#### STATUTORY RULES OF NORTHERN IRELAND

### 1999 No. 62

### **MAGISTRATES' COURTS**

Magistrates' Courts (Domestic Proceedings) (Amendment) Rules (Northern Ireland) 1999

*Made - - - 14th February 1999* 

Coming into operation in accordance with Rule 1

The Lord Chancellor, in exercise of the powers conferred on him by Article 13 of the Magistrates' Courts (Northern Ireland) Order 1981(1) and Article 34(11) of the Family Homes and Domestic Violence (Northern Ireland) Order 1998(2) on the advice of the Magistrates' Courts Rules Committee and after consultation with the Lord Chief Justice, hereby makes the following Rules:

#### Citation, commencement and interpretation

- 1.—(1) These Rules may be cited as the Magistrates' Courts (Domestic Proceedings) (Amendment) Rules (Northern Ireland) 1999 and shall come into operation on the same day as Article 20 of the Family Homes and Domestic Violence (Northern Ireland) Order 1998 comes into operation.
- (2) The Magistrates' Courts (Domestic Proceedings) Rules (Northern Ireland) 1996(3) shall be amended in accordance with the following provisions of these Rules and, in those provisions, any reference to a rule by number alone shall be construed as a reference to the rule so numbered in the said Rules of 1996.
  - 2. Rule 1(2) shall be amended by inserting—
    - (a) after paragraph (aa) the following—
      - "(aaa) "the Order of 1998" means the Family Homes and Domestic Violence (Northern Ireland) Order 1998(2);";
    - (b) after paragraph (c) the following—
      - "(d) "first class post" means first class post which has been pre-paid or in respect of which pre-payment is not required.".
  - **3.** After rule 2 there shall be inserted the following new rule—

<sup>(1)</sup> S.I.1981/1675 (N.I. 26)

<sup>(2)</sup> S.I. 1998/1071 (N.I. 6)

<sup>(3)</sup> S.R. 1996 No. 324

<sup>(2)</sup> S.I. 1998/1071 (N.I. 6)

# "Proceedings with respect to which a Resident Magistrate may discharge the functions of a court

- **2A.** Where an application is made ex parte for an occupation order or a non-molestation order under the Order of 1998, a resident magistrate may discharge the functions of a court of summary jurisdiction."
- **4.** For rules 10 to 13 there shall be substituted the following—

#### "Applications under the Order of 1998

- **10.**—(1) An application by way of complaint to a justice of the peace or clerk of petty sessions for an occupation order or a non-molestation order under the Order of 1998 shall be made in writing in Form F1.
  - (2) An application in Form F1 shall be supported—
    - (a) by a statement which is signed and is declared to be true; or
    - (b) with the leave of the court, by oral evidence.
- (3) Any summons issued in consequence of such an application shall be prepared in triplicate in Form F2 and a copy shall be served (together with a copy of the written application referred to in paragraph (1) and any supporting statement referred to in paragraph (2)) on the respondent not less than two days prior to the date fixed for hearing.
  - (4) The court may abridge the period specified in paragraph (3).

#### Ex parte applications under the Order of 1998

- **10A.**—(1) An application for an occupation order or a non-molestation order under the Order of 1998 may, with the leave of the court, be made ex parte and in which case—
  - (a) Article 77(2) of the Magistrates' Courts (Northern Ireland) Order 1981 (civil proceedings to be on complaint) and rule 10 shall not apply; and
  - (b) the evidence in support of the application shall state the reasons why the application is made ex parte.
- (2) Where the leave of the court is granted, the application may be made orally and the applicant shall, within 48 hours of the making of the application or as directed by the court,—
  - (a) file a written copy of the application in Form F1 together with any supporting statement with the clerk of petty sessions; and
  - (b) serve a copy of the application in Form F1, together with any supporting statement on the respondent.
  - (3) Service of any document referred to in paragraph (2)(b) may be effected—
    - (a) if the respondent is not known to be acting by solicitor—
      - (i) by delivering it to him personally, or
      - (ii) by delivering it at, or by sending it by first class post, to his residence or his last known residence, or
    - (b) if the respondent is known to be acting by solicitor—
      - (i) by delivering the document at, or sending it by first class post to the solicitor's address for service,
      - (ii) where the solicitor's address for service includes a numbered box at a document exchange, by leaving the document at that document exchange

- or at a document exchange which transmits documents on every business day to that document exchange, or
- (iii) by sending a legible copy of the document by facsimile transmission to the solicitor's office.
- (4) Upon complying with paragraph (2)(b) the applicant shall file a statement in Form F4 and the statement shall indicate—
  - (a) the manner, date, time and place of service, or
  - (b) where service was effected by post, the date, time and place of posting.
- (5) Where the court refuses to make an order on an ex parte application it may direct that the application be made inter partes.

