



Form No 59.19
DOMESTIC VIOLENCE ACT, 2018
Section 9
EMERGENCY BARRING ORDER

District Court Area of Meath

District No. 10

..... Applicant

..... Respondent

WHEREAS \*the applicant above-named of .....
\*(or the Child and Family Agency on behalf of the applicant by virtue of section 11 of the above-mentioned Act) has
applied for an emergency barring order at the District Court at ..... on the ..... day of .....
20 .....; at ..... am./pm.,

AND HAVING HEARD what was alleged on behalf of the applicant †and on behalf of the respondent.

†AND WHEREAS the Court on the evidence given is of the opinion that there are reasonable grounds for believing
that there is an immediate risk of significant harm to the applicant \*and \*or any dependent person if this order is not
made immediately.

☐AND WHEREAS the Court on the \*information in writing \*Affidavit sworn by the applicant is of the opinion that
there are reasonable grounds for believing that there is an immediate risk of significant harm to the applicant \*and \*or
any dependent person if this order is not made immediately.

☐AND WHEREAS the Court, having regard to the circumstances of the particular case, considers it necessary or
expedient in the interests of justice, to make this order ex parte.

NOW THE COURT HEREBY DIRECTS YOU, the respondent to leave the place where the applicant \*and any
dependent person reside(s) at \* .....
(in the Court District aforesaid) on being notified of the making of this order,

AND PROHIBITS YOU FROM entering such place until the ..... day of ....., 20 .....

\*SAVE AND EXCEPT

\*AND FURTHER PROHIBITS YOU from

using or threatening to use violence against \*the applicant/\*any dependent person; molesting or putting in fear \*the
applicant/\*any dependent person; attending at or in the vicinity of, or watching or besetting a place where the
applicant/\*any dependent person reside(s); following or communicating (including by electronic means) with the
applicant or a dependent person during the period aforesaid.

\*AND THE COURT being satisfied \*that there are reasonable grounds for believing that the respondent who was not
present in Court when this order was made, will try and evade service of the order \*[insert other reason] DIRECTS
under section 18(4) of the above Act that this order be served personally on the respondent by a member of An Garda
Síochána within the period of .....

☐TAKE NOTICE THAT THIS ORDER SHALL HAVE EFFECT FOR A PERIOD OF [ ] WORKING DAYS
ONLY FROM ITS DATE, that is until the ..... day of ..... 20 .....

☐Application may be made to this Court by you or on your behalf to vary or discharge this order.



There are served on you with this order (or there will as soon as practicable be served on you) a copy of the \*information \*Affidavit grounding the application for this order \*and a note of the evidence given by the Applicant on said application.

Dated this ..... day of ..... 20 .....

Signed .....  
**Judge of the District Court**

To .....

of ..... Respondent.

**WARNING**

A respondent who contravenes this order, or who, while this order is in force refuses to permit the applicant or any dependent person to enter in and remain in the place to which this Order relates or does any act for the purpose of preventing the applicant or such dependent person from so doing commits an offence and may be arrested without warrant by a member of the Garda Síochána, and on conviction shall be liable to a Class B fine, being a fine not exceeding €4,000 or to twelve months imprisonment or to both.

A copy of this order is being sent to Garda Síochána Station at .....

\*Delete where inapplicable

†Delete where Order is made ex parte

Delete where Order is made inter partes

