1973. No. 346

[C]

MAGISTRATES' COURTS

Children and Young Persons (Amendment) Rules

RULES, DATED 19TH SEPTEMBER 1973, MADE BY THE SECRETARY OF STATE UNDER SECTION 23 OF THE MAGISTRATES' COURTS ACT (NORTHERN IRELAND) 1964.

I, THE RIGHT HONOURABLE WILLIAM WHITELAW, M.C., M.P., in exercise of the powers conferred on me by section 23 of the Magistrates' Courts Act (Northern Ireland) 1964(a) and section 1(1) of the Northern Ireland (Temporary Provisions) Act 1972(b) and of every other power enabling me in that behalf, on the recommendation of the Magistrates' Courts Rules Committee and after consultation with the Lord Chief Justice, do hereby make the following Rules:-

Citation and commencement

1. These Rules may be cited as the Magistrates' Courts (Children and Young Persons) (Amendment) Rules (Northern Ireland) 1973 and shall come into operation on 1st October 1973.

Amendment of the Principal Rules

2. The provisions of the Magistrates' Courts (Children and Young Persons) Rules (Northern Ireland) 1969(c) (hereinafter referred to as "the Principal Rules") referred to in the first column of the Schedule are amended or revoked to the extent specified in the second column thereof.

Amendment of Rules as to school attendance proceedings

3. In Rule 2(1) of the Magistrates' Courts (School Attendance Proceedings) Rules (Northern Ireland) 1969(d) for the words "section 35 or 37 of the Education Act (Northern Ireland) 1947" there shall be substituted the words "paragraph 4(1) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972"(e).

Revocation

4. So much of the Schedule to Magistrates' Courts (Children and Young Persons) (Amendment) Rules (Northern Ireland) 1971(f) as amends any Form substituted by these Rules shall cease to have effect.

Dated this 19th day of September 1973.

W. S. I. Whitelaw. One of Her Majesty's Principal Secretaries of State.

(a) 1964. c. 21 (N.I.).

- (a) 1909, C. 21 (1017).
 (b) 1972, C. 22.
 (c) S.R. & O. (N.I.) 1969, No. 221 as amended by S.R. & O. (N.I.) 1971, No. 179.
 (d) S.R. & O. (N.I.) 1969, No. 300.
 (e) S.I. 1972, No. 1263 (N.I. 12).
 (f) S.R. & O. (N.I.) 1971, No. 179.

SCHEDULE

Amendment or Revocation of Principal Rules

Provision amended or revoked	Amendment or revocation	
General	Without prejudice to Schedule 16 to the Health and Personal Social Services (Northern Ireland) Order 1972(g) and section 29 of the Interpretation Act (Northern Ireland) 1954(h), for any reference in the Principal Rules (including the Forms scheduled to those Rules) to a Welfare Authority there shall be substituted a reference to the Ministry of Home Affairs or, where under Article 17(1)(c) of that Order that Ministry has directed that a Health and Social Services Board shall exercise any function under the Children and Young Persons Act (Northern Ireland) 1968(i) on behalf of that Ministry, a	
•	reference to that Board. Where such a direction has been made and relates to any function referred to in the Forms in the Schedule to the Principal Rules as amended by these Rules, the relevant reference to the Ministry of Home Affairs in those Forms as so amended shall be amended to refer to the appropriate Board.	
Rule 31.	In Rule 31(1) for the words from "Section 38" to "1947" there shall be substituted the words "paragraphs 7 and 9 of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972".	
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Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School	Provision amended or revoked	Amendment	or revocation
Form — "Form No. 7. CHILDREN AND YOUNG PERSONS ACT (NORTHERN IRELAND) 1968 (Section 64) EDUCATION AND LIBRARIES (NORTHERN IRELAND) ORDER 1972 (Schedule 9: paragraph 6(1)(a)) Direction to bring Child or Young Person before Juvenile Court: Direction under Paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 of of Complainant of Defendant Before the [Juvenile] Court sitting at To of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School	Schedule	-	л.
CHILDREN AND YOUNG PERSONS ACT (NORTHERN IRELAND) 1968 (Section 64) EDUCATION AND LIBRARIES (NORTHERN IRELAND) ORDER 1972 (Schedule 9: paragraph 6(1)(a)) Direction to bring Child or Young Person before Juvenile Court: Direction under Paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 of Petty Sessions District of Complainant of of Petty Sessions District of Complainant of Defendant Before the [Juvenile] Court sitting at To County [Borough] of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at	Form 7		be substituted the following
IRELAND) 1968 (Section 64) EDUCATION AND LIBRARIES (NORTHERN IRELAND) ORDER 1972 (Schedule 9: paragraph 6(1)(a)) Direction to bring Child or Young Person before Juvenile Court: Direction under Paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 of Petty Sessions District of Complainant of of Petty Sessions District of County [Borough] of Before the [Juvenile] Court sitting at To County in the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at	•	"Form No. 7-	
ORDER 1972 (Schedule 9: paragraph 6(1)(a)) Direction to bring Child or Young Person before Juvenile Court: Direction under Paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 of of Complainant of Defendant Before the [Juvenile] Court Sitting at To of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School	· · · · · · · · · · · · · · · · · · ·	IRELA	ND) 1968
Direction to bring Child or Young Person before Juvenile Court: Direction under Paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 of Petty Sessions District of of Complainant of Defendant Before the [Juvenile] Court sitting at To Of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at		Ord	er 1972
Complainant of Defendant Before the [Juvenile] Court sitting at To of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School	an a	Direction to bring Child or Young Person before Juvenile Court: Direction under Paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order	
of Defendant Before the [Juvenile] Court sitting at To of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School	. · ·	ince i	Petty Sessions District of
Before the [Juvenile] Court sitting at To of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School			County [Borough] of
To of Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School		Derendant	
Whereas a complaint has been made that the Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School	L ···	Before the [Juvenile] Court sitting at	
Defendant is the parent [or guardian etc] of a child of compulsory school age who is a registered pupil at School	-	То	of
and that the child has failed to attend regularly the said		a child of compulsory school age who is a registered pupil at School	
School and has been absent therefrom on days between 19, and 19, contrary to paragraphs 3 and 4 of Schedule 9 to the said Order;	· ··· · ·	School and has been absent therefrom on days between 19, and 19, contrary to paragraphs 3 and 4 of Schedule 9 to the said	
By virtue of the provisions of paragraph 6(1) of the said Schedule, you are hereby directed to bring the said child/young person before the [said] Juvenile Court [at] on the day of 19, at o'clock in the noon.		said Schedule, you are hereby directed to bring the said child/young person before the [said] Juvenile Court [at] on the day of	
Dated this day of 19.	· · · ·	Dated this da	y of 19.
Resident Magistrate"		· ·	Resident Magistrate"