#### Notice of application under the Order of 1998 to Mortgagee or Landlord

- **10B.**—(1) A copy of an application for an occupation order under Article 11, 13 or 14 of the Order of 1998 shall be served by the applicant by first-class post on the mortgagee or, as the case may be, the landlord of the dwelling-house in question together with a notice in Form F3 informing him of his right to make representations in writing or at any hearing.
- (2) Rule 10A(4) above shall apply, with the necessary modifications, to service under this rule.

#### Disclosure of address

**10C.** Rule 24 of the Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules (Northern Ireland) 1996(4) (disclosure of address) shall apply for the purpose of preventing the disclosure of addresses where an application is made in Form F1 as it applies for that purpose in proceedings under the Children (Northern Ireland) Order 1995(5).

# Transfer of Proceedings under the Family Homes and Domestic Violence (Allocation of Proceedings) Order 1999(6)

- 11.—(1) Where an application for an occupation order or a non-molestation order under the Order of 1998 is pending, the court shall consider (on the application in writing of either party or of its own motion) whether to exercise its powers to transfer the hearing of that application to another court and the court shall make an order for transfer in Form F5 if it seems necessary or expedient to do so.
- (2) Where an order for transfer is made, the clerk of petty sessions shall send a copy of the order to—
  - (a) the parties; and
  - (b) to the clerk of petty sessions or the chief clerk of the county court or the Master (Probate and Matrimonial) of the High Court as the case may be.

#### Hearing of applications under the Order of 1998

- **12.**—(1) This rule applies to the hearing of applications under the Order of 1998 and the following forms shall be used in connection with such hearings:
  - (a) a record of the hearing shall be made in Form F6, and

<sup>(4)</sup> S.R. 1996 No. 323

<sup>(5)</sup> S.I. 1995/755 (N.I. 2)

<sup>(6)</sup> S.R. 1999 No. 61

- (b) any order made on the hearing shall be issued in Form F7.
- (2) The court may direct that a further hearing be held in order to consider any representations made by a mortgagee or a landlord.

#### Notification of orders made under the Order of 1998

- **12A.**—(1) Subject to paragraph (2) where a court makes either a non-molestation or an occupation order under the Order of 1998, the clerk of petty sessions shall cause a copy of the order to be served forthwith—
  - (a) on the respondent personally, and
  - (b) on the divisional commander of the police division in which the applicant is resident or in which any premises or any part of an area specified in the order are or is situated.
- (2) If the court is satisfied by evidence on oath that prompt personal service on the respondent is impracticable, service may be effected in accordance with rule 10A(3)(a)(ii) or (b) above.
- (3) Where the application is for an occupation order under Article 11, 13 or 14 of the Order of 1998, a copy of any order made on the application shall be served by the applicant by first-class post on the mortgagee or, as the case may be, the landlord of the dwelling-house in question.

#### Applications to vary etc orders made under the Order of 1998

- **13.**—(1) An application by way of complaint to a justice of the peace or clerk of petty sessions for the extension, variation or discharge of an occupation order or non-molestation order made under the Order of 1998 shall be made in writing in Form F8.
- (2) Rules 10(3) and (4), 10C, 12 and 12A above shall apply, with the necessary modifications, to such an application."
- **5.** In rule 15(1) for the words "Articles 4, 8, 9 or 18" there shall be substituted the words "Articles 4, 8 or 9".
- **6.** In Schedule 1 for Forms D8 to D12 there shall be substituted the new Forms F1 to F8 set out in the Schedule to these rules.
- 7. Subject to paragraph 4(3) of Schedule 4 to the Order of 1998, rules 2 to 6, shall not apply to proceedings commenced before these Rules came into operation.

Dated 14th February 1999

Irvine of Lairg, C.

