name of vessel) at a.m./p.m. the vessel the property of (name) was [wrecked] [stranded] [in distress] and the vessel [and/or cargo or apparel thereof] was [plundered or damaged] [or destroyed] by persons riotously and tumultuously assembled together.

The vessel [and/or cargo or apparel thereof] was [plundered or damaged] [or destroyed] to the following extent:----

(here specify full details of plunder, damage or destruction).

It is intended to apply to the County Court/Recorder's Court for compensation to be paid by the County [or County Borough] Council and to be levied in the manner authorised by section 5 of the Criminal Injuries Act (Northern Ireland) 1956.

Dated this

day of

19

Applicant/Solicitor for Applicant

County Council and the

Form 2

Application under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction of vessel or cargo

In the County Court/Recorder's Court for the Division of

Whereas on the
atday of
a.m./p.m. the vessel19
(name of vessel)the property of
was [wrecked] [stranded] [in distress] and the vessel [and/or cargo or apparel
thereof] was [plundered or damaged] [or destroyed] by persons riotously and
tumultuously assembled together:

And the vessel [and/or cargo/or apparel thereof] was [plundered or damaged] [or destroyed] to the following extent:—

(here specify full details of plunder, damage or destruction).

And whereas the aggregate amount of the plunder/damage/destruction was \pounds

Application is hereby made by or on behalf of the Applicant to the County Court/Recorder's Court for the above Division which will be entered for hearing at the sitting to be held on the day of 19 at the hour of t to be paid by the Counthouse for compensation of f to be paid by the County [or County Borough] Council and to be decreed and levied in the manner authorised by section 5 of the Criminal Injuries Act (Northern Ireland) 1956.

Dated this

day of

外关系部门 机合金管 法运行的

19

Applicant/Solicitor for Applicant

くがおし

Decree for compensation under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction

of vessel or cargo

6 6 M

By the County Court Judge/Recorder

In the County Court/Recorder's Court for the Division of In the matter of an application under section 515 of the Merchant Shipping Act 1894.

Between A.B. of

in the County [Borough] of

Applicant

and the Council of the County [Borough] of

. . . .

Respondent

It appearing that an application under section 515 of the Merchant Shipping. Act 1894 was made to the Court for hearing at the sittings:

And it further appearing that such application was duly served on the Respondent and the Court and notice of intention to make such application had been duly served on the Respondent [and that the Respondent under section 5(2) of the said Act of 1956 notified the [County] [or Counties] of [and] County Borough(s) of 1 that the

[and] County Borough(s) of] that the Respondent intended to request the Court to direct that the area off which any compensation decreed on the application should be levied should include any area of such [County] [or Counties] [and] [County Borough(s)] so notified].

And the Court having examined into the matter of such application and having found that the Applicant is entitled to the sum of \pounds

as compensation for the plunder/damage/destruction of the vessel

(name of vessel) and/or cargo or apparel thereof while wrecked/stranded/in distress at (place) on the day of

19 , by certain persons riotously and tumultuously assembled together:

And having further found that the said sum for compensation should be [raised off] [apportioned between] the [several] Council(s) in the following manner:—

IT IS THEREFORE ORDERED AND DECREED by the Court that the Applicant be paid by the said Council(s) the following sums, namely \pounds for compensation together with \pounds for costs and \pounds for witnesses' fees and expenses making \pounds in the aggregate

(here set out total of each sum to be paid and, if any Council(s) other than the Respondent be ordered to be paid the compensation, costs, witnesses' fees and expenses then the exact amount to be paid by each Council should be set out precisely)

And that the amount be levied off the [County at large] [Counties at large] [County Borough(s)] [the following [electoral divisions(s)] [ward(s)] [townland(s)]

together with interest at the statutory rate.

ţ

; •

Dated at		this	day of	19	•
		Signed	Clerk of the Crown and	Peace	
(Seal)	۰ .	Signed	Applicant/Solicitor for A	pplica	nt

FORM 4

Order of refusal of application for compensation under section 515 of the Merchant Shipping Act 1894 for compensation for plunder, damage or destruction of vessel or cargo

By the County Court Judge/Recorder

In the County Court/Recorder's Court for the Division of In the matter of an application under section 515 of the Merchant Shipping Act 1894.