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Provision amended or revoked	Amendment or revocation	
Form 8	For Form 8 there shall be substituted the following Form—	
·	"Form No. 8	
	Children and Young Persons Act (Northern Ireland) 1968	
	(Sections 64, 95 and 99)	
·	Education and Libraries (Northern Ireland) Order 1972	
	(Schedule 9: paragraph 6(1)(b))	
	Direction to bring Child or Young Person before Juvenile Court: Direction under Paragraph 6(1)(b) of Schedule to the Education and Libraries (Northern Ireland) Order 1972	
	of Petty Sessions District of	
	Complainant	
	of County [Borough] of	
	Defendant	
	Before the [Juvenile] Court sitting at To of Whereas upon the hearing of a complaint under para graph 4 of Schedule 9 to the said Order the above named Defendant as parent [or guardian etc] of a chil	
	named was on the day of 19, convicted by the Court at of failure to comply with an attendance	
	order requiring the Defendant to cause the said child to become a registered pupil at the school named in the order;	
	By virtue of the provisions of paragraph 6 of the said Schedule you are hereby directed to bring the said child before the [said] Juvenile Court [at] on the day of 19, at o'clock in the noon.	
	Dated this day of 19	
	Resident Magistrate"	

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Provision amended or revoked	Amendment or revocation	
Form 9	In Form 9 for the words "the Remand Home [or Special Reception Centre*] at "there shall be substituted the words "such Remand Home as the Ministry of Home Affairs shall determine [or Special Reception Centre* at]".	
Form 15	In Form 15 for the words "the Remand Home at "there shall be substituted the words "such Remand Home as the Ministry of Home Affairs shall determine".	
Form 17	For Form 17 there shal Form	l be substituted the following
	"For	M No. 17
· · · .	Children and Young Persons Act (Northern Ireland) 1968	
•	(Sections 74(1)(a), 156(2) and 158(2))	
N	Training Schoo	l Order: Offence
•	· · ·	s
	of	Petty Sessions District of
	Complainant	
	of .	County [Borough] of
	Defendant	
· · ·	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, *[[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 10 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] and the prosecutor having consented to summary trial of the offence] the Defendant having pleaded guilty was found guilty for that he which is punishable in the case of an adult with imprisonment.	

Provision amended or revoked	Amendment or revocation
Form 17 (contd.)	It is hereby ordered that the Defendant (whose religious persuasion appears to the Court to be that of
· · ·	And it is further ordered that the Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for conveying the Defendant to such Train- ing School: (May be deleted where the order is not to take effect immediately.)
· . ·	[And it is further ordered that residing at ⁽¹⁾ the father/mother of the Defendant, shall pay to the Ministry of Home Affairs a weekly sum of until the Defendant ceases to be under the care ⁽²⁾ of the managers of a Training School, and a further sum of for costs.]
	[And it is further ordered that the payments by (1) residing at the putative father of the Defendant, under the affil- iation order ⁽³⁾ of the Court of Summary Jurisdiction sitting at dated the day of 19, be made to the Ministry of Home Affairs.]
	[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 such Remand Home as the said Ministry shall determine [or to the custody of a fit person, who is willing to undertake the care of him/her, namely, of].]
	Resident Magistrate This day of 19

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Provision amended or revoked	Amendment or revocation	
Form 17 (contd.)	Notes: —	
· · · · · · · · · · · · · · · · · · ·	(1) Take notice that you are required, under a penalty of £10, to give notice forth- with to the Managers of the Training School of any change of address.	
grave i ar i N	(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 or after he/she attains the age of sixteen years.	
n an an Anna an Trainn an Anna Anna Trainn an Anna Anna	(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	
بې د مېر	It is hereby ordered that the within-named Defendant be sent to such Training School, on the day of 19 and that the Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for conveying the Defendant to such Training School.	
	Resident Magistrate	
<u>.</u>	This day of 19.	
	*Delete except where Defendant charged with an indictable offence."	

