2008 No. 2859 (L.24)

MAGISTRATES' COURTS, ENGLAND AND WALES

The Magistrates' Courts (Enforcement of Children Act 1989 Contact Orders) Rules 2008

Made - - - - - 3rd November 2008

Laid before Parliament 6th November 2008

Coming into force - - 8th December 2008



STATUTORY INSTRUMENTS

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The Lord Chief Justice with the concurrence of the Lord Chancellor, after having consulted the rule committee appointed under section 144(A1) of the Magistrates' Courts Act 1980(a), makes the following Rules in exercise of the powers conferred by section 144 of the Magistrates' Courts Act 1980:

Citation, commencement and interpretation

- **1.** These Rules may be cited as the Magistrates' Courts (Enforcement of Children Act 1989 Contact Orders) Rules 2008 and shall come into force on 8th December 2008.
 - 2. In these Rules—

"the 1989 Act" means the Children Act 1989(b);

"the 1991 Rules" means the Family Proceedings Courts (Children Act 1989) Rules 1991(c);

"magistrates' court" has the meaning given in section 148 of the Magistrates' Courts Act 1980(d).

Application of the 1991 Rules

- 3. The 1991 Rules as modified by these Rules shall have effect in relation to—
 - (a) an application in the magistrates' court under any of the following provisions of the 1989 Act—
 - (i) section 11J (enforcement orders);
 - (ii) section 110 (compensation for financial loss);
 - (iii) paragraph 4 of Schedule A1 (enforcement orders: power to revoke);

⁽a) 1980 c.43. Section 144 was amended by section 125(3) of and paragraph 25 of Schedule 18 to the Courts and Legal Services Act 1990 (c.41), section 78(2) of and paragraphs 26 and 29 of Schedule 11 to the Access to Justice Act 1999 (c.22), section 109(1) and (3) of and paragraph 245 of Schedule 8 and Schedule 10 to the Courts Act 2003 (c.39), section 15(1) of and paragraphs 99 and 102 of Schedule 4 to, and section 59(5) of and paragraph 4 of Schedule 11 to, the Constitutional Reform Act 2005 (c.4), and by section 208(1) and paragraphs 42 and 43 of Schedule 21 to the Legal Services Act 2007 (c.29).

⁽b) 1989 c.41.

⁽c) S.I. 1991/1395. Relevant amending instruments are S.I. 1991/1991, 1992/2068, 1994/2166 and 3156, 1997/1895, 2001/615 and 818, 2003/2840, 2004/3376, 2005/229, 413, 585, 617 and 2930 and 2007/2188.

⁽d) Section 148 was amended by section 109(1) of and paragraph 248 of Schedule 8 to the Courts Act 2003.

- (iv) paragraph 5, 6 or 7 of Schedule A1 (enforcement orders: amendment);
- (v) paragraph 9 of Schedule A1 (breach of an enforcement order);
- (b) an application in the magistrates' court under section 8(2)(a) of the Children and Adoption Act 2006(a); or
- (c) a case where a magistrates' court is considering exercising, or has exercised, a power under either of the following provisions of the 1989 Act—
 - (i) section 11L(5) (enforcement orders: provision of information); or
 - (ii) section 11M(1) (enforcement orders: monitoring).

Modification of the 1991 Rules

- **4.** The 1991 Rules as they apply in relation to the matters in rule 3 are modified as provided in rules 5 to 23.
 - **5.** In the Arrangement of Rules—
 - (a) after the entry for rule 4 insert—
 - "4A Application for a warning notice
 - 4B Application to amend enforcement order by reason of change of residence";
 - (b) after the entry for rule 13A insert—
 - "13B Section 11J or 11O: duties of person notified"; and
 - (c) after the entry for rule 21 insert—
 - "21AA Service of enforcement order or order revoking or amending enforcement order
 - **6.** In rule 1(2)—
 - (a) after the definition of "emergency protection order" insert—
 - ""enforcement order" has the meaning assigned to it by section 11J(2);";
 - (b) after the definition of "file" insert—
 - ""financial compensation order" means an order made under section 11O(2);"
 - (c) after the definition of "form" insert—
 - ""guardian ad litem" in rule 4(3A) and Schedule 2 means the person by whom the child took part in family proceedings in the High Court or the county court, as referred to in rules 9.2 and 9.5 of the Family Proceedings Rules 1991(b);";
 - (d) after the definition of "leave" insert-
 - ""legal representative" in rule 4(3A) and Schedule 2 has the meaning given in rule 23A(4);";
 - (e) after the definition of "Member State" insert—
 - ""next friend" means the person by whom the child began or prosecuted family proceedings in the High Court or the county court, as referred to in rule 9.2 of the Family Proceedings Rules 1991;"; and
 - (f) after the definition for "the Act of 1989" insert—
 - ""the Act of 2006" means the Children and Adoption Act 2006;
 - "warning notice" means a notice attached to a contact order pursuant to section 8(2) of the Act of 2006;".
 - **7.** In rule 2—

⁽a) 2006 c.20.