Between A.B. of

in the County [Borough] of

and the Council of the County [Borough] of

Respondent

Applicant

It appearing to the court that an application by or on behalf of the Applicant under section 515 of the Merchant Shipping Act 1894 was made to the court for hearing at the sittings for the sum of £ to be paid to him as compensation for that

(here set out nature of application as in application) and the Applicant having failed to prove his claim for such compensation or any part thereof:

IT IS THEREFORE ORDERED AND DECREED by the Court that the said Application be, and the same is hereby refused with costs and that the Respondent do recover the sum of \pounds costs of this Order and \pounds for fees and witnesses' expenses making \pounds in the aggregate, and the several under-sheriffs in Northern Ireland are hereby commanded to take in execution the goods of the Applicant to satisfy the said costs and witnesses' fees and expenses together with interest thereon at the statutory rate.

Dated at this day of 19

Signed

Clerk of the Crown and Peace

(Seal)

Signed

Respondent/Solicitor for Respondent

No. 18

terri da si scienzi in Riterrit.

SCHEDULE 3

FORMS USED IN PROCEEDINGS UNDER THE CRIMINAL INJURIES TO PERSONS (COMPENSATION) ACT (NORTHERN IRELAND) 1968

FORM 1

Notice of intention to apply for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968

. . .

To the Chief Crown Solicitor and the District Inspector for the Constabulary District of [or the Commissioner of Police for the City of Belfast].

TAKE NOTICE that on the
at
person injured) of
(aged)day of
a.m./p.m.19
(name of
(address)

(state in detail nature of injury including part of body injured and extent) at (place in detail)

141 . S. .

The injury was directly attributable to the following criminal offence:— (details of offence)

committed in the following manner and under the following circumstances :---

(give full and true disclosure of all facts material to the determination of the application)

The report of the commission of the injury was made in compliance with section 1(3)(e)(i) of the said Act of 1968 to a constable namely:— (name and rank) attached to the Constabulary Station at on the day of 19 at a.m./p.m.

It is intended to apply to the County Court/Recorder's Court for an order for the payment by the Ministry of Home Affairs of compensation under section 1 of the said Act of 1968.

Dated this day of 19

Applicant/Solicitor for Applicant

Form 2

Application for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968

	In the County Court,	Recorder's Court	for the Division of	
at	Whereas on the	day of a.m./p.m.		19
		` •	an an an an trainn an Arra. Ar an trainn an trainn an trainn an trainn	• .

(full names of person by whom the criminal injury was suffered and occupation)

of (aged) suffered the following criminal injury:----

(state in detail nature of injury including part of body injured and extent and, if disablement caused, extent of disablement) at

(place in detail)

The injury was directly attributable to the following criminal offence: ---- (details of offence)

committed in the following manner and under the following circumstances:-

(give full and true disclosure of all the facts material to the determination of the application and, if additional facts have come to the knowledge of the applicant since the service of the notice of intention to make the application, those additional facts must be stated)

Application is hereby made by or on behalf of the Applicant to the County Court/Recorder's Court for the above Division at the sitting at the to be held on the day of 19 Courthouse hour of at the for the payment of £ as compensation under section 1 of the • • • • • ۰ · ۲ said Act of 1968. 1. A

Dated this day of

and the second second

19

Applicant/Solicitor for Applicant

FORM 3

Certificate under section 25 of the Crown Proceedings Act 1947 of Interim/Final Order for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968

In the County Court/Recorder's Court for the Division of

In the matter of an application under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.

Bétween

A.B. of

in the County [Borough] of

Applicant

and the Ministry of Home Affairs

Respondent

By an interim/final order of the above-named County Court/Recorder's Court on the day of 19 sitting at Courthouse in the said Division made on the hearing of an application under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 compensation was ordered to be paid to [or for the benefit of] the above-named Applicant [subject to the following terms and conditions:—

(here insert any conditions as to the payment, disposal, allotment or apportionment of the said compensation to or for the benefit of the Applicant, his dependent(s) or any other person].