1. Married 2. Were married 3.  $\square$  Cohabiting 4, 
Were cohabiting

	Ireland) Order 1998	
ņf	Petty Sessions District of	
	Applicant.	
ot'	County Court Division of	
	Respondent	
Please re	ead the accompanying notes as you complete this form	
1. About you (the State your title birth (if under )	(Mr. Mrs etc), full name, address, telephone number and date of	
State your solic	itor's name, address, reference, telephone, FAX and DX numbers:	
2. About the resp	pondent	
State the respon	udent's name, address and date of birth (if known):	
3. The Order(s) I	for which you are applying	
This application	· -	
🔲 a con-mole:	station order	
an occupation	on order	
heing given	ox if you wish the court to hear your application without notice it to the respondent. The reasons relied on for an application being our notice must be stated in the statement in support.	
4. Your relations application)	ship to the respondent (the person to be served with this	
Your relationsh	ip to the respondent is:	
	y one of the following. The accompanying notes on Section 4 of decide which category is most applicable to you.	

5. 🗔	Both of you live or have lived in the same household
6. Fil	Relative
	State how related
7. 🗆	Agreed to marry.
	Give the date the agreement was made. If the agreement has ended, state
	when.
_	Both of you are parents of or have parental responsibility for a child.
9. 📙	One of you is a parent of a child and the other has parental responsibility for that child.
10. [	One of you is the natural parent or grandparent of a child adopted or freed—for adoption, and the other is:
	(i) the adoptive parent
	or (ii) a person who has applied for an adoption order for the child
	or (iii) a person with whom the child has been placed for adoption
	or (iv) the child who has been adopted or freed for adoption
	State whether (i), (ii), (iii) or (iv).
H. 📋	Both of you are parties to the same family proceedings (see also Section 11 below).
5. Applica	ation for a non-molestation order
If you	vish to apply for a non-molestation order, state briefly in this section the on want.
Give fu	Il details in support of your application in your supporting evidence.
6. Applies	ation for an occupation order
If you o this Fo	lo not wish to apply for an occupational order, please go to section 9 of $^{\circ}$ rm.
(A)	State the address of the dwelling-house to which your application relates:
(B)	State whether it is occupied by you or the respondent now or in the past,
. ,	or whether it was intended to be occupied by you or the respondent:

If yo  (D) State  If yo  On boxe  1. [  3. [  4. [	te whether you are entitled to occupy the dwelling house:    Yes
(D) State  If you  On boxe  1. [  3. [  4. [  4. [  ]	es, explain why:  te whether the respondent is entitled to occupy the dwelling-house:  Yes   No
If you how how a second	☐ Yes ☐ No
On boxe  1. [  3. [  4. [	
2. [ 3. [ 4. [	
2. 「 3. [ 4. [	the basis of your answer to (C) and (D) above, tick one of the set 1 to 5 below to show the category into which you fit.
3. [ 4. [	A spouse who has matrimonial home rights in the dwelfing-hou or a person who is entitled to occupy it by virtue of a benefici estate or interest or contract or by virtue of any enactment givin him or her the right to remain in occupation.
3. [ 4. [	If you tick hox 1 state whether there is a dispute or pendit proceedings between you and the respondent about your right occupy the dwelling-house.
4. [	<ul> <li>A former spouse with no existing right to occupy where the respondent spouse is entitled.</li> </ul>
	A cohabitant or former cohabitant with no existing right to excup where the respondent cohabitant or former cohabitant is also u so entitled.
5.	A spouse or former spouse who is not entitled to occupy, whe the respondent spouse or former spouse is also not entitled.
	A cohabitant or former cohabitant who is not entitled to occup where the respondent cohabitant or former cohabitant is also n entitled.
î you do ha	al Home Rights  eve matrimonial home rights please:
f registered,	er the title to the land is registered or unregistered (if known):

If you wish to apply for an occupational order, state briefly here the order you want. Give full details in support of your application in your supporting evidence.