⁽b) S.I. 1991/1247. Relevant amending instruments are S.I. 1991/2113, 1992/456, 2001/821, 2005/559 and 2922 and 2007/2187.

- (a) in paragraph (5)—
 - (i) in sub-paragraph (d), delete "and";
 - (ii) in sub-paragraph (e), for "." substitute ", and"; and
 - (iii) after sub-paragraph (e), insert—
 - "(f) under paragraph 5 of Schedule A1."; and
- (b) after paragraph (5), insert—
 - "(6) Proceedings under section 8(2)(a) of the Act of 2006 are prescribed as proceedings with respect to which a single justice may discharge the functions of a magistrates' court.
 - (7) In paragraph (6), "magistrates' court" has the meaning given in section 148 of the Magistrates' Courts Act 1980.".

8. In rule 4—

- (a) in paragraph (1) after "paragraph (4)" insert "and rules 4A and 4B";
- (b) in paragraph (1A)(a)(i)—
 - (i) for "or" substitute ","; and
 - (ii) after "C51" insert "or C79"; and
- (c) after paragraph (3) insert—
 - "(3A) In relation to an application under section 11J or section 11O, in addition to complying with paragraph (3), the applicant shall serve a copy of the application on the person who was the children's guardian, guardian ad litem, next friend or legal representative as referred to in the relevant entry in column (iv) of Schedule 2 to these Rules."

9. After rule 4 insert—

"Application for a warning notice

- **4A.**—(1) This rule applies in relation to an application for a warning notice.
- (2) The application shall be made ex parte on Form C78.
- (3) The court may deal with the application without a hearing.
- (4) Where the court determines that the application shall be dealt with at a hearing—
 - (a) rule 4(1)(b) and (3) shall apply;
 - (b) rule 4(2) shall apply as if for the words "On receipt by the designated officer of the documents filed under paragraph (1)(a)" there were substituted "On the court determining that the application shall be dealt with at a hearing"; and
 - (c) rules 16(7) and 22 shall apply as if the proceedings on the application for a warning notice were relevant proceedings.
- (5) Rules 23, 23A and 33 shall apply as if the proceedings on the application for a warning notice were relevant proceedings.

Application to amend enforcement order by reason of change of residence

- **4B.**—(1) This rule applies in relation to an application under paragraph 5 of Schedule A1 (application to amend an enforcement order by reason of change of residence).
 - (2) The application shall be made ex parte on Form C79.
 - (3) The court may deal with the application without a hearing.
 - (4) Where the court determines that the application shall be dealt with at a hearing—
 - (a) rule 4(1)(b) and (3) shall apply; and

(b) rule 4(2) shall apply as if for the words "On receipt by the designated officer of the documents filed under paragraph (1)(a)" there were substituted "On the court determining that the application shall be dealt with at a hearing"."

10. In rule 5—

- (a) in paragraph (3) for "rule 11AA(1)(a) to (e)" substitute "rule 11AA(1)(a) to (g)"; and
- (b) in paragraph (4)(a) and (b) for "rule 11AA(1)(a) to (e)" substitute "rule 11A(1)(a) to (g)".

11. In rule 8(7)—

- (a) in sub-paragraph (a), after "respondent," delete "and"; and
- (b) after sub-paragraph (b), insert—

"and

- (c) a copy of the application has been effected under rule 4(3A);".
- 12. For rule 9, including the heading, substitute—

"Acknowledgement of application

- 9. Within 14 days of service of an application for—
 - (a) an order under section 4(1)(c);
 - (b) a section 8 order;
 - (c) an enforcement order;
 - (d) a financial compensation order;
 - (e) a special guardianship order;
 - (f) an order under Schedule 1;
 - (g) an order under Part 2 of Schedule A1; or
 - (h) an order for a warning notice to which rule 4A(4) applies,

each respondent shall file, and serve on the parties, an acknowledgement of the application in Form C7 and, if both parts of question 6 or question 7 (or both) on Form C7 are answered in the affirmative, Form C1A.".

13. In rule 11AA—

- (a) in paragraph (1)—
 - (i) in sub-paragraph (e), for "." substitute ";" and
 - (ii) after sub-paragraph (e) insert—
 - "(f) section 11L(5) (providing the court with information as to the making of an enforcement order);
 - (g) section 11M(1) (monitoring compliance with an enforcement order).";
- (b) in paragraph (2) for "paragraph (1)(a) to (e)" substitute "paragraph (1)(a) to (g)";
- (c) in paragraph (8) for "paragraph (1)(a) to (d)" substitute "paragraph (1)(a), (b), (c), (d), (f) or (g)"; and
- (d) in paragraph (9) for "paragraph (1)(a) to (e)" substitute "paragraph (1)(a) to (g)".
- **14.** After rule 13A insert—

"Section 11J or 11O: duties of person notified

13B. Where there has been a notification of an application in accordance with rule 4(3A), the person notified shall—

- (a) consider whether it is in the best interests of the child for the child to be a party to the proceedings to which that application relates and, therefore, whether the court should consider transferring the proceedings; and
- (b) before the date fixed for the first hearing or directions appointment, notify the court, orally or in writing, of his opinion on these questions, together for the reason for this opinion.".