I hereby certify that under the aforesaid order the following sum(s) are payable to by the said Ministry, namely, for compensation \pounds [and \pounds for costs and \pounds for witnesses' fees and expenses making \pounds in the aggregate] together with interest at the statutory rate.

Dated this day of

and the second second second second

19

(Seal)

Signed

Clerk of the Crown and Peace

11

FORM 4

Order of refusal of application for compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968

By the County Court Judge/Recorder

In the County Court/Recorder's Court for the Division of

In the matter of an application under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.

Between

No. 18

A.B. of

in the County [Borough] of

Applicant

and the Ministry of Home Affairs

Réspondent

Chief Crown Solicitor

.

It appearing to the Court that an application by or on behalf of the Applicant under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 was made to the Court for hearing at the sittings for the sum of \pounds to be paid to him as compensation for that

(here set out nature of application as in application) and the Applicant having failed to prove his claim for such compensation or any part thereof:

IT IS THEREFORE ORDERED by the Court that the said application be, and the same is hereby refused with costs and that the Respondent do recover the sum of \pounds costs of this Order and \pounds for witnesses' fees and expenses making \pounds in the aggregate, and that the several under-sheriffs in Northern Ireland are hereby commanded to take in execution the goods of the Applicant to satisfy the said costs and witnesses' fees and expenses together with interest thereon at the statutory rate.

Dated at	,	this	day	of		19	•
n inn i	2 1 . • •	· •					
,		Sig	ned	Clerk of	he Crown	and Pe	ace

Signed

(Seal)

FORM 5

Application under section 7(1) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for Order directing offender to reimburse to Ministry of Home Affairs compensation paid under that Act

In the County Court/Recorder's Court for 'the Division of

· . · · . . .

Sec. 2020 Sec.

Whereas on the
Order was made by the Court sitting at19an Interim/a FinalOrder was made by the Court sitting at
for the above Division for the payment by the Ministry of Home Affairs of the
sum of £19an Interim/a Final
(*name*)ofto(*name*)
(*address*)of(*address*)as compensation and costs awarded in respect of an application under section 1
of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1963
for the following criminal injury:—

(details of injury)

No. 18

being an injury directly attributable to the following offence:---

(details of offence) committed at on the day of 19

And whereas it appears that you (name) of (address) were on the day of 19 convicted by the Court sitting at

of that offence.

1. Sec.

۰.

Application is hereby made under section 7(1) of the said Act of 1968 by the said Ministry to the County Court/Recorder's Court for the above Division on the [at the sitting to be held at dav at at the hour of of Production and a second . 19 Courthouse] for an Order directing you to reimburse to the said Ministry the said sum paid or payable under the said Order including the costs awarded in respect of the application therefor of the day of 19. · . or such part thereof as the Court may direct.

Chief Crown Solicitor for Applicant

Dated this day of 19

102 11

Signed

where the start of the start

added a define of the second

Form 6.

Order under section 7(1) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 directing offender to reimburse to Ministry of Home Affairs compensation paid under that Act

By the County Court Judge/Recorder In the County Court/Recorder's Court for the Division of

In the matter of an application under section 7(1) of the Criminal Injuries to Persons (Compensaton) Act (Northern Ireland) 1968.

Between the Ministry of Home Affairs

Applicant

and A.B. of

Respondent

It appearing to the Court that an application under section 7(1) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 was made to the sittings. And the Court having Court for hearing at the examined into the matter of such application. And it further appearing that 19 day of an Interim/a Final Order on the was made by the Court sitting at at the sittings for the above Division for the payment by the Ministry of Home Affairs of the sum of £ (name) to (address) as compensation of and of the sum of £ for costs and £ for witnesses' fees and expenses making £ in the aggregate awarded on the hearing of such applicaton under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for the following criminal injury: ----

(details of injury)

being an injury directly attributable to the following offence:-

(details of offence)

committed at		on the	day of	19
and that on the	day of		19	the Respondent
was convicted by the			Court sitting at	
of the said offence.	•			

IT IS THEREFORE ORDERED AND DIRECTED that the Respondent reimburse to the said Ministry the sum of \pounds being [part of] the sum paid or payable under the said order [together with the sum of \pounds for the costs and \pounds for witnesses' fees and expenses incurred on the hearing of this application making \pounds in the aggregate] [by instalments, the first of such instalments to be for the sum of \pounds and to be paid on the day of 19, and the remaining instalments to be each for the sum of \pounds and to be paid upon the day of each succeeding and so to continue until the sum is paid].