### 7. Application for additional order(s) about the dwelling-house

	If you want to apply for any of the orders listed in the notes to this section, s what order you would like the court to make:	tate
8	3. Mortgage and rent	
	Is the dwelling-house subject to a mortgage?	
	☐ Yes ☐ No	
	If yes, please provide the name and address of the mortgagee:	
	Is the dwelling-house rented?	
	1.3 Yes 🔲 No	
	If yes, please provide the name and address of the landlord:	
9	O. At the court	
	Will you need an interpreter at court?	
	If yes, specify the language:	
	If you need an interpreter because you do not speak English, you are responsi- for providing your own.	ble
	If you need an interpreter or other facilities because of a disability please con the court to ask what help is available.	lact
10	. Other information	
	State the name and date of birth of any child living with or staying with or like to live with or stay with you or the respondent.	æly
	State the name of any person living in the same household as you and respondent, and say why they live there:	lbe
11	. Other Proceedings and Orders	
	If there are any other current family proceedings or orders in force involving and the respondent, state the type of proceedings or orders, the court and the coumber. This includes any application for an occupation order or non-molestat order against you by the respondent.	ase.

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**Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

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Signed	Date

#### Application for a non-molestation order or accupation order

#### Notes for Guidance

#### Section 1

If you do not wish your address to be made known to the respondent, leave the space on the form blank and complete the Confidential Address Form C5. The court can give you this form.

#### Section 3

An urgent order made by the court before notice of the application is served on the respondent is called an ex-parte order. In deciding whether to make an ex-parte order the court will consider the circumstances of the case, including:

- any risk of significant harm to the applicant or a relevant child, attributable to conduct of the respondent, if the order is not made immediately
- whether it is likely that the applicant will be deterred or prevented from pursuing the application if an order is not made immediately
- whether there is reason to believe that the respondent is aware of the proceedings but is deliberately evading service and that the applicant or a relevant child will be seriously prejudiced by the delay involved.

If the court makes an ex-parte order, it must give the respondent an opportunity to make representations about the order as soon as just and convenient at a full hearing.

'Harm' in relation to a person who has reached the age of 18 means ill-treatment or the impairment of health, and in relation to a child means ill-treatment or the impairment of health and development. 'Ill-treatment' includes sexual abuse and forms of ill-treatment which are not physical. The court will require evidence of any harm which you allege in support of your application. This evidence should be included in the statement accompanying this application.

#### Section 4

For you to be able to apply for an order you must be related to the respondent in one of the ways listed in this section of the form. If you are not related in one of these ways you should seek legal advice.

Cohabitants are a man and a woman who, although not married to each other are living or have lived together as husband and wife. People who have cohabited but have then married will not fall within this category, but will fall within the category of married people.

Those who live or have lived in the same household do not include people who share the same household becouse one of them is the other's employee, tenant, lodger or boarder.

You will only be able to apply as a relative of the respondent if you are:

- (A) the fother, mother, stepfather, stepmother, son, daughter, stepson, stepdaughter, grandmother, grandfather, grandson or granddaughter of the respondent or of the respondent's spouse or former spouse.
- (B) the brother, sister, uncle, aunt, niece or nephew (whether of the full blood or of the half blood by affinity) of the respondent or of the respondent's spense or former spouse.

This includes, in relation to a person who is living or has lived with another person as hasband and wife, any person who would fall within (A) or (B) if the parties were married to each other (for example your cohabitee's father or brother).

Agreements to marry: You will fall within this category only if you make this application within three years of the termination of the agreement. The court will require the following evidence of the agreement:

evidence in writing

or the gift of an engagement ring in contemplation of marriage

#### Notes for Guidance (continued)

or evidence that a ceremony has been entered into in the presence of one or more other persons assembled for the purpose of witnessing it.

Parents and parental responsibility: You will fall within this category if

both you and the respondent are either the parents of a child or have parental responsibility for that child

 if one of you is the parent and the other has parental responsibility.

Under the Children (Northern Ireland) Order 1995, parental responsibility is held automatically by a child's mother and by the child's father if he and the mother were married at the time of the child's birth or have married subsequently. Where this is not the case parental responsibility can be acquired by the father in accordance with the provisions of the Children (Northern Ireland) Order 1995.

#### Section 5

A non-molestation order can forbid the respondent to molest you or a relevant child. Molestation can include, for example, violence, threats, pessering and other forms of harrassment. The court can forbid particular acts of the respondent, molestation in general, or both.

#### Section 6

If you wish to apply for an occupation order but you are uncertain about your unswer to any of the questions in this part of the application form, you should seek legal advice.

