STATUTORY RULES OF NORTHERN IRELAND

1999 No. 63

MAGISTRATES' COURTS

Magistrates' Courts (Children (Northern Ireland) Order 1995) (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 Articles 71 and 165 of the Children (Northern Ireland) Order 1995(2) and all other powers enabling him in that behalf, 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 (Children (Northern Ireland) Order 1995) (Amendment) Rules (Northern Ireland) 1999 and shall come into operation on the same day as Article 29 of the Family Homes and Domestic Violence (Northern Ireland) Order 1998 comes into operation.
- (2) The Magistrates' Courts (Children (Northern Ireland) Order 1995) 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.

Service

2. In rule 9, for the words "Rule 11" there shall be substituted the words "Rule 11 and rule 13".

Disclosure of documents

- 3. Rule 23 shall be amended by—
 - (a) in paragraph (1), substituting for the words "paragraphs (2) and (3)" the words "paragraphs (2) to (4)"; and

⁽¹⁾ S.I.1981/1675 (N.I. 26)

⁽²⁾ S.I. 1995/755 (N.I. 2)

⁽³⁾ S.R. 1996 No. 323

- (b) adding, after paragraph (3), the following new paragraph—
 - "(4) Nothing in paragraph (1) shall prevent the disclosure of a document prepared by a guardian ad litem for the purpose of—
 - (a) enabling a person to perform functions required by regulations made under Article 60(7);
 - (b) assisting a guardian ad litem who is appointed under any enactment to perform his functions.".

Amendments consequential to the Family Homes and Domestic Violence (Northern Ireland) Order 1998(4)

4.—(1) For rule 25 there shall be substituted the following new rule—

"Notification of Consent

- **25.**—(1) Consent for the purposes of—
 - (a) Article 16(3), or
 - (b) Article 33(3)(c) or (d), or
 - (c) Article 57A(2)(b)(ii), or
 - (d) Article 63A(2)(b)(ii)

may be given either orally in court or in writing signed by the person giving the consent.

- (2) Any written consent given for the purposes of paragraph (2) of Article 57A or Article 63A shall include a statement that the person giving consent—
 - (a) is able and willing to give to the child the care which it would be reasonable to expect a parent to give him; and
 - (b) understands that the giving of consent could lead to the exclusion of the relevant person from the dwelling-house in which the child lives.".
- **5.** After rule 25, there shall be inserted the following new rule—

"Exclusion requirements: interim care orders and emergency protection orders

- **25A.**—(1) This rule applies where the court includes an exclusion requirement in an interim care order or an emergency protection order.
 - (2) The applicant shall—
 - (a) prepare a separate statement of the evidence in support of the inclusion of an exclusion requirement;
 - (b) serve the statement on the relevant person with a copy of the order containing the exclusion requirement;
 - (c) inform the relevant person of his right to apply to vary or discharge the exclusion requirement.
- (3) The relevant person shall serve the parties to the proceedings with any application which he makes for the variation or discharge of the exclusion requirement.
 - (4) Where an exclusion requirement ceases to have effect whether—
 - (a) as a result of the removal of a child under Article 57A(6) or Article 63A(6),

- (b) because of the discharge of the interim care order or emergency protection order, or
- (c) otherwise,

the applicant shall inform—

- (i) the relevant person,
- (ii) the parties to the proceedings; and
- (iii) (where necessary) the court.
- (5) Where the court includes an exclusion requirement in an interim care order or an emergency protection order of its own motion, paragraph (2) shall apply with the omission of any reference to the statement of the evidence.
 - (6) In this rule—

"the applicant" means the person who initiated the proceedings in which the interim care order or the emergency protection order is made;

"exclusion requirement" means one or more of the provisions referred to in Article 57A(3) or, as the case may be, Article 63A(3); and

"relevant person" has the same meaning as in Article 57A(2)(a) or, as the case may be, Article 63A(2)(a)."

Forms

6. There shall be substituted for Forms C8, C20 and C28 in Schedule 1 to the Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules (Northern Ireland) 1996 the Forms contained in the Schedule to these Rules.

Saving

7. Nothing in rules 2 to 6 shall apply to proceedings commenced before these rules came into operation.

Dated 14th February 1999

Irvine of Lairg, C.

SCHEDULE Rule 6

FORM C8SUPPLEMENT FOR AN APPLICATION FOR AN EMERGENCY PROTECTION ORDERArticle 63 Children (Northern Ireland) Order 1995

of			FAMILY PROCEEDINGS COURT AT					
	Applicant							
of								
	Respondent		COUNTY COURT DIVISION OF					
	1 Description of the child(ren) If a child's identity is not known, state details which will identify the child may enclose a recent photograph of the child, which should be dated.							
	2 The grounds to	r the app	olication					
	The grounds are	:						
	ANY APPLICANT	A □ .	that there is reasonable cause to believe that [this] [these] child[ren] [is] [are] likely to suffer significant harm if					
			the child[ren] [is] [arc] not removed to accommodation provided by or on behalf of this applicant					
		ОГ	i! the child[ren] [does] [do] not remain in the place where [the child] [they] [is] [are] currently being accommodated.					
	BOARD OR							
	TRUST APPLICANTS	BII	that enquiries are being made about the welfare of					
	ALLECANO	D 11	the child ren under Article 66(1)(b) of the Children (Northern Ireland) Order 1995 and those enquiries are being frustrated by access to the child[ren] being unreasonably refused to someone who is authorised to seek access and there is reasonable cause to believe that access to the child[ren] is required as a matter of urgency.					
	AUTHORISED							
	APPLICANTS	C II.	that there is reasonable cause to suspect that the child[ren] is [are] suffering, or [is] [are] likely to suffer, significant harm and enquiries are being made with respect to the welfare of the child[ren] and those enquiries are being frustrated by access to the child[ren] being unreasonably refused to someone who is authorised to seek access and there is reasonable cause to believe that access to the child[ren] is required as a matter of urgency.					