County Court Rules

And in default of payment by the Respondent [of the said instalments or any of them on the respective days appointed for the payment thereof as aforesaid], the several under-sheriffs in Northern Ireland are hereby commanded to take in execution of the goods of the Respondent to satisfy the said sum together with interest thereon at the statutory rate.

day of

Dated at

(Seal)

5.5

in Cohie

Signed

Signed

this

Chief Crown Solicitor for Applicant

Clerk of the Crown and Peace

No. 18

19

 $: \cdot i$

118

No. 18

Form 7

Application under section 7(4) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for variation of Order under section 7(1) thereof for reimbursement to Ministry of Home Affairs of compensation paid or payable under that Act

In the County Court/Recorder's Court for the Division of

Whereas on the 19 day of , an Order under section 7(1) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 was made by the Court sitting at for the above Division directing the [Applicant] [Respondent] (name) of (address)] to reimburse to the Ministry of Home Affairs the sum of £ being [part of] a sum of £ paid or payable by the said Ministry under an Interim/a Final Order made under section 1 of the said Act of 1968 by the Court sitting at for the above Division on the day of 19 , as compensation for a criminal injury to the person of attributable to an offence of of which the [Applicant] [Respondent] was convicted by the 19 , together with Court on the day of £ for costs and £ for witnesses' fees and expenses making £ in the aggregate.

Application is hereby made under section 7(4) of the said Act of 1968 by the Applicant to the County Court/Recorder's Court for the above Division at the sitting to be held at on the day of 19 , at the hour of at Courthouse for an Order varying the Order for such reimbursement and for the payment of such costs, fees and expenses made as aforesaid on the following grounds:—

. Dated this

day of

19

Applicant/Solicitor for Applicant

Form 8

Corder under section 7(4) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 varying Order under section 7(1) of that Act for reimbursement to Ministry of compensation paid or payable under that Act

By the County Court Judge/Recorder

In the County Court/Recorder's Court for the Division of

In the matter of an application under section 7(4) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.

Between [A.B. of

[[the Ministry of Home Affairs]

Applicant

Respondent

and [the Ministry of Home Affairs] [A.B. of

It appearing to the Court that an application under section 7(4) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 was made to the Court for hearing at the sittings. And the Court having examined into the matter of such application. And it further appearing that on the day of 19, an Order under section 7(1) of the said Act of 1968 was made by the Court sitting on the at for the above Division directing the [Applicant] [Respondent] [(address)] to reimburse to the Ministry of Home Affairs the sum of £ being [part of] a sum of £ paid or payable by the said Ministry under an Interim/a Final Order made under section 1 of the said Act of 1968 for the above Division on by the Court sitting at the day of 19 , as compensation for a criminal injury to the person of

attributable to an offence of which the [Applicant] [Respondent] was convicted by the Court sitting at on the day of 19, together with \pounds for costs and \pounds forwitnesses' fees and expenses making \pounds in the aggregate. And it further appearing that the said Order for reimbursement and for the payment of such costs, fees and witnesses' expenses to the said Ministry should be varied as follows:—

IT IS THEREFORE ORDERED AND DIRECTED that under the Order as so varied the [Applicant] [Respondent] reimburse the said Ministry the sum of £ [outstanding] being [part of] the sum paid or payable under the Interim/Final Order aforesaid [by [fresh] instalments, the first of such [fresh] instalments to be for the sum of £ on the day of 19, and the remaining instalments to be each for the sum of £ the day of each succeeding and so to continue until the aforesaid sum outstanding is paid].