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Provision amended or revoked	Amendment or revocation		
Form 18	For Form 18 there shall be substituted the following Form—		
	"Form No. 18		
	CHILDREN AND YOUNG PERSONS ACT (NORTHERN IRELAND) 1968		
	(Sections 95(1)(a), 156(2) and 158(2))		
	Training School Order:	Care, Protection or Control	
	of	Petty Sessions District of	
	Complainant		
	of	County [Borough] of	
	Defendant		
	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 befo	re the Court as being in need trol, namely, as being a child	
	†(insert description in terms of Section 93 of the Children and Young Persons Act (Northern Ireland) 1968). And the Court is satisfied that the said child [or young person] being within the description aforesaid is in need of care, protection or control:		
	(whose religious persuasion that of School, as the Ministry of forthwith [or on the	the said child [or young person] n appears to the Court to be) be sent to such Training Home Affairs shall determine day of 19] all hereafter be specified by	
		for the Superintendent of the Constabulary Division] shall ing the said child [or young School:	

Provision amended or revoked	Amendment or revocation	
Form 18 (contd.)	[And it is further ordered that (1), residing at , being the father/mother of the said child [or young person] shall pay to the Ministry of Home Affairs a weekly sum of 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 for costs:]	
	[And it is further ordered that the payments by (¹⁾ residing at , 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 Ministry of Home Affairs ⁽³⁾ .]	
	[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 such Remand Home as the Ministry of Home Affairs shall determine [or to the custody of a fit person who is willing to undertake the care of him/ her, namely of].]	
	Resident Magistrate	
	This day of 19.	
	Notes:	
	 (1) Take notice that you are required, under a penalty of £10, to give notice forth- with to the Managers of the Training School 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 or after he/she attains the age of sixteen years.	
	(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.	
	Endorsement	
	Before the aforesaid Court [or the Juvenile Court at].	
	It is hereby ordered that the within-named child [or young person] be sent to such Training School on the day of 19 and that the Probation	

Provision amended or revoked	Amendment or revocation Officer [or the Superintendent of the Constabulary Division] shall be responsible for convey- ing the said child [or young person] to such Training School.	
Form 18 (<i>contd</i> .)		
	[It is hereby certified that the within-named child being under the age of 10 years cannot suitably be deal with other than by being sent to a Training School for the following reason:—	
÷	Resident Magistrate	
	This day of 19.	
	‡(May be deleted where the order is not to take effec immediately.)"	
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Provision amended Amendment or revocation or revoked Form 19 For Form 19 there shall be substituted the following Form-"Form No. 19 ι. YOUNG PERSONS ACT (NORTHERN CHILDREN AND IRELAND) 1968 (Sections 108(a), 156(2) and 158(2)) Training School Order: Refractory Child received into Care Petty Sessions District of of Complainant County [Borough] of of Defendant Before the Juvenile Court sitting at The Ministry of Home Affairs having satisfied the Court that (hereinafter called the Defendant), being a child having been born so far as has been ascertained on the day of 19 was received into its care in accordance with the provisions of Section 103 of the Children and Young Persons Act (Northern Ireland) 1968 on the dav of 19 · , for the following reasons:and having satisfied the Court that the Defendant being in such care is refractory; It is hereby ordered that the said child (whose religious persuasion appears to the Court to be that of) be sent to such Training School as the Ministry of Home Affairs shall determine forthwith [or on the day of 19 ,] [or on such date as shall hereafter be specified by endorsement hereon]: *And it is further ordered that the Probation Officer [or the Superintendent Constabulary Division] of the shall be responsible for conveying the said child to such Training School:

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Provision amended or revoked	Amendment or revocation	
Form 19 (contd.)	And it is further ordered that (1), residing at	
	, being the father/mother of the said child shall pay to the Ministry of Home Affairs a weekly sum of until the said child ceases to be under the care of the managers of a Training School ⁽²⁾ and a further sum of for costs:	
	[And it is further ordered that the payments by	
	⁽¹⁾ residing at , the putative father of the said child under the affiliation order of the Court of Summary Jurisdiction at , dated the day of 19 , be made to the Ministry of Home Affairs ⁽³⁾ .]	
	[And it is further ordered that until the said child is sent to a Training School in pursuance of this order, he/ she be committed to custody in such Remand Home as the Ministry of Home Affairs shall determine [or to the custody of , a fit person who is willing to undertake the care of him/her, namely	
	of].]	
	Resident Magistrate	
· ·	This day of 19	
· .	Notes:-	
	(1) Take notice that you are required, under a penalty of £10, to give notice forthwith to the managers of the Training School 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 on after he/she attains the age of sixteen years.	
	(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 child has been released from a Training School, either absolutely or on licence or under supervision.	
	Endorsement	
· · · · · · · · · · · · · · · · · · ·	Before the aforesaid Court [or the Juvenile Court as].	

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Magistrates' Courts

Provision amended or revoked	Amendment or revocation	
Form 19 (contd.)	It is hereby ordered that the within-named child [or young person] be sent to such Training School or the day of 19 and that the Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for convey- ing the said child to such Training School. [It is hereby certified that the within-named child being under the age of 10 years cannot suitably be dealt with other than by being sent to a Training School for the following reason:—	
	Resident Magistrate	
	This day of 19.	
、	*(May be deleted where the order is not to take effect immediately.)"	

Provision amended or revoked	Amendment or revocation	
Form 20	For Form 20 there shall be substituted the following Form—	
* , · ·	"Form	м No. 20
	CHILDREN AND YOUNG IRELAN	PERSONS ACT (NORTHERN ND) 1968
·	(Sections 143(6)(b), 156(2) and 158(2))
	Training School Order: Application under Section 143(6) of Act by Ministry of Home Affairs as Fit Person	
na tanàna amin'ny amin'ny	of	Petty Sessions District of
	Complainant	}
eta e a conserva e conserva e	of	County [Borough] of
· · · . · · .,	Defendant	
	Before the Juvenile Cou	rt sitting at
	Young Persons Act (North complaint has been made Affairs, who are of opinio such application in the in who appears to the Cou person <i>or</i> person aged 17] has been ascertained, on	rt to be a child [or young , having been born, so far as
	(state the Juvenile or other sitting at of	Court which made the Order) on the day 19.
	Upon hearing the said application, the Court thinks it is desirable in the interests of the said child [or young person or person] that he/she should be sent to a Train- ing School.	
	person or person] (whose the Court to be that of sent to such Training Sch Affairs shall determine for of	hat the said child [or young religious persuasion appears to), be ool as the Ministry of Home thwith [or on the day 19 .] [or on such date as d, by endorsement hereon.]