15. In rule 14—

- (a) in paragraph (1)(b) for "rule 11AA(1)(a) to (d)" substitute "rule 11AA(1)(a), (b), (c), (d), (f) or (g)";
- (b) in paragraph (2)(n) for "rule 11AA(1)(a) to (c)" substitute "rule 11A(1)(a), (b), (c), (f) or (g)"; and
- (c) in paragraph (11A) for "rule 11AA(1)(a) to (e)" substitute "rule 11AA(1)(a) to (g)".
- **16.** In rule 15(5)(c)(ii) for "rule 11AA(1)(a) to (e)", substitute "rule 11AA(1)(a) to (g)".

17. In rule 16(1A)—

- (a) in sub-paragraph (a) after "a contact order" insert "or relates to an application for a financial compensation order, an enforcement order or an order under paragraph 9(2) of Schedule A1"; and
- (b) in paragraph (b), for "direction or condition" substitute "direction, condition or order".
- **18.** In rule 17(1), for "rule 11AA(1)(a) to (e)" substitute "rule 11AA(1)(a) to (g)".
- 19. In rule 21(7)(b), after "paragraph (8)" insert "and rule 21AA".
- 20. After rule 21, insert—

"Service of enforcement order or order amending or revoking enforcement order

- **21AA.**—(1) Paragraphs (2) and (3) apply where an enforcement order or an order under paragraph 9(2) of Schedule A1 is made by the court.
- (2) As soon as practicable after an order has been made, a copy of it shall be served by the designated officer on—
 - (a) the parties, except the person against whom the order is made;
 - (b) the officer of the service or the Welsh family proceedings officer who is obliged to comply with a request under section 11M;
 - (c) the responsible officer.
- (3) Unless the court directs otherwise, the applicant shall serve a copy of the order personally on the person against whom the order is made.
- (4) As soon as practicable after an order had been made under paragraph 4, 5, 6 or 7 of Schedule A1, a copy of the order shall be served by the designated officer on—
 - (a) the parties;
 - (b) the officer of the service or the Welsh family proceedings officer who is obliged to comply with a request under section 11M;
 - (c) the responsible officer; and
 - (d) in the case of an order made under paragraph 5 of Schedule A1, the responsible officer in the former local justice area.
- (5) In this rule, "responsible officer" has the meaning given in paragraph 8(8) of Schedule A1.".
- 21. In rule 33 delete "in a family proceedings court".
- 22. In Schedule 1—

(a) in the list of forms, after the entry for Form C54, insert—

"C78	Application	for attachment of a warning notice to a contact order
C79	Application	related to enforcement of a contact order
C80	Order	Enforcement order
C81	Order	Revocation of enforcement order
C82	Order	Order for financial compensation".
; ;	and	

(b) after Form C54 insert the forms in the Schedule to these Rules.

23. In Schedule 2—

- (a) in the row beginning "Section 4(1)(c)", in column (i), after "Schedule 14" insert "or, where rule 4A(4) applies, section 8(2)(a) of the Act of 2006";
- (b) after the row beginning "Section 4(1)(c)", insert—

"Section 11J or 11O	14 days	Only the person whom the applicant alleges has failed to comply with the contact order	Any officer of the service or Welsh family proceedings officer exercising a duty conferred on him by section 11H(2) (monitoring compliance with a contact order) Where the child was a party to the proceedings in which the contact order was made- (a) the person who was the children's guardian, guardian ad litem or next friend of the child in those proceedings; or (b) where there was no children's guardian, guardian ad litem or next friend, the person who was the legal representative of the

; and

(c) after the row be	eginning "Section 25", ins	sert—	
(c) after the row be "Paragraph 4 of Schedule A1	eginning "Section 25", ins 14 days	Only— (a) the person who was the applicant for the enforcement order, and (b) where the child was a party to the proceedings in which the enforcement order	Any officer of the service or Welsh family proceedings officer exercising a duty conferred on him by section 11M(1) (monitoring compliance with an enforcement order)
		was made, the child	and the responsible

Where rule 4B applies, paragraph 5 of Schedule A1. Paragraphs 6 and 7 of Schedule A1	14 days	Only the person who was the applicant for the enforcement order	officer (as defined in section 197 of the Criminal Justice Act 2003(a) as modified by Schedule A1) Any officer of the service or Welsh family proceedings officer exercising a duty conferred on him by section 11M(1) (monitoring compliance with an enforcement order) and the responsible officer (as defined in section 197 of the Criminal Justice Act
Paragraph 9 of Schedule A1	14 days	Only the person whom the applicant alleges has failed to comply with the unpaid work requirement imposed by an enforcement order, and where the child was a party to the proceedings in which the enforcement order was made, the child	2003 as modified by Schedule A1) Any officer of the service or Welsh family proceedings officer exercising a duty conferred on him by section 11M(1) (monitoring compliance with an enforcement order) and the responsible officer (as defined in section 197 of the Criminal Justice Act 2003 as modified by Schedule A1)" Lord Judge, C.J.

