Notes for completion of page 1

Terms or names that may be used more than once in the order are numbered in brackets as follows:

- (1) Person making application for committal
- (2) Person against whom the committal order is made (contemnor)
- Name of prison or young offender institution
- (4) Period of detention

If the respondent has been brought before the court under a power of arrest (Family Law Act 1996) delete 1 and 3.

If the respondent has been brought before the court under a warrant of arrest (Family Law Act 1996 or Protection from Harassment Act 1997) delete 1 and 2.

In all other cases delete 2 and 3.

Enter the date of order (with penal notice incorporated or indorsed) or undertaking.

Date of form N78 Notice to show good reason (applies to 1 only).

Date of the warrant of arrest (applies to 3 only).

Note: A warrant of arrest cannot be issued on an undertaking under the Protection from

Harassment Act 1997.

-IMMEDIATE CUSTODIAL ORDER-

Complete this section if an immediate custodial order is made otherwise delete and complete section below

Section 9(1) of CJA is for persons aged less than 21 and at least 18.

The total period of detention must be specified by the Judge. The maximum period for contempt of court (including a county court) is 2 years.

If the offence is failure to do a specific act and the judge decides that the application may be made to a district judge upon proof that the act has been done delete (judge) otherwise delete (court).

Complete only if order dispensing with service of notice of application was granted otherwise delete.

-ALTERNATIVE DISPOSAL-

Delete this section if an immediate custodial order is made otherwise delete alternatives not selected by judge.

Enter the exact terms of any suspended committal order or adjournment of penalty.

There are further possible alternative disposals, eg under sections 35, 37 and 38 of the Mental Health Act and sequestration.

COSTS-

Enter any order for costs here or show that no order for costs has been made if applicable

Date the order here

	ommittal or Other Order upon Proof of I a Court Order or Breach of an Underta		In the			
Bet	ween Dover District Council	Applicant Claimant Petitioner	Claim No. quote	Canterbury County Court		
ano	Sarah Kaynar	Respondent	this	110001330		
Bef	ore His (Her) Honour Judge Deputy District Judge ing at Canterbury County Court	Defendant	er 2021	seal		
1	An application having been made by(1) Dover District Council for committal of(2) Sarah Kaynar to prison for disobeying the order [breach of the undertaking] dated 6 July 2021 The relevant terms of the order (undertaking) and the allegations made by the applicant are recited on the attached notice to show good reason					
2	or Whereas ^m Sarah Kaynar	has been suspected of	a breach of the	attached order		
	•	seen arrested by a com				
3.	Whereas ²) [undertaking] dated and has been arrested under a warrant of arrest and brought before the Judge under [section 47(8) of the Family Law Act 1990] [section 3(3) of the Protection from Harassment Act 1997]. IMMEDIATE CUSTODIAL ORDER					
	(be detained under section 9(1) of the Criminal Justice Ac (total) period of the ontenner can apply to the (court) (judge) to pure [And, as the court by order dated order, It is ordered that the contenner be brought before a judge	or until lawfull go his contempt and as sed pith service of the	y discharged if s k for rolesse. notice of applic			
	ALTERNAT	TIVE DISPOSAL —				
	It is ordered that ⁽²⁾ Sarah Kaynar of ⁽⁴⁾ 2 weeks	be committed	for contempt to	prison for a (total) period		
	The order is suspended until 23.59 on 5 July 2022 complies	[19][20]and we with the following ten	ill not be put in rms:	force if during that time the		
	The terms of the injunction order made by Deputy D	District Judge Ashley	on 6 July 2021	which remains in force		
	And it is further ordered that in the event of non compliquege (on notice to the contemnor)	ance any application f	or issue of the w	varrant shall be made to a		
	It is ordered that(2) Such sum to be paid into the office of the court within 140		he sum of f order.			
	It is ordered that consideration of the penalty for the configuration of the penalty for the penalty for the configuration of the penalty for the pen		e aujourned umi	t [19] does not comply with the		
	And it is ordered that	N FOR COSTS —				