Provision amended or revoked	· ··	Amendment or rev	ocation	
Form 20 (contd.)	}	•	for the Superint	endent
	young perso	sponsible for conveyi on or person] to such	Constabulary Di ng the said ch	vision] ild [<i>or</i>
	[And it is	s further ordered that (1) residing at		
	the Ministry until the sa to be unde	, being ild [or young person of y of Home Affairs a v id child [or young pe or the care of the mand a further sum of	veekly sum of rson <i>or</i> person] anagers of a T	pay to ceases
	[And it i	s further ordered that ⁽¹⁾ residing a the	the payments	by
ł	said child [or young person or pe	erson] under the	affili-
,	of Ministry of	Home Affairs ⁽³⁾ .]	19, be made	to the
	young perso pursuance o in such Ren [or to the cu	s further ordered that on <i>or</i> person] is sent to ff this order, he/she bo mand Home as the M ustody of ng to undertake the ca	o a Training Sch committed to c inistry shall det , a fit	nool in sustody ermine person
		of].]
	This	day of	19	
			Resident Mag	gistrate
·	Notes :			
	required, un	notice that you nder a penalty of £10 e managers of the Tr address.	, to give notice raining School of	are forth- of any
	during whic is out on li	ums are payable in the said child [or yo cence, or under super after he/she attains th	oung person or prision from a T	person] raining
	affiliation c will not re arrears) afte has been	order does not exten- order. The affiliation main in force (excep er the said child [or your released from a Tr for on licence or under	order, unless r t for the recov oung person <i>or</i> p aining School,	evived, ery of person]

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No. 346

Provision amended or revoked	Amendment or revo	cation
Form 20 (contd.)	Endorsement	
	Before the aforesaid Court [or t	he Juvenile Court at].
	It is hereby ordered that the wi young person or person] be sent to on the day of the Probation Officer Superintendent of the Division] shall be responsible for child [or young person or perso School.	such Training School 19 and that [or the Constabulary conveying the said
	It is hereby certified that the being under the age of 10 years dealt with other than by being sent for the following reason:—	cannot suitably be
	This day of	.j 19 .
		Resident Magistrate.
	*(May be deleted where the order immediately.)"	is not to take effect

Provision amended Amendment or revocation or revoked Form 21 For Form 21 there shall be substituted the following Form-"Form No. 21 YOUNG PERSONS ACT (NORTHERN CHILDREN AND IRELAND) 1968 (Sections 97(2), 156(2) and 158(2)) **Training School Order: Following Supervision** Petty Sessions District of of Complainant County [Borough] of of Defendant Before the Juvenile Court sitting at Whereas of , who appears to the Court to be a child [or young person or person aged 17], having been born, so far as has been ascertained, on the day , was, pursuant to the proof 19 visions of section (state provision of Act) of the Children and Young Persons Act (Northern Ireland) 1968, on the day of 19 , before (state the Court which made the Order) , placed under the sitting at , a Probation supervision of , being a person Officer [or appointed by the Court for that purpose], for a period of has this And the said day brought the said child [or young person or person] before the Court: And the Court is satisfied that it is desirable in the interests of the said child [or young person or person] that he/she be sent to a Training School:

Provision amended or revoked	Amendment or revocation
Form 21 (contd.)	It is hereby ordered that the said child $[or young person or person]$ (whose religious persuasion appears to the Court to be that of $)$, be sent to such Training School as the Ministry of Home
yerina itali T	Affairs shall determine forthwith [or on the day of 19] [or on such date as shall hereafter be specified by endorsement hereon.]
	†And it is further ordered that the Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for conveying the said child [or young person or person] to such Training School:
· ·	[And it is further ordered that (1), residing at , being the father/mother of the said child [or young person or person] shall pay to the Ministry of Home Affairs a weekly sum of the said child [or young person or person] ceases to be under the care of the managers of a Training School ⁽²⁾ , and a further sum of for costs:]
	[And it is further ordered that the payments by (1)residing at , the putative father of the said child [or young person or person] under the affili- ation order of the Court of Summary Jurisdiction at , dated the day of 19 , be made to the Ministry of Home Affairs ⁽³⁾ .]
	[And it is further ordered that until the said child [or young person or person] is sent to a Training School in pursuance of this order, he/she be committed to custody in such Remand Home as the Ministry of Home Affairs shall determine [or to the custody of a fit person who is willing to undertake the care of him/ her, namely, of].]
. · · ·	This day of 19.
	Resident Magistrate