I concur

3rd November 2008

Bridget Prentice
Parliamentary Under Secretary of State
Ministry of Justice

⁽a) 2003 c.44. Section 197 is amended by S.I. 2005/886 and 2008/912 and by sections 6(2) and 149 of and paragraphs 71 and 83 of Schedule 4, and Schedule 28, to the Criminal Justice and Immigration Act 2008 (c.4). Section 197 is modified by paragraphs 1, 2 and 3(1) of Schedule A1 to the Children Act 1989.

C78

Application for attachment of a warning notice to a contact order

To be completed by the court	
Name of court	
Date issued	
Case number	
Child(ren)'s name(s)	Child(ren)'s number(s)

If you have a contact order that was made before 8 December 2008 you may apply for a warning notice to be attached to the contact order.

A warning notice explains that if a person does not comply with the contact order the court may fine or imprison them for contempt of court, or may make an enforcement order or an order for financial compensation. You cannot apply for an enforcement order or for financial compensation regarding any person's failure to comply with the contact order if this failure took place before that person had been given a copy of the order with the warning notice attached or informed of the terms of the warning notice.

1. About the current contact	t order
Name of court	
Court case number if known	
Full name of the person who made the application	
Name of child(ren)	
Date of contact order	Please attach a copy of the order where available.
	Please attach a copy of the order where available.

C78 Application for attachment of a warning notice to a contact order (11.08)

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23/09/2008 14:56:03

Your first name	
Middle name(s)	
Surname	
Date of birth	Sex Male Female
	s to be made known to the respondent, leave the address details blank ss Form C8, you can get a copy from your local court.
Address	
	Postcode
Home telephone number	
Mobile telephone number	
Do you have a solicitor acting for you?	Yes No
	If Yes, please give the following details
Your solicitor's name	
Name of firm	
Address	
	Postcode Postcode
Telephone number	
Fax number	
DX number	
Solicitor's Reference	

23/09/2008 14:56:03

Applicant 2 (if applicable)		
Your first name		
Middle name(s)		
Surname		
Date of birth		Sex Male Female
		se of your solicitor are different from the letails of these on a separate sheet.
What is your relationship to the applicant listed above?		,
3. The child(ren) in respect		
	Please give details of the child If there are more than 4 childre	(ren), starting with the oldest. en please continue on a separate sheet.
child 1	18809955555666666688888895555566664	
First name		
Middle name(s)		
Surname		
		Sex Male Female
Date of birth		
What is your relationship to	Applicant 1	Applicant 2
	Applicant 1	- Institute Valential
What is your relationship to the child?	Applicant 1	- Institute Valential
What is your relationship to	Applicant 1	- Isomod Isomod
What is your relationship to the child?	Applicant 1	- Isomod Isomod
What is your relationship to the child? Child 2 First name	Applicant 1	- Isomod Isomod
What is your relationship to the child? Child 2 First name Middle name(s)	Applicant 1	- Institute Valential
What is your relationship to the child? Child 2 First name Middle name(s) Surname	Applicant 1 Applicant 1	Applicant 2

Child 3		
First name		
Middle name(s)		
Surname		
Date of birth	D D / M M / Y Y Y	Sex Male Female
What is your relationship to the child?	Applicant 1	Applicant 2
Child 4		
First name		
Middle name(s)		
Surname		
Date of birth		Sex Male Female
What is your relationship to the child?	Applicant 1	Applicant 2

C78_1108.indd 4 23/09/2008 14:56:04 | ______

	If there are more than 2 respondents please continue on a separate shee
Respondent 1	There are more than 2 respondents please continue on a separate since
Respondent's first name	
Middle name(s)	
Surname	
Date of birth	Sex Male Female
Address	
Address	
	Posts of a Company of the Company of
	Postcode
Relationship to the child(ren)	Name of child Relationship
Does the respondent have a solicitor acting for them?	Yes No Don't know
	If Yes, please provide the details below.
Respondent's solicitor	
Name of respondent's solicitor	
Name of firm	
Address	
	Postcode Postcode
Telephone number	
Fax number	
DX number	

Respondent's first name	
Middle name(s)	
Surname	
Date of birth	Sex Male Female
Address	
	Postcode Postcode
Relationship to the child(ren)	Name of child Relationship
Does the respondent have a	
solicitor acting for them?	Yes No Don't know If Yes, please provide the details below.
Respondent's solicitor	
Name of respondent's solicitor	
Name of firm	
Address	
	Postcode
Telephone number	
Fax number	
DX number	

ch concern the child(ren)
Yes
No If No, please go to Section 6
If Yes, please provide additional details about which child(ren) are involved in other court cases?
Case no.
Postcode
If the above details are different for each child please provide
details on additional sheets.
Applicant
Applicant
Applicant
Applicant Continued over the page act