And in default of payment by the [Applicant] [Respondent] [of the said instalments or any of them on the respective days appointed for the payment

]

thereof as aforesaid] the several under-sheriffs in Northern Ireland are hereby commanded to take in execution the goods of the said [Applicant] [Respondent] to satisfy the said sum together with interest thereon at the statutory rate.

Dated at	this	day of	19 .
	Signed	Clerk of the Crow	
(Seal)	Signed	Applicant/Solicitor	for Applicant
an sa sa sa			t al la ser etc.
t and the			
	. : .,*		· · · · · · · · · · · · · · · · · · ·
			e v.
		· ·	

FORM 9 Application under section 8(3) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for an Order revoking an Order for the

payment of compensation under that Act

In the County Court/Recorder's Court for the Division of

Whereas on the day of

Whereas on the day of 19, an Interim/a Final Order was made by the Court sitting at for the above Division for the payment by the Ministry of Home Affairs of the sum of \pounds to the Respondent (name) of (address)

as compensation under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for the following criminal injury:—

attributable to the following offence:-

(details of offence)

committed aton theday of19together with £for costs and £for witnesses'fees and expenses making £in the aggregate;

And whereas it appears that the Respondent failed to make full and true disclosure of the following facts material to the determination of the application, that is to say:—

Application is hereby made under section 8(3) of the said Act of 1968 by the said Ministry to the County Court/Recorder's Court for the above Division at the sitting to be held at on the day of 19 , at the hour of at Courthouse for a Revocation Order setting aside, in whole or in part, the said Order of the day of 19 , for the payment of such compensation, costs, fees and expenses.

Dated this day of

19

Signed Chief Crown Solicitor for Applicant

(details of injury)

34 B B B B

Form 10

Revocation Order under section 8(3) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 setting aside Order for payment of compensation under that Act

By the County Court Judge/Recorder

In the County Court/Recorder's Court for the Division of

In the matter of an application under section 8(3) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968.

Between the Ministry of Home Affairs

Applicant

and A.B. of

Respondent

It appearing to the Court that an application under section 8(3) of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 was heard by the Court at the sittings. And the Court having examined into the matter of such application. And it further appearing that on the day , an Interim/a Final Order was made by the of 19 Court sitting at at the sittings for the above Division for the payment by the Ministry of Home Affairs of the sum of £ to the Respondent (name) of (address) for costs and £ as compensation and of the sum of £ for witnesses' fees and expenses making £ in the aggregate awarded on the hearing of such application under section 1 of the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 for the following alleged criminal injury:---

(details of injury)

alleged to have been an injury directly attributable to the following offence:-

(details of offence alleged)

which the Respondent alleged was committed at on the day of 19

And it further appearing that the Respondent failed to make full and true disclosure of all the facts material to the determination of the application for compensation.

IT IS THEREFORE ORDERED that the said Order of the day of 19, for the payment of compensation and for costs and witnesses' fees and expenses by the Applicant be revoked and set aside [in whole] [or in part to the following extent:—

(details of part of order set aside)]

and the Respondent shall upon service upon him of a copy of this Order forthwith reimburse to the Applicant the sum of \pounds [together with the sum of \pounds for the costs and \pounds for witnesses' fees and expenses incurred on the hearing of this application making \pounds in the aggregate].

Dated at	this	day of	19
	the second se	, . ,	

.Signed

Signed

Clerk of the Crown and Peace

(Seal)

den in de

Chief Crown Solicitor for Applicant

·

EXPLANATORY NOTE

(This Note is not part of the Rules but is intended to indicate their general purport.)

These Rules govern procedure in the County Court for claims under the Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 against the Ministry of Home Affairs for personal injuries attributable to the commission of criminal offences.

The Rules also amend and consolidate procedure for claims in the County Court against County and County Borough Councils for damage to property arising out of the activities of unlawful assemblies, unlawful associations and certain criminal offences.

÷1.,

1999年1月1日 - 清中大学

and the second second

And the second second

the provident of the second stands to