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Provision amended or revoked	Amendment or revocation
Form 21 (contd.)	Notes:— (1) Take notice that you are
and the second	required, under a penalty of £10, to give notice forth- with to the managers of the Training School of any change of address.
· · · ·	(2) No sums are payable in respect of any period during which the said child [or young person or person] is out on licence, or under supervision from a Training
$e^{-1} e^{-1} e^{-1}$ (4)	School or after he/she attains the age of sixteen years. (3) This order does not extend the duration of the affiliation order. The affiliation order, unless revived, will
· · · · · · · · · · · · · · · · · · ·	after the said child [or young person or person] has been released from a Training School either absolutely or on licence~or under supervision.
	Endorsement
	Before the aforesaid Court [or the Juvenile Court at].
	It is hereby ordered that the within-named child [or young person or person] be sent to such Training School on the day of 19 and that the Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for conveying the said
	child [or young person or person] to such Training School.
	[It is hereby certified that the within-named child being under the age of 10 years cannot suitably be dealt with other than by being sent to a Training School
n an	for the following reason: —
	This day of 19
an a	Resident Magistrate.
lland a chairtean chai Suis chuige suiteachta	(May be deleted where the order is not to take effective immediately.)"
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and a strange of the	
e e e e e e e e e e e e e e e e e e e	and the second

Provision amended or revoked	Amendment or revocation	
Form 22	For Form 22 there shall be substituted the following Form— "Form No. 22	
		PERSONS ACT (NORTHERN ND) 1968 (156(2) and 158(2))
		ape from Care of Fit Person
		· · · · · · · · · · · · · · · · · · ·
	of	Petty Sessions District of
	Complainant	
	of	County [Borough] of
	Defendant	
,		· · ·
	Before the Juvenile sitting	ng at of
	young person or person so far as has been ascertai	o the Court to be a child [or aged 17], having been born,
· ·	1	a child [or young person or
1	he/she had been commit	ted under the provisions of en and Young Persons Act
, 1	(state the Juvenile or other sitting at of 19	Court which made the Order) on the day
	Court acting for the sar place as the Court of Sum the order] [or having juris said residing immediately befo that the said child [or y away as aforesaid, and tha	ed] Court [being a Juvenile me petty sessions district or mary Jurisdiction which made diction in the place where the was re he ran away] is satisfied oung person or person] ran t the said is aid child [or young person or

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Provision amended or revoked	Amendment or revocatio)n
Form 22 (contd.)	It is hereby ordered that the said person or person] (whose religious per to the Court to be that of Training School as the Ministry of H determine forthwith [or on the of 19 date as shall hereafter be specified hereon.]	ersuasion appears), be sent to such ome Affairs shall day .] [or on such
	†And it is further ordered that the [or th of the Division] shall be responsible for co child [or young person or person] to School:	he Superintendent Constabulary nveying the said
	[And it is further ordered that (1), residing at , being the fath said child [or young person or person] Ministry of Home Affairs a weekly su until the said child [or young person to be under the care of the managers School ⁽²⁾ , and a further sum of	m of or person] ceases
	[And it is further ordered that the p (1), residing at , the putative father [or young person or person] under the of the Court of Summary Jurisdiction dated the 19 , be made to the Ministry of Ho	of the said child e affiliation order at day of
• • • •	[And it is further ordered that until young person o_r person] is sent to such in pursuance of this order, he/she l custody in such Remand Home as sha by the Ministry of Home Affairs, [o of , a fit perso to undertake the care of him/her, nam of	Training School be committed to all be determined r to the custody on who is willing
	This day of	19.
	Re	sident Magistrate

Magistrates' Courts

No. 346

Provision amended or revoked	Amendment or revocation
Form 22 (contd.)	Notes:-
• .	(1) Take notice that you are required, under a penalty of £10, to give notice forth- with to the managers of the Training School of any change of address.
•	(2) No sums are payable in respect of any period during which the said child [or young person or person is out on licence, or under supervision from a Train- ing School or after he/she attains the age of sixteeer years.
· · ·	(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 or person] has been released from a Training School, either absolutely or on licence or under supervision.
	ENDORSEMENT
	Before the aforesaid Court [$\stackrel{or}{or}$ the Juvenile Court at].
	It is hereby ordered that the within-named child [o young person or person] be sent to such Training School on the day of 19 and tha the Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for conveying the said child [or young person or person] to such Training School
	[It is hereby certified that the within-named child being under the age of 10 years cannot suitably be deal with other than by being sent to a Training School for the following reason:—
· · · ·	This day of 19
	Resident Magistrate
	†(May be deleted where the order is not to take effec immediately.)"
	(May be deleted where the order is not to take effect immediately.)

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Provision amended or revoked	Amendment or revocation	
Form 23	For Form 23 there sha Form—	ll be substituted the following
	"Form	1 No. 23
		Persons Act (Northern nd) 1968 156(2) <i>and</i> 158(2))
		(Northern Ireland) Order
		1972 7 of Schedule 9)
2 E.	Training School Order: Di of Schedule 9 to the Educ	rection under paragraph 6(1)(a) ation and Libraries (Northern Order 1972
· · · · · · · · · · · · · · · · · · ·	of	Petty Sessions District of
	Complainant	i etty Sessions District of
	of	County [Borough] of
, · · · · · · · · · · · · · · · · · · ·	Defendant].
·	Before the Juvenile Cou	art sitting at
	parent [or guardian etc.]	as made that Defendant is the of chool age who is a registered School, and that the said child has
	absent therefrom on and 1	t the said School and has been days between 19, 9, contrary to pargraphs 3, the Education and Libraries
	Court under paragraph 6(1	Court on the day 19, it was directed by the 1) of the said Schedule that the by the Complainant before a on 19;
	for the purpose of securin	is satisfied that it is necessary g the regular attendance of the le be sent to a training school;