7. Attending the court		
If you require an interpreter, you	must tell the court	now so that one can be arranged.
Do you or any of the parties need an interpreter at court?	Yes	No
	If Yes, please specif	y the language and dialect:
If attending the court, do you or any of the parties involved have a disability for which you require special assistance or special facilities?	Yes If Yes, please say w	No hat the needs are
Please say whether the court needs to make any special arrangements for you to attend court (e.g. providing you with a separate waiting room from the respondent or other security provisions).		
	Court staff may get in	n touch with you about the requirements
Checklist		
Please check that you have completed form and attached all the relevant of		
a copy of the contact order, if available		Court fees
appropriate fee enclosed (leaflet EX50 provides information about court fees)		You may be exempt from paying all or part of the fee. The combined booklet and application form
details of additional children, if there are more than four children in Section 3		'EX160A Court Fees - Do you have to pay them' gives more information. You can get a copy from the court or download a copy from our website at
details of additional responder more than two respondents in		www.hmcourts-service.gov.uk
details of additional ongoing ca one in Section 5	ases if more than	
Now take or send your application fee to the court.	n with the correct	

C79		To be completed by the	e court	
Application related to		Name of court		
enforcement of a contact order		Date issued		
The booklet 'CB5 - Applications related to enforcement of a contact order' will help you		Case number		
omplete this form. You can get a copy of all forms nd leaflets from your local court or you can download opies from our website www.hmcourts-service.gov.uk		Child(ren)'s name(s)	Child(ren)'s number(s)	
Cafcass/CAFCASS CYMRU will ca Cafcass - Children and Family Court Ad CAFCASS CYMRU - Children and Fami	visory and Support S	ervice (in England);	y.	
1. About the current contact	order		See CB5 Note B	
Name of court				
Court case number if known		Date of o	order DD/MMJ/YYY	
Full name of the person who made the application				
Name of child(ren)				
Please attach a co		y of the order where ava	ailable.	
2. What order(s) are you app	lying for?		See CB5 Note C	
an enforcement order If the contact order is not complied with	being	faces and the same of the same	sting enforcement order enforcement order	
for the court to take action following breach of an existing enforcement order		to amend an existing enforcement order by reason of a change of residence		
If the unpaid work requirement in the enforcement order has not been complied with an order for compensation for financial loss		To change the local justice area where you wish to complete the unpaid work for amendment of the hours of unpaid work specified in an existing		
				If you have lost money be contact order is not being
	***************************************	to extend the pe	riod of 12 months set for ne unpaid work	
		To allow you to longer period	o do the work over a	
C79 Application related to enforcement of a contact	ordor (11.09)		© Crown convright 200	

Your first name		
Middle name(s)		
Surname		
Date of birth		Sex Male Female
you do not wish your addres and complete Confidential Addre	s to be made known to the responss Form C8.	dent, leave the address details blank
Address		
	Postcode	
Home telephone number		
Mobile telephone number		
Do you have a solicitor		
acting for you?	Yes No	See CB5 Note L
	If Yes, please give the following de	etails
Your solicitor's name		
Name of firm		
Address		
	Postcode	
	Postcode	
Telephone number		
Fax number		
DX number		
Solicitor's Reference		

pplicant 2 (if applicable)		
Your first name		
Middle name(s)		
Surname		
Date of birth	D D / M M / Y Y Y	Sex Male Female
		se of your solicitor are different from the etails of these on a separate sheet.
What is your relationship to the applicant listed above?		
The child(ren) in respect	of whom this order is sou	(ren), starting with the oldest.
hild 1	If there are more than 4 childre	n please continue on a separate sheet.
hild 1 First name	if there are more than 4 childre	n piease continue on a separate sneet.
	if there are more than 4 childre	n piease continue on a separate sneet.
First name	If there are more than 4 childre	ii piease continue on a separate sneet.
First name Middle name(s)	D D M M / Y Y Y	Sex Male Female
First name Middle name(s) Surname Date of birth		
First name Middle name(s) Surname		Sex Male Female
First name Middle name(s) Surname Date of birth What is your relationship to the child?		Sex Male Female
First name Middle name(s) Surname Date of birth What is your relationship to the child?		Sex Male Female
First name Middle name(s) Surname Date of birth What is your relationship to the child?		Sex Male Female
First name Middle name(s) Surname Date of birth What is your relationship to the child? hild 2 First name		Sex Male Female
First name Middle name(s) Surname Date of birth What is your relationship to the child? hild 2 First name Middle name(s)		Sex Male Female
Middle name(s) Surname Date of birth What is your relationship to the child? Child 2 First name Middle name(s) Surname	DDJMMJYYYY Applicant 1	Sex Male Female Applicant 2