- (A) A dwelling-house includes any building or part of a building which is occupied as a dwelling; any curavan, houseboat or structure which is occupied as a dwelling; and any yard, garden, garage or outhouse belonging to it and occupied with it.
- (C) & (D) The following questions give examples to help you to decide if you or the respondent, or both of you.

are entitled to occupy the dwelling-house:

- (a) Are you the sole legal owner of the dwellinghouse?
- (b) Are you and the respondent joint legal owners of the dwellinghouse?
- (c) Is the respondent the sole legal owner of the dwelling-house?
- (d) Do you rent the dwellinghouse as sole renant?
- (e) Do you and the respondent rent the dwelling-house as joint tenants?
- (f) Does the respondent rent the dwelling-house as sole tenant?

If you answer

- Yes to (a), (b), (d) or (e) you are likely to be entitled to occupy the dwellinghouse.
- Yes to (c) or (f) you may not be entitled (unless, for example you are a spouse and have matrimonial home rights see the notes under 'Matrimonial Home Rights' below).
- Yes to (b), (c), (e) or (f) the respondent is likely to be entitled in occupy the dwelling-house.
- Yes to (a) or (d) the respondent may not be entitled (unless for example he is a spouse and has matrimonial home rights).

Bux 1 For example, if you are sole owner, joint owner or if you rent the property. If you are not a spouse, former spouse, cohabitant or former cohabitant of the respondent you will only be able to apply for an occupation order if you fall within this category.

If you answer Yes to this question, it will not be possible for a magistrates' court to deal with the application, unless the court decides that it is unnecessary for it to decide this question in order to deal with the application or make an order. If the court decides that it cannot deal with Notes for Guidance (continued) the application it will transfer the application to a county court.

**Box 2** For example, if the respondent was married to you and is sale owner or rents the property.

**Box 3** For example, if the respondent is or was co-habiting with you and is sole owner or rents the property.

#### Matrimonial Home Rights

Where one spouse is entitled to occupy the dwelling-house by virtue of a beneficial estate or interest or contract or by virtue of any enactment giving him or her the right to remain in occupation and the other spouse is not so entitled, the spouse who is not entitled hus matrimonial home rights. These are oright, if the spouse is in occupation, not to be evicted or excluded from the dwelling-house except with the leave of the court and, if the spouse is not in occupation, the right with the leave of the court to enter into and occupy the dwelling-house.

Matrimonial home rights do not exist if the dwelling house has never been and was never intended to be, the matrimonial home of the two spouses. If the marriage has come to an end, matrimonial home rights will also have ceased unless a court order has been made during the marriage for the rights to continue after the end of the marriage.

#### Occupation Orders

The possible orders are:

If you have ticked box 1 above, an order under Article 11 of the Order of 1998 may.

- enforce the applicant's entitlement to remain in occupation as against the respondent
- require the respondent to permit the applicant to enter and remain in the dwelling-house or part of it
- require the respondent to permit the applicant to have peaceful use and enjoyment of the dwelling-house or part of it
- regulate the occupation of the dwelling-house by either or both parties

- if the respondent is also entitled to occupy, prohibit, suspend or restrict the exercise by him of that right
- restrict or terminate any matrimonial home rights of the respondent
- require the respondent to leave the dwelling-house or part of it
- provide for the respondent to remove from the dwelling-house or part of it personal effects or furniture or other contents which are specified in the order
- exclude the respondent from a defined area around the dwelling-house or any other defined area or premises
- restrain the respondent from disposing of any estate he has in the dwelling-house
- declare that the applicant is entitled to occupy the dwelling-house or has matrimonial home rights in it
- provide that the matrimonial home rights of the applicant are not brought to an end by the death of the other spouse or termination of the marriage.