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Provision amended or revoked	Amendment or revocation
Form 23 (contd.)	It is hereby ordered that the said child, (whose religious persuasion appears to the Court to be that of), be sent to such Train- ing School as the Ministry of Home Affairs shall deter- mine 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 Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for conveying the said child to such Training School:
· · ·	[And it is further ordered that (1), residing at , being the father/mother of the said child shall pay to the Ministry of Home Affairs a weekly sum of until the said child [or young person or person] ceases to be under the care of the managers of a Training School ⁽²⁾ , and a further sum of for costs:]
	[And it is further ordered that the payments by (1)residing at the putative father of the said child under the affiliation order of the Court of Summary Jurisdiction at dated the day of 19, be made to the Ministry of Home Affairs ⁽³⁾ .]
1. · · .	[And it is further ordered that until the said child is sent to a Training School in pursuance of this order, he/she be committed to custody in such Remand Home as the Ministry of Home Affairs shall determine, [or to the custody of , a fit person who is willing to undertake the care of him/her, namely,].]
	This day of 19.
· .	Resident Magistrate
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Provision amended or revoked	Amendment or revoc	ation
Form 23 (contd.)	Notes:	
	(1) Take notice that you required, under a penalty of £10, to to the Managers of the Training Sch address.	
	(2) No sums are payable in res during which the said child is out supervision from a Training Scho attains the age of sixteen years.	on licence, or under
	(3) This order does not extend affiliation order. The affiliation or will not remain in force (except a arrears) after the said child has be Training School, either absolutely or supervision.	der, unless revived for the recovery of een released from a
	ENDORSEMENT	
	Before the aforesaid Court [or the second se	ne Juvenile Court a].
	It is hereby ordered that the wit sent to such Training School on the of 19 and that the [or the Superintendent of the Division] shall be responsible for child to such Training School.	e day he Probation Officer Constabulary
	[It is hereby certified that the within under the age of 10 years cannot su other than by being sent to a Trai following reason:—	itably be dealt with
	This day of	19 .
		Resident Magistrate
	†(May be deleted where the order immediately.)"	is not to take effect

Provision amended or revoked	Amendment or revocation	
Form 24	For Form 24 there shall be substituted the following Form—	
· · · · ·	"For	м No. 24
ана Алистра Хала	IRELA	Persons Act (Northern nd) 1968 <i>tion</i> 64)
		(Northern Ireland) Order 1972
	(Paragraph 7 of Schedule 9) Training School Order: Direction under paragraph 6(1)(b) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972	
· · · · ·	of_	Petty Sessions District of
	Complainant	
• • •	of	Çounty [Borough] of
	Defendant	•
. • •	· · · ·	,
•	Before the Juvenile Cou	urt sitting at
······································	graphs 1 and 4 of Sched Libraries (Northern Irela named Defendant as parer of compulsory school age was on the day convicted by the at of fail ance order requiring the child to become a register in the order and it was	of 19 Court ure to comply with an attend- Defendant to cause the said ed pupil at the school named directed by the Court under Schedule that the said child be
		is satisfied that it is necessary endance of the child at school raining School;
	And the said child having ascertained on the	g been born so far as has been day of 19

Provision amended or revoked	Amendment or revocation
Form 24 (contd.)	It is hereby ordered that the said child (whose religious persuasion appears to the Court to be that of) be sent to such Training School as shall be determined by the Ministry of Home Affairs forthwith [or on such date as shall hereafter be specified by endorsement hereon].
i i i	[†] And it is further ordered that the Probation Officer [or the Superintendent of the Constabulary Division] shall be responsible for conveying the said child to such Training School:
	[And it is further ordered that (1), residing at , being the father/mother of the said child shall pay to the Ministry of Home Affairs a weekly sum of until the said child ceases to be under the care of the managers of a Training School ⁽²⁾ , and a further sum of for costs:]
	[And it is further ordered that the payments by (1)residing at , the putative father of the said child under the affiliation order of the Court of Summary Jurisdiction at dated the day of 19 , be made to the Ministry ⁽³⁾ .]
	[And it is further ordered that until the said child is sent to a Training School in pursuance of this order, he/ she be committed to custody in such Remand Home as the Ministry of Home Affairs shall determine [or to the custody of , a fit person who is willing to undertake the care of him/her, namely,].]
	This day of 19 Resident Magistrate.
· · · · · · · · · · · · · · · · · · ·	 NOTES: — (1) Take notice that you are required, under a penalty of £10, to give notice forthwith to the managers of the Training School of any change of address. (2) No sums are payable in respect of any period during which the said child is out on licence, or under supervision from a Training School or after he/she attains the age of sixteen years. (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 has been released from a Training School, either absolutely or on licence or under supervision.

Provision amended or revoked		Amendment or rev	rocation
Form 24 (contd.)	<u></u>	Endorsemen	T
	Before t	he aforesaid Court [or	the Juvenile Court at].
	sent to suc of Officer [or Constabula	reby ordered that the h Training School on th 19 the Superintendent of ury Division] shall be r d child to such Trainin	ne day and that the Probation the esponsible for convey-
	under the	eby certified that the wi age of 10 years cannot by being sent to a T reason:—	suitably be dealt with raining School for the
	ant. i.e	dain af	.] 19
	This	day of	19
			Resident Magistrate.
	†(May be immediate	deleted where the orde ly.)"	er is not to take effect
Forms 29 and 30	to "(<i>contir</i> the words case of the Training S	words from "A new T iue as in Form 17)" th "A new Training Schoo e Defendant and that I chool as the Ministry (continue as in Form 1	ere shall be substituted l Order be made in the ne/she be sent to such of Home Affairs shall
Forms 31, 41 and 53	omitted ar be inserted	ds "has this day been d before the words "f d the words "the Def found guilty".	found guilty" shall be or that he" there shall endant having pleaded