Applicant 1 Applicant 1	Sex Male Female Applicant 2 Sex Male Female Applicant 2
Applicant 1	Applicant 2 Sex Male Female
Applicant 1	Applicant 2 Sex Male Female
Applicant 1	Applicant 2 Sex Male Female
	Sex Male Female
recombination of Section and Assessment Asse	
recombination of Section and Assessment Asse	
recombination of Section and Assessment Asse	
recombination of Section and Assessment Asse	
recombination of Section and Assessment Asse	
Applicant 1	Applicant 2
	'

	If there are more than 2 respondents please continue on a separate sheet.
Respondent 1	in there are more than 2 respondents please continue on a separate sheet.
Respondent's first name	
Middle name(s)	
Surname	
Date of birth	DD/MM/YYYY Sex Male Female
Address	
, tual. 222	
	Postcode
Relationship to the child(ren)	Name of child Relationship
Does the respondent have a solicitor acting for them?	Yes No Don't know
	If Yes, please provide the details below.
Respondent's solicitor	
Name of respondent's solicitor	
Name of firm	
Address	
	Postcode
Telephone number	
Fax number	
DX number	

•	00000000000000000000000000000000000000
Respondent's first name	
Middle name(s)	
Surname	
Date of birth	DD/MM/YYYYY Sex Male Female
Address	
	Postcode
Relationship to the child(ren)	Name of child Relationship
Does the respondent have a solicitor acting for them?	Yes No Don't know If Yes, please provide the details below.
Respondent's solicitor	
Name of respondent's solicitor	
Name of firm	
Address	
	Postcode
Telephone number	
Fax number	
DX number	

Person 1		
	Full name	
	Address	
		Postcode
Person 2	00 00 00 00 00 00 00 00 00 00 00 00 00	
	Full name	
	Address	
		Postcode

'a. If you are applying for:An enforcement order			See CB5 Note C
please tell us about why you are	e making this applicati	on if not go to 7h	() See CD3 Note C
This might include:	5 making this applicati		
How the contact arrangements have been broken			
When this happened			
How long since you had contact with the child(ren)			
'h If you are applying for:			
	on for financial loss		See CB5 Note C
- An order for compensation		on, if not go to 7c.	See CB5 Note C
- An order for compensation	e making this applicati	on, if not go to 7c.	See CB5 Note C
- An order for compensation		on, if not go to 7c.	See CB5 Note C
 An order for compensation please tell us about why you are Amount claimed (total figure) Please explain why you are making this claim and attach 	e making this applicati	on, if not go to 7c.	See CB5 Note C
- An order for compensation please tell us about why you are Amount claimed (total figure) Please explain why you are making this claim and attach any receipts or other evidence	e making this applicati	on, if not go to 7c.	See CB5 Note C
- An order for compensation please tell us about why you are Amount claimed (total figure) Please explain why you are making this claim and attach any receipts or other evidence	e making this applicati	on, if not go to 7c.	See CB5 Note C
- An order for compensation please tell us about why you are Amount claimed (total figure) Please explain why you are making this claim and attach any receipts or other evidence	e making this applicati	on, if not go to 7c.	See CB5 Note C
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- An order for compensation please tell us about why you are Amount claimed (total figure) Please explain why you are making this claim and attach any receipts or other evidence	e making this applicati	on, if not go to 7c.	See CB5 Note C
please tell us about why you are Amount claimed (total figure) Please explain why you are making this claim and attach any receipts or other evidence	e making this applicati	on, if not go to 7c.	See CB5 Note C
- An order for compensation please tell us about why you are Amount claimed (total figure) Please explain why you are making this claim and attach any receipts or other evidence	e making this applicati	on, if not go to 7c.	See CB5 Note C

See CB5 Note C
available.
See CB5 Note (

7d. If you are applying to:

- Revoke an enforcement order
- Amend an enforcement order
- Amend the hours of unpaid work specified in an enforcement order

- Extend the period of 12	months for completion of	unpaid work in an e	enforcement order
please tell us why you are mak	ing this application, if not g	o to section 8.	
 This might include: How your circumstances have changed since the enforcement order was made How often contact is now taking place Why you think the hours or time period should be amended. 			
Name of local justice area	Please attach a copy of th	e enforcement order,	if available. See CB5 Note C
responsible for the enforcement order	keeming terming terming terming		
Date enforcement order made			
Number of hours of unpaid work required			
Number of hours of unpaid work completed			
Number of hours of unpaid work outstanding		What are the new proposed hours?	
If requesting extension of the 12 m what is the new proposed complet			D D / M M / Y Y Y
If you are applying to amend the or you are moving house, what will be the new local justice area?			See CB5 Note C
If you are moving house what will address be?	your new		
When will you start living there?	D D / M	MJYYYY	
>>	10		

are you aware of any other	Yes
ingoing court cases which concern any of the children	No If No, please go to Section 9
t Section 4?	If Yes, please provide additional details about which child(ren) are involved
	in other court cases?
Additional details	
Name of child(ren)	
Name of the court where	0
proceedings are being heard	Case no.
Name of Cafcass/CAFCASS CYMRU Officer	
Name and address of child's solicitor, if known	
Please tick if additional sheets are attached.	
). Signature	
Print full name	
Signed	
	Applicant
Date	D D / M M / Y Y Y Y