## If you have ticked box 2 or box 3 above—

- (a) an order under Article 13 or 14 of the Order of 1998 must:
  - (i) if the applicant is in occupation,—
    - give the applicant the right not to be evicted or excluded from the dwelling-house or any part of it by the respondent for a specified period: and
    - prohibit the respondent from evicting or excluding the applicant during that period
  - (ii) if the applicant is not in occupation.
    - give the applicant the right to enter and occupy the dwelling-house for a specified period; and

#### Notes for Guidance (continued)

- require the respondent to permit the exercise of that right
- (b) an order under Article 13 or 14 of the Order of 1998 may—
  - tegulate the occupation of the dwelling-house by either or both of the parties
  - require the respondent to permit the applicant to have peaceful use
     and enjoyment of the dwellinghouse or part of it
  - provide for the respondent to remove from the dwelling-house or part of it, personal effects or any furniture or other contents which are specified in the order
  - prohibit, suspend or restrict the exercise by the respondent of his right to occupy
  - require the respondent to leave the dwelling-house or part of it
  - exclude the respondent from a defined area around the dwellinghouse or any other defined area or premises
  - restrain the respondent from disposing of any estate he has in the dwelling-house

If you have ticked box 4 or box 5 above, an order under Article 15 or 16 of the Order of 1998 may:

- require the respondent to permit the applicant to enter and remain in the dwelling-house or part of it
- regulate the occupation of the dwelling-house by either or both of the parties
- require the respondent to leave the dwelling-house or part of it
- exclude the respondent from a defined area around the dwellinghouse or any other defined area or premises
- require the respondent to permit the applicant to have peaceful use and enjoyment of the dwelling-house or part of it
- provide for the respondent to remove from the dwelling-house or part of it

personal effects or any furniture or other contents which are specified in the order.

You should provide any evidence which you have on the following matters in your evidence in support of this application. If necessary, further statements may be submitted after the application has been issued.

If you have ticked box 1, 4 or 5 above, the court will need any available evidence of the following:

- the housing need and resources of you, the respondent and any relevant child
- the financial resources of you and the respondent
- the likely effect of any order, or of any decision not to make an order, on the health, safety and well-being of you, the respondent and any relevant child
- the conduct of you and the respondent in relation to each other and otherwise

If you have ticked box 2 above, the court will need any available evidence of:

- the housing needs and resources of you, the respondent and any relevant child
- the financial resources of you and the respondent
- the likely effect of any order, or of any decision not to make on order, on the health, safety and well-being of you, the respondent and any relevant child
- the conduct of you and the respondent in relation to each other and otherwise
- the length of time that has elapsed since you and the respondent ceased to live together
- the length of time that has elapsed since the marriage was dissolved or annulled
- the existence of any pending proceedings between you and the respondent:
  - under Article 26 of the Matrimonial Causes (Northern Ireland) Order 1978 (property

#### Notes for Guidance (continued)

- adjustment orders in connection with divorce proceedings etc.)
- or under para 2(2)(d) or (e) of Schedule 1 to the Children (Northern Ireland) Order 1995 (orders for financial relief against parents)
- or relating to the legal or peneficial ownership of the dwelling-house.

# If you have ticked box 3 above, the court will need any available evidence of

- the housing needs and resources of you, the respondent and any relevant child
- the financial resources of you and the respondent
- the likely effect of any order, or of any decision not to make an order on the health, safety and well-heing of you, the respondent and any relevant child
- the conduct of you and the respondent in relation to each other and otherwise
- the nature of you and the respondent's relationship
- the length of time which you have lived together as husband and wife
- whether you and the respondent have had any children, or have both had parental responsibility for any children
- the length of time which has elapsed since you and the respondent ceased to live together
- the existence of any pending proceedings between you and the respondent under para 2(2)(d) or (e) of Schedule 1 to the Children (Northern Iteland) Order 1995 or relating to the legal or beneficial ownership of the dwelling-house.

#### Section 7

Under Article 18 of the Order of 1998, the court may make the following additional orders when making an occupation order:

- impose on either party obligations as to the repair and maintenance of the dwelling-house
- impose on either party obligations as to the payment of rent, martgage or other outgoings affecting it
- order a party occupying the dwelling-house to make periodical payments to the other party in respect of the accommodation, if the other party would (but for the order) be entitled to occupy it
- grain either party possessions or use of furniture or other contents
- order either porty to take reasonable care of any furniture or other contents
- prohibit either party from damaging or interfering with services in the dwelling-house or any premises specified in the order
- order either party to repair damage or restore services to the dwellinghouse
- order either party to pay the other party or another person a sum specified in the order
- order either party to take reasonable steps to keep the dwelling-house and any furniture or other contents secure.