Provision amended or revoked	Amendment or revocation		
Form 37	For Form 37 there shall be substituted the following Form— "Form No. 37		
	CHILDREN AND YOUNG PERSONS ACT (NORTHERN IRELAND) 1968 (Section 64)		
	EDUCATION AND LIBRARIES (NORTHERN IRELAND) ORDER 1972		
	(Paragraph 7 of Schedule 9)		
	Fit Person: Committal to: Direction under paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972		
	of Petty Sessions District of		
	Complainant		
	of County [Borough] of		
	Defendant		
	Before the Juvenile Court sitting at		
	Whereas a complaint was made that the Defendant is the parent [or guardian etc.] of a child of compulsory school age 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 19, and 19, contrary to paragraphs 3 and 4 of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972.		
	And whereas at the Court at on the day of 19, it was directed by the Court under paragraph 6(1) of the said Schedule 9 that the said child be brought by the Complainant before a Juvenile Court at on the day of 19.		
· · · · ·	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 should be committed to the care of a fit person.		
	And the said child having been born so far as has been ascertained on the day of 19		

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Magistrates' Courts

No. 346

Provision amended or revoked	Amendment or revocation
Form 37 (contd.)	It is hereby ordered that the said child (whose religious persuasion appears to the Court to be that of), be committed until he/she attains the age of eighteen
• • • • •	years to the care ⁽²⁾ of of [being the of the said child], 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 who has given an undertaking that the said child will be brought up in accordance with the said child's religious persuasion]:
in the second se	[And it is further ordered that (1)residing at , being the father/ mother of the said child shall pay to the said a weekly sum of and pence, [*to be applied by him in or towards the maintenance or otherwise for the benefit of the said child], 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, 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 be placed under the supervision of , a Probation Officer [or a person appointed by the Court for that purpose] for a period of .]
. **	This day of
	Resident Magistrate.
	Notes: — (1) Take notice that you, , are required, under a penalty of £10, to give notice forthwith to the said of any change of your address.
	(2) The person to whose care the said child 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 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. *(Delete where fit person is the Ministry of Home
· ·	Àffairs.)"

Provision amended or revoked	Amendment or revocation
Form 38	For Form 38 there shall be substituted the following Form—
	"Form No. 38
	Children and Young Persons Act (Northern Ireland) 1968 (Section 64)
	Education and Libraries (Northern Ireland) Order 1972.
· .	(Paragraph 7 of Schedule 9)
	Fit Person: Committal to: Direction under paragraph 6(1)(b) of Schedule 9 to the Eduction and Libraries (Northern Ireland) Order 1972
;	of Petty Sessions District of
· · · · · · · ·	Complainant County [Borough] of
	of
	Defendant
· · · · · · · · · · · · · · · · · · ·	Before the Juvenile Court sitting at
	Whereas upon the hearing of a complaint under para- graphs 1 and 4 of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 the above- named Defendant as parent [or guardian etc.] of a child of compulsory school age named
	was on the day of 19, convicted by the Court at of failure to comply with an attendance order requiring the Defendant to cause the said child to become a registered pupil at the school named in the order and
	it was directed by the Court under paragraph 6(1) of the said Schedule 9 that the said child be brought before a Juvenile Court at on the day of 19;
	And whereas the Court is satisfied that it is necessary for securing the regular attendance of the child at school that he/she should be committed to the care of a fit person;
	And the said child having been born so far as has been ascertained on the day of 19;
	It is hereby ordered that the said child (whose religious persuasion appears to the Court to be that of), be committed until he/she attains the age of eighteen

Magistrates' Courts

No. 346

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Provision amended or revoked	Amendment or revo	ocation
Form 38 (contd.)	years to the care ⁽²⁾ of the of the sa person and willing to undertake th [who is of the same religious p child] [or who has given an und child will be brought up in acco child's religious persuasion]:	ersuasion as the said lertaking that the said
	And it is further ordered that ⁽¹⁾ residing at , be of the said child shall pay to the s a weekly sum of and applied by him in or towards the wise for the benefit of the said chi Order shall remain in force or un section 145(1) of the Children an (Northern Ireland) 1968 to be un parent, guardian, relative, next of he/she attains the age of sixteen y earlier:	pence, [*to be maintenance or other- ild], for so long as this til he is allowed under d Young Persons Act nder the control of a kin or friend or until
	[And it is further ordered that , residing ⁽¹⁾ at the putative father of the said chil order ⁽³⁾ of the Court of Summa at of 1! said	d, under the affiliation ry Jurisdiction sitting ated the day
	[And it is further ordered that the under the supervision of Probation Officer [or a person ap for that purpose] for a period of	pointed by the Court
	This day of	19 .
	1	Resident Magistrate
	Notes: — (1) Take notice that you, required, under a penalty of £10, with to the said change of your address.	of any
<i>.</i>	(2) The person to whose can committed shall, whilst the order same rights and powers, and be liabilities in respect of his/her mai were his/her parent, and the said his/her care notwithstanding any any other person.	is in force, have the subject to the same intenance, as if he/she child shall continue in
• •	(3) This order shall not extend affiliation order and the affiliation will not remain in force (except arrears) after the order for comm force.	order, unless revived, for the recovery of
` .	*(Delete where fit person is the Affairs.)"	e Ministry of Home