RECORD OF SERVICE, HEARING AND CONTEMPTS FOUND PROVED

At the hearing				
⁽¹⁾ Sarah Kaynar ⁽²⁾ Dover District Council	[appeared personally] [was represented by solicitor / counsel] [did not attend] [appeared personally] [was represented by solicitor / counsel] [did not attend]			
The court read the affidavits of (Names) 1. James Hatton-Browne 2. Martin Cowell 3. David Cross 4. Vincent Gibbs			Date affidavit(s) sworn
And the court heard oral evidence given b Name(s) Sarah Kaynar Martin Cowel		Rrowne and Vinc	eant Gibbs	
And the court is satisfied having considered that (2) Sarah Kaynar order (breaking the undertaking) dated 6 Ju		•	contempt of this	court by disobeying the
1. 2.			2 weeks 2 weeks sentence upon cor Sarah Kayı with the Inju	ular contempt the court ity of: custodial suspended ndition that nar complies unction Order July 2021
Service of Injunction Order with Penal Notice		OF SERVICE——		I
incorporated or indorsed (Order dated [19][20 (for substituted) (dispensing with) service) Service proved by certificate of service dated [19][20 certificate of bailiff oral evidence of	Service of No Order dated (for substitute Service proved certificate dated	d) (dispensing with) se d by e of service e of bailiff	[19][20]	Arrest under warrant of arrest respondent arrested on by in accordance with a warrant of arrest issued on
Service of Immediate Custodial Order I (name of Officer) delivery by hand to the contemnor before he	was taken from the cour	tify that I served the contert building or other place	of arrest to the place	e of detention
delivery by hand to the contemnor at (time) Where a suspended committal order is made, th Where there is suspended committal order or pe			f the Supreme Cou	at (place) urt Order 52 rule 7(2).)

The court office is open from 10 am to 4 pm Monday to Friday.

Notes on completion of page 2 (Record of service, hearing and contempts found proved)

-REPRESENTATION -

The parties and their legal representative (advocate only)

-AFFIDAVIT EVIDENCE -

Only those affidavits which the judge has considered at the hearing. There is unlikely to be any affidavit evidence offered where the respondent has been brought to court under a power of arrest.

ORAL EVIDENCE

Only those witnesses sworn and examined

CONTEMPTS FOUND PROVED

List and give exact details of only those allegations of contempt which the judge has found proved.

If separate penalties are imposed for each contempt found proved these are to be recorded in the right-hand column showing whether or not periods of detention are to run consecutively or concurrently.

If necessary annex additional page and continue list on it. If an additional page is not used delete the words (and as set out in the attached schedule).

-JUDGE'S APPROVAL-

The Judge must be asked to initial the order here

RECORD OF SERVICE -

Enter details of certificates of service.

Record of delivery of an undertaking need not be made on this document as it can be found on the form of undertaking.

A sealed copy of the approved order must be served on the contemnor, see Order 29 rule 1(5) recited opposite.

Where the respondent is brought before the court under a power of arrest delete record of service of form N78. Where the respondent is brought before the court under a warrant of arrest delete record of service of form N78 and complete record of service of warrant of arrest.

Disobedience of a Court Order or Breach of an Undertaking (Form N79)

Notes for Guidance on Completion

The Court Officer responsible for the forms completion should note the following:

Where the respondent is brought before the court after being arrested under a power of arrest (Section 47(6) of the Family Law Act 1996) a sealed copy of the injunction order giving the power of arrest (not Power of Arrest form FL406) with penal notice indorsed becomes part of form N79 and must be attached to the approved order.

Where the respondent is brought before the court after being arrested under a warrant of arrest (section 47(8) of the Family Law Act 1996) (section 3(3) of the Protection from Harassment Act 1997) a sealed copy of the injunction order becomes part of form N79 and must be attached to the approved order.

In all other cases Form N78 (notice to show good reason why an order for committal should not be made) becomes part of form N79 and a sealed copy of N78 must be attached to the approved order.

In all cases the warrant is in form N80.

When the form has been fully completed it must be passed to the judge for approval. If the judge is available he/she should be asked to approve and initial or sign the final (typed) version. If this is not possible the judge must be asked to initial or sign the final hand-written draft. In either case the document endorsed by the judge must be retained on the court file.

Before the order is served it must also be checked by an officer of no less than HEO grade.

Before the order is served these notes should be detached, they are for the guidance of Court Staff only.

When an immediate custodial order is made:

A copy of N79 (with attached N78 or injunction) must be sent to the Office of the Official Solicitor.

A sealed copy of the approved order must be served on the contemnor. Order 29 rule 1(5) CCR states:

If a committal order is made, the order shall be for the issue of a warrant of committal and unless the judge otherwise orders:-

- (a) a copy of the order shall be served on the person to be committed either before or at the time of the execution of the warrant;
- (b) where the warrant has been signed by the Judge, the order for issue of the warrant may be served on the person to be committed at any time within 36 hours after execution of the warrant.