you require an interpreter, you	ı must tell the cou	t now so that one can be arranged.	
Oo you or any of the parties need an interpreter at court?	Yes	No	
	If Yes, please spe	cify the language and dialect:	
f attending the court, do you or any of the parties involved have a disability for which you require special assistance or special facilities?	Yes	No	
	If Yes, please say what the needs are		
Please say whether the court leeds to make any special arrangements for you to attend court (e.g. providing you with a separate waiting room from the			
espondent or other security			
espondent or other security provisions). Checklist		t in touch with you about the requirements	
espondent or other security provisions). Checklist Please check that you have complorm and attached all the relevant	eted all parts of the	Court fees You may be exempt from paying all or part of the	
respondent or other security provisions). Checklist Please check that you have completed to the complete security of the complete securit	eted all parts of the documents:	Court fees	
Checklist Please check that you have complorm and attached all the relevant a copy of the contact order appropriate fee enclosed (lear	eted all parts of the documents: flet EX50 provides documents	Court fees You may be exempt from paying all or part of the fee. The combined booklet and application form 'EX160A Court Fees - Do you have to pay them' gives more information. You can get a copy from	
Checklist Please check that you have complorm and attached all the relevant a copy of the contact order appropriate fee enclosed (lear information about court fees) copies of the application and attached for each respondent	eted all parts of the documents: flet EX50 provides documents , and one for	Court fees You may be exempt from paying all or part of the fee. The combined booklet and application form 'EX160A Court Fees - Do you have to pay them' gives more information. You can get a copy from the court or download a copy from our website at	
Checklist Please check that you have complorm and attached all the relevant a copy of the contact order appropriate fee enclosed (lear information about court fees) copies of the application and attached for each respondent Cafcass/CAFCASS CYMRU a copy of the enforcement order	eted all parts of the documents: flet EX50 provides documents , and one for der ntary evidence to	Court fees You may be exempt from paying all or part of the fee. The combined booklet and application form 'EX160A Court Fees - Do you have to pay them' gives more information. You can get a copy from the court or download a copy from our website at	
checklist Please check that you have complorm and attached all the relevant a copy of the contact order appropriate fee enclosed (lear information about court fees) copies of the application and attached for each respondent Cafcass/CAFCASS CYMRU a copy of the enforcement ord (if any previously made) any receipts or other document	eted all parts of the documents: flet EX50 provides documents , and one for der ntary evidence to applicable) f there are more	Court fees You may be exempt from paying all or part of the fee. The combined booklet and application form 'EX160A Court Fees - Do you have to pay them' gives more information. You can get a copy from the court or download a copy from our website at	
Checklist Please check that you have complorm and attached all the relevant a copy of the contact order appropriate fee enclosed (lear information about court fees) copies of the application and attached for each respondent Cafcass/CAFCASS CYMRU a copy of the enforcement ord (if any previously made) any receipts or other docume support financial loss claim (if details of additional children, if	eted all parts of the documents: flet EX50 provides documents , and one for der ntary evidence to applicable) f there are more there nts, if there are	Court fees You may be exempt from paying all or part of the fee. The combined booklet and application form 'EX160A Court Fees - Do you have to pay them' gives more information. You can get a copy from the court or download a copy from our website at	



In the

Case number

Enforcement order

The Children Act 1989

Applicant Ref. Respondent Ref.

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

Date(s) of birth Child(ren)'s number(s)

То

Address

Warning

If you do not comply with this enforcement order you may be committed to prison or fined, and/or the court may amend this order to make the unpaid work requirement more onerous, or make a second enforcement order.

The application

An application has been made to the court by

for an enforcement order in respect of the contact order relating to the child(ren) dated

[For enforcement orders]
The court orders that

of

carry out

hours of unpaid work

in the Local Justice Area

by (the date for completion of the unpaid work under the

enforcement order)

C80 (FPC) Enforcement order (11.08)

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	[For second enforcement orders] The court orders that						
		of					
		carry out					
		hours of unpaid work					
		in the	Local Justice Area				
		by enforcement order)	(the date for completion of the unpai	d work under t	he		
		And that					
		[this order takes effect	t in addition to the enforcement order	made on]		
		[this order takes effect in place of the enforcement order made on so that					
		the total number of hours of unpaid work required is (
			aid work already completed, ()			
		making a total of noul	rs unpaid work now required as above	<i>=</i> ()]		
	[For orders amending enforcement orders] The court orders that	(a) the unpaid work unthe	nder the enforcement order be carried	d out in local justice a	rea.		
		Or		,			
	(b) the total number of be reduced to completed.	of hours of unpaid work required unde hours, less the hours					
	So that						
		ours of unpaid work required is ()			
		•	aid work already completed, ()			
		making a total of hour	rs of unpaid work now required as abo	ove ()		
		Or					
		(c) the date for complextended to (date)	etion of the unpaid work under the en	forcement ord	er be		

The	CO	urt	al	SO
dired	ets	tha	at	

(a)

(officer of the service or Welsh family proceedings officer)

monitor performance of the unpaid work under the enforcement order [and report to the court as required.] [and report to the court on the following

]

(b) Where

- there are no proceedings pending under Part 2 of the Children Act 1989;
- an officer of the service/Welsh family proceedings officer who is monitoring compliance with this enforcement order is given cause to suspect, whilst this order is in force, that the child(ren) concerned [is][are] at risk of harm; and
- as a result that officer makes a risk assessment under section 16A of that Act, the officer may apply to the court for it to revive the previous proceedings and to consider that risk assessment and give such directions as the court thinks necessary.