#### Section 8

If the dwelling-house is rented or subject to a mortgage, the landlord or mortgagee must be served with notice of the proceedings in Form F3. He or she will then be able to make representations to the court regarding the rem or mortgage,

#### Section 10

A person living in the same household may, for example, he a member of the family or a tenant or employee of you or the respondent.

Form F2SUMMONS TO RESPONDENT ON AN APPLICATION UNDER THE FAMILY HOMES AND DOMESTIC VIOLENCE (NORTHERN IRELAND) ORDER 1998

of Petty Sessions District of
Applicant

of County Court Division of
Respondent

Whereas an application, a copy of which is attached, has been made under Article of the above Order.

THIS IS TO COMMAND YOU to appear as respondent on the hearing of the said application at \_\_\_\_\_\_\_ on the \_\_\_\_\_\_ day of \_\_\_\_\_\_ 19 at \_\_\_\_\_\_\_ o'clock before a Court of Summary Jurisdiction for the above mentioned Petty Sessions District.

Dated this day of 19

Justice of the Peace [or Clerk of Petty Sessions]

#### What to do next

There is a copy of the application with this summons. You have been named as a party in the application.

Read the application now and the notes overleaf.

When you go to court please take this Summons with you and show it to a court official.

Note 1	Summons, You shou	erest to attend the court on the date shown on this ild be ready to give any evidence which you think your side of the case.
Note 2	For legal advice—	go to a solicitor or an advice agency
		You can obtain the address of a solicitor or an advice agency from the Yellow Pages or the Law Society
		A solicitor or an advice agency will be able to tell you whether you may be eligible for legal aid.
Note 3	If you require an interpreter	because you do not speak English, you must bring your own.
		because of a disability, please comact the court to ask what help is available.
Note 4	To the respondent	the following information only applies if the applicant has applied for an occupation order.
		If the applicant has ticked box 1, 4 or 5 on page 4 of the application form, the court will need any available evidence of the following:
		<ul> <li>the housing needs and resources of you, the applicant and any relevant child</li> </ul>
		<ul> <li>the financial resources of you and the applicant</li> </ul>
		<ul> <li>the likely effect of any order or of any decision not to make an order, on the health, safety and well-being of you, the applicant and any relevant child the conduct of you and the applicant in relation to each other and otherwise</li> </ul>
		If the applicant has ticked box 2, the court will need any available evidence of
		<ul> <li>the housing needs and resources of you, the applicant and any relevant child</li> </ul>
		<ul> <li>the financial resources of you and the applicant</li> </ul>

About this Summons

and any relevant child

the likely effect of any order, or of any decision not to make an order, on the health, safety and well-being of you, the applicant

the conduct of you and the applicant in relation to each other and otherwise

the length of time that has clapsed since you and the applicant ceased to live together

- the length of time that has elapsed since the marriage was dissolved or annuited
- the existence of any pending proceedings between you and the applicant:

under Article 26 of the Matrimonial Causes (Northern Ireland) Order 1978 (property adjustment orders in connection with divorce proceedings etc.)

Of

under para 2(2)(d) or (e) of Schedule 1 to the Children (Northern Ireland) Order 1995 (orders for financial relief against parents)

or

relating to the legal or beneficial ownership of the dwelling-house.

## If the applicant has ticked box 3, the court will need any available evidence of:

- the housing needs and resources of you, the applicant and any relevant child
- the financial resources of you and the applicant
- the likely effect of any order, or of any decision not to make an order, on the health, safety and well being of you, the applicant and any relevant child
- the conduct of you and the applicant in relation to each other and otherwise
- the nature of you and the applicants relationship
- the length of time during which you have lived together as husband and wife
- whether you and the applicant have any children, or have both had parental responsibility for any children
- the length of time which has elapsed since you and the applicant ceased to live together
- the existence of any pending proceedings between you and the applicant under para 2(2)(d) or (e) of Schedule 1 to the Children (Northern Ireland) Order 1995 or relating to the legal or beneficial ownership of the dwelling-house.