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

3 Tb	e additional order(s) applied for
	information on the whereabouts of the child[ren] (Article 67(1) of the Children (Northern Ireland) Order 1995).
	authorisation for entry of premises (Article 67(3) of the Children (Northern Ireland) Order 1995).
	authorisation to search for another child on the premises (Article $67(4)$ of the Children (Northern Iroland) Order 1995).
4 Th	e direction(s) sought
	contact (Article 63(6)(a) of the Children (Northern Ireland) Order 1995).
	a medical or psychiatric examination or other assessment of the child[ren] (Article 63(6)(b) of the Children (Northern Ireland) Order 1995).
Ц	to be accompanied by a registered medical practitioner, registered nurse or registered health visitor (Article 64(11) of the Children (Northern Ireland) Order 1995).
11	an exclusion requirement (Article 63A(1) of the Children (Northern Ireland) Order 1995).
5 Th	e reason(s) for the application
	ou are relying on a report or other documentary evidence, state the date(s) dathor(s) and enclose a copy.
gned pplica	Date or)

FORM C20CHILDREN (NORTHERN IRELAND) ORDER 1995

		FAMILY PROCEE	EDINGS CO	OURT AT		
Applic	c u nt					
Respon	ndent					
		COUNTY COURT	DIVISION	NOF.		
Order	Emergency P	rotection Order				
	Article 63 Children (Northern Ireland) Order 1995					
	The full name(s) of the child[ren] Boy or Girl Date(s) of Birth					
	[described as	 				
Warning It is an offence intentionally to obstruct any person exercising power under Article 63(4)(b) Children (Northern Ireland) Or 1995 to remove, or prevent the removal of a child (Article 63) Children (Northern Ireland) Order 1995)						
The court grants		an Emergency Protection Order to the applicant who is				
		The order gives the applicant parenthe child(ren)	ital respons	ibility for		
The court	authorises	[the applicant to remove the child[ren] to accommodation provided by or on behalf of the applicant]				
		[the applicant to prevent the child from].	iren] being	removed		
[This orde	r directs that	any person who can produce the child[ren] to the applicant must do so].				
The court	directs that.	[[a named person] be excluded from [a named address] [forthwith] [from [date]] so that the child may continue to live there, consent to the exclusion requirement having been given by [a named person].				
This order	has [not] been	made ex parte				
This order ends on		ar	[am]	[hm]		
Orde	cred by					
on		at	[am]	[bm]		

Notes about the Emergency Protection Order

About this order

This is an Emergency Protection Order.

This order states what has been authorised in respect of the

child[ren] and when the order will end.

The court can extend this order for up to 7 days but it can

only do this once.

Warning

If you are shown this order you must comply with it. If you do not, you may commit an offence. Read the order BOW.

What you may do

You may apply to the court

to change the directions

orto end the order.

You may apply at any time, but the court will only hear an application to end an order when 72 hours have passed since

If you would like to ask the court to change the directions, or end the order, you must fill in a form. You can obtain the

form from a court office.

If the court has directed that the child[ren] should have a medical, psychiatric or another kind of examination, you may ask the court to allow a doctor of your choice to be at

the examination.

What you should do

Go to a solicitor as soon as you can.

Some solicitors specialise in court proceedings which involve children. You can obtain the address of a solicitor or 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.

FORM C28CHILDREN (NORTHERN IRELAND) ORDER 1995

of			FAMILY PROCEEDINGS COURT AT			
Applicant	•					
of						
	Respondent		COUNTY COURT DIVISION OF			
Order		Interim Care Order Article 57 Children (Northern Ireland) Order 1995				
	The full nother child property	name(s) of en]	Date(s) of birth			
The order exp	pires on					
[The court directs		[forthwith] to live then	[a named person] be excluded from [a named address] [forthwith] [from date] so that the child may continue to live there, consent to the exclusion requirement having been given by [a named person]].			
Warning		the child[re remove the without the parental re	While a Care Order is in force no person may cause the child[ren] to be known by a new surname or remove the child[ren] from the United Kingdom without the written consent of every person with parental responsibility for the child[ren] or the leave of the court.			
		may remov	he authority, in whose care a child is, re that child from the United Kingdom I of less than I month.			
		Abduction remove the	a criminal offence under the Child (Northern Ireland) Order 1985 to child[ren] from the United Kingdom leave of the court.			
Ordered	by					
OI						

EXPLANATORY NOTE

(This note is not part of the Rules.)

These Rules amend the Magistrates' Courts (Children (Northern Ireland) Order 1995) Rules (Northern Ireland) 1996 so as to—

- (a) allow for the postal service of summonses (rule 2);
- (b) relax, for specified purposes, the requirements for confidentiality in respect of the report of a guardian ad litem (rule 3); and
- (c) make provision where the court includes an exclusion requirement in an interim care order or an emergency protection order (rules 4 to 6).