Suspended orders [where applicable]

Suspended orders The court also orders that this order be suspended for a

period of from the date of the order shown below,

subject to

[compliance with the contact order dated

]

This order has been made on notice.

Ordered by [Mr] [Mrs] Justice

[His] [Her] Honour Judge

District Judge [of the Family Division]

Justice[s] of the Peace

on



In the

Case number Revocation of enforcement order The Children Act 1989 Applicant Ref. Respondent Ref. The full name(s) of the child(ren) Date(s) of birth Child(ren)'s number(s) То Address The application [An application has been made to the court by (the person required to carry out the unpaid work) for the enforcement order made on in respect of the contact order relating to the child(ren) dated to be revoked.] The court orders that the enforcement order be revoked.

Ordered by [Mr] [Mrs] Justice

[His] [Her] Honour Judge

District Judge [of the Family Division]

Justice[s] of the Peace

on

C81 Revocation of enforcement order (xx.08)

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In the

Case number

Order for financial compensation

The Children Act 1989

Applicant Ref. Respondent Ref.

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

Date(s) of birth Child(ren)'s number(s)

The application

An application has been made to the court by

for an order for financial compensation of

for financial loss in respect of failure to comply with the contact order relating to

the child(ren) dated

The court orders

that of

pay

as financial compensation for losses incurred as a result of failure to comply with the

contact order.

The court also directs that payment be made

This order has been made on notice.

Ordered by [Mr] [Mrs] Justice

[His] [Her] Honour Judge

District Judge [of the Family Division]

Justice[s] of the Peace

on

C82 Order for financial compensation (xx.08)

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EXPLANATORY NOTE

(This note is not part of the Rules)

These Rules apply, with modifications, the Family Proceedings Court (Children Act 1989) Rules 1991 ("the 1991 Rules"), to specified cases in relation to the coming into force of sections 4, 5 and 8 of the Children and Adoption Act 2006 (c.20) ("the 2006 Act"). Those sections of the 2006 Act make provision, primarily via amendments to the Children Act 1989 ("the 1989 Act"), for the court to make an enforcement order or order for financial compensation following a breach of a contact order made under section 8 of the 1989 Act.

Rule 3 specifies the cases to which the 1991 Rules, as modified by these Rules, apply.

Rule 6 modifies rule 1(2) of the 1991 Rules to insert various new defined terms.

Rule 7 modifies rule 2 of the 1991 Rules to allow a single justice to discharge the functions of the court in respect of specified cases.

Rule 8 modifies rule 4 of the 1991 Rules to include reference to new application forms for enforcement orders and related applications and to make provision for copy applications to be sent to the former representative of a child in specified cases. Duties on those so notified are imposed via the modifications to the 1991 Rules made by rule 14, which inserts a new rule 13B into the 1991 Rules. Rule 11 makes an associated consequential amendment.

Rule 9 inserts new provisions into the 1991 Rules to make provision for how the court should deal with applications under section 8(2) of the 2006 Act and under paragraph 5 of Schedule A1 to the 1989 Act.

Rules 10, 13, 15, 16 and 18 make modifications to the 1991 Rules to ensure that various existing duties of an officer of the Service or Welsh family proceedings officer apply to such an officer who is providing the court with information in respect of an enforcement order or who is monitoring compliance with such an order.

Rule 12 modifies the 1991 Rules to include provision relating to the filing and service of acknowledgement forms in respect of various applications, to include those relating to the enforcement of contact orders.

Rule 17 modifies rule 16(1A) of the 1991 Rules to ensure a court cannot proceed to make specified orders without adequate information.

Rule 20 modifies the 1991 Rules to make provision in respect of service of enforcement orders and orders made under paragraph 9(2) of Schedule A1 to the 1989 Act. Rule 19 makes an associated amendment.

Rule 21 modifies rule 33 of the 1991 Rules to ensure that section 97 of the Magistrates' Courts Act 1980 (c.43) applies to cases to which these Rules apply.

Rule 22, and the Schedule, modifies Schedule 1 to the 1991 Rules to inset new forms of application and order in respect of the cases to which these Rules apply.

Rule 23 modifies Schedule 2 to the 1991 Rules to specify who shall be the Respondent to, and who shall be notified of, applications made in the cases to which these Rules apply.

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