Form F3NOTICE TO MORTGAGEES AND LANDLORDSFAMILY HOMES AND DOMESTIC VIOLENCE (NORTHERN IRELAND) OREDER 1998

of		Perty Sessions District of
	Applicant	
of		County Court Division of
	Respondent	
Notice to		
concerning the dwelling-house at		
Take Notice	proceedings under Violence (Northern	ion   [will be] [has been] made in r the Family Homes and Domestic Ireland) Order 1998 which affects the bove (welling house and the payment of it] thereon.
The next hearing is	s at	<del></del>
	QD.	al [am] [pm]
What you may do next	If either the appl home rights:	icant or respondent has matrimonial
	You may apply to you wish to do so.	he made a party to these proceedings if
	If neither the a matrimonial home a party:	applicant nor the respondent has erights, or you do not wish to be made
	proceedings.	presentations to the court about these
	proceedings are	one in writing to the court where the taking place. Your letter should be erk of petty sessions.
Signed		
Date		

Form F4STATEMENT OF SERVICEFAMILY HOMES AND DOMESTIC VIOLENCE (NORTHERN IRELAND) ORDER 1998

of

**Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Petty Sessions District of

	Applicant	
ef		County Court Division of
	Respondent	
ou must	<ul> <li>give details of service of the parties</li> </ul>	application on each of the othe
	<ul> <li>give details of service on t dwelling-house (if appropr</li> </ul>	he mortgagee or landlord of thi iate).
	<ul> <li>file this form with the cour proceedings.</li> </ul>	t on or before the hearing of the
ou should	if the person's solicitor was address	served, give his or her name and
ov must indicate	the manner, date, time and	place of service
	<b>or</b> where the service was effer place of posting.	cred by post, the date, time and
	of Means of identification of served and how, when an served  plication as stated above.  [solicitor for the applicant] jother	nd where served

οf		Petty Sessions District of
	Applicant	
nf		County Court Division of
	Respondent	ı
The Court orders that	these proceedis	ngs be transferred to the
	[High Court] [Court of Sum:	County Court] [Family Care Centre at] many Jurisdiction]
because		
The next hearing is	al	
	on	at [am] [pm]
Please address all future correspondence to		
Ordered by		
on		

Form F6FAMILY HOMES AND DOMESTIC VIOLENCE (NORTHERN IRELAND) ORDR 1998

<b>Высово о</b> в тик:	HEARING		
Applicant			
Respondent			
	On Notice	Ex parte	<u> </u>
1. Attendees			
Name	Present	Repi	resented by
	į		ĺ
2. Evidence			
To be complete	ed only when the	court makes a finding	e of fact
The Court read th	ie report(s)/staten	nentrs) of	Dated
The Court heard of	oral evidence (on	oath  from	
			i
			_

Form F7OCCUPATION/NON-MOLESTATION ORDERFAMILY HOMES AND DOMESTIC VIOLENCE (NORTHERN IRELAND) ORDER 1998

OI.		Petty Sessions District of
	Applicant	
ef		County Court Division of
	Respondent	
Order		
Ordered by		
on		

Important Notice to the Respondent [Name]

This order gives you instructions which you must follow. You should read it all carefully. If you do not understand anything in this order you should go to a solicitor, Advice Centre or Citizen's Advice Bureau. You have a right to ask the court to change or cancel the order but you must obey it unless the court does change or cancel it.

You must obey the instructions contained in this order. If you do not, you may be guilty of an offence, and you may be sent to prison and/or fined.

Form F8APPLICATION TO VARY, EXTEND OR DISCHARGE AN ORDERFAMILY HOMES AND DOMESTIC VIOLENCE (NORTHER IRELAND) ORDER 1998

Petty Sessions District of
Applicant
County Court Division of
Respondent
u (the applicant)
title, full name, address, number, and date of birth made known to the respondent leave this space blank and complete Confidential Address Form C5 (if you have not already done so). The court can give you this form.
r solicitor's name, address, telephone, FAX and DX
already a party to the case. description (for example, respondent or other).
r(s) for which you are Please attach a copy of the order if possible
ying to vary
extend
discharge Li
dated:
applying for an order to be extended please give details er which you would like the take:

3. Your reason(s) for app State briefly your reason			
4. Person(s) to be served For each respondent to t	with this application this application state the	title, full name and addr	ess.
Signed (Applicant)	Date		

#### **EXPLANATORY NOTE**

(This note is not part of the Rules.)

These Rules amend the Magistrates' Courts (Domestic Proceedings) Rules (Northern Ireland) 1996 to provide for proceedings under the Family Homes and Domestic Violence (Northern Ireland) Order 1998.