Provision amended Amendment or revocation or revoked Form 47 For Form 47 there shall be substituted the following Form-"FORM NO. 47 YOUNG PERSONS (NORTHERN Act CHILDREN AND IRELAND) 1968 (Section 64) EDUCATION AND LIBRARIES (NORTHERN IRELAND) ORDER 1972 (Paragraph 7 of Schedule 9) Supervision Order: Direction under paragraph 6(1)(a) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 Petty Sessions District of of Complainant County [Borough] of of Defendant Before the Juvenile Court sitting at Whereas a complaint was made that Defendant is the , a child parent [or guardian etc.] of of compulsory school age (having been born so far as can be ascertained on 19). 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 etween 19 , and , contrary to paragraphs 3 and 4 of Schedule 9 to davs between 19 the Education and Libraries (Northern Ireland) Order 1972. And whereas at the Court at day of 19 on the , it was directed by the Court under paragraph 6(1) of the said Schedule 9 that the said child be brought by the Complainant before a Juvenile Court at on day of 19 the

Provision amended or revoked	· Ai	mendment or revocat	tion
Form 47. (contd.)	for the purpose	he Court is satisfied of securing the reg chool that he/she	gular attendance
	under the superv	ordered that the sai ision of Ministry of Home Court for that pur	. a Probatio
•	And that:— *(a) the said c	hild do reside at	
	(here insert an ance with Sc	y other conditions i hedule 3 to the Act	imposed in accord of 1968).
	Dated this	day of	19 .
		-	Resident Magistra
		-	
		F	
		F	
		F	

Provision amended or revoked	Amendment or revocation	
Form 48	For Form 48 there shall be substituted the following Form—	
	Form No. 48	
	Children and Young Persons Act (Northern Ireland) 1968	
÷ '	(Section 64)	
en gallet i	Education and Libraries (Northern Ireland) Order 1972	
· ·	(Paragraph 7 of Schedule 9)	
1	Supervision Order: Direction under paragraph 6(1)(b) of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972	
	of Petty Sessions District of	
	Complainant	
	of County [Borough] of	
	Defendant	
	Before the Juvenile Court at	
	Whereas upon the hearing of a complaint under para- graphs 1 and 4 of Schedule 9 to the Education and Libraries (Northern Ireland) Order 1972 the above- named Defendant as parent [or guardian etc.] of a child of compulsory school age was on the day of 19 convicted by the Court at of failure to comply with an attendance order requiring the Defendant to cause the said child to become a registered pupil at the school named in the order and it was directed by the Court under paragraph 6(1) of the said Schedule 9 that the said child be brought before a Juvenile Court at on the day of 19;	
	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.	
	It is hereby ordered that the said child be placed under the supervision of , a Probation Officer [or the Ministry of Home Affairs] [or person appointed by the Court for that purpose] for a period of	
	ot	

Magistrates' Courts

Provision amended or revoked	Amendment or revocation		
Form 48 (contd.)	And that:— *(a) the said cl	hild do reside at	
	(here insert any other conditions imposed in accord- ance with Schedule 3 to the Act of 1968).		
	Dated this	day of	19 .
•. • ••		•	Resident Magistrate.
	*Strike out if t	here is no provision	as to residence."

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Provision amended or revoked	Amendment or revocation		
Forms 57 and 58	In Forms 57 and 58 for the words "in the Remand Home at "there shall be substituted the words "in a Remand Home" and for the words "to the Remand Home at "there shall be substituted the words "to such Remand Home as the Ministry of Home Affairs shall determine".		
Form 59	In Form 59 for the words "to the Remand Home at "where they firstly occur, there shall be substituted the words "to a Remand Home" and, where they secondly occur, there shall be substituted the words "to such Remand Home as the Ministry of Home Affairs shall determine".		
Form 62	For Form 62 there shall be substituted the following Form—		
·	"Form No. 62		
	CHILDREN AND YOUNG PERSONS ACT (NORTHERN IRELAND) 1968 (Section 156)		
	Contribution Order on Parent, etc.		
	of Petty Sessions District of Complainant		
	of County [Borough] of		
	Defendant		
•			
· ·	Before the Court of Summary Jurisdiction sitting at		

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Provision amended or revoked	Amendment or revocation
Form 62 (contd.)	A complaint having been made by of [a fit person] [or the Ministry of Home Affairs] that (hereinafter called the Defendant), residing ⁽¹⁾ at father/mother of [or young person under the age of 16], 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 Ministry of Home Affairs].
<u>.</u>	It is ordered that the Defendant ⁽¹⁾ do pay to the Ministry of Home Affairs [or to the said] a weekly sum of , 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 £10, to give notice forth-with to the said Ministry of Home Affairs $[or]$ 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 or after he/she attains the age of 16 years."
Form 70	In Form 70 for the words "to the remand Home [or Special Reception Centre*] at "there shall be substituted the words "to such Remand Home as the Ministry of Home Affairs shall determine [or Special Reception Centre* at]".

Magistrates' Courts

EXPLANATORY NOTE

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

These Rules amend the Magistrates' Courts (Children and Young Persons) Rules (Northern Ireland) 1969 as from 1st October 1973 in consequence of the coming into operation of certain provisions of the Health and Personal Social Services (Northern Ireland) Order 1972 and of the Education and Libraries (Northern Ireland) Order 1972. The former Order transfers to the Ministry of Home Affairs certain functions under the Children and Young Persons Act (Northern Ireland) 1969 previously exercised by Welfare Authorities and the latter Order, inter alia, re-enacts and modifies the procedure for enforcing school attendance.

In addition, the Rules amend the form of Orders committing children and young persons to remand homes and to training schools in consequence of section 9 of the Northern Ireland (Emergency Provisions) Act 1973. That section imposes on the Ministry of Home Affairs a duty to determine in which Remand Home or, as the case may be, in which Training School a child or young person is to be detained.