



DOMESTIC VIOLENCE ACT 2018
Section 6
SAFETY ORDER

District Court Area of Meath

District No. 10

..... Applicant

..... Respondent

THE APPLICATION of *the applicant of
*(in the Court District aforesaid) (*or the Child and Family Agency on behalf of the applicant by virtue of section 11 of
the above-mentioned Act) for a safety order against, the above-named respondent of
..... pursuant to the provisions of section 6 of the above Act
coming, by summons duly served, before the Court this day,

AND THE COURT on the evidence given being of opinion that there are reasonable grounds for believing that the
*safety/welfare of the applicant *and any dependent person so requires,

NOW THE COURT

HEREBY PROHIBITS the respondent from

- *using or threatening to use violence against, molesting or putting in fear the applicant or that dependent person,
*watching or besetting the place where the applicant *or dependent person(s) reside(s),
*following or communicating (including by electronic means) with *the applicant *the dependent person(s).

THIS ORDER SHALL REMAIN IN FORCE FOR/UNTIL

*SAVE AND EXCEPT

*AND THE COURT in accordance with section 29 of the above Act RECOMMENDS to the respondent that *he *she
engage with a programme or service to address an issue relating to the behaviour which contributed to the application
for the order being made, namely *a programme for perpetrators of domestic violence *an addiction service *a
counselling or psychotherapy service *a financial planning service *[or specify any other recommendation].

*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

This day of 20

Signed
Judge of the District Court

To

of, Respondent

***WARNING**

A respondent who contravenes this order 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 the Garda Síochána station at

***IT IS AN OFFENCE** under section 9 of the Family Home Protection Act 1976, as applied by section 13 of the Domestic Violence Act 2018, for a spouse to **DISPOSE OF OR REMOVE ANY OF THE HOUSEHOLD CHATTELS** while this order is in force unless the other spouse consents or the Court on application permits it. A spouse who contravenes that provision shall be liable on conviction to a Class D fine, being a fine not exceeding €1,000 or to imprisonment for a term not exceeding six months, or to both.

***IT IS AN OFFENCE** under section 34 of the Civil Partnership and Certain Rights and Obligations of Cohabitants Act 2010, as applied by section 14 of the Domestic Violence Act 2018, for a civil partner to **DISPOSE OF OR REMOVE ANY OF THE HOUSEHOLD CHATTELS** in the shared home while this order is in force unless the other civil partner consents or the Court permits it. A civil partner who contravenes that provision shall be liable on conviction to a Class E fine, being a fine not exceeding €500 or to imprisonment for a term not exceeding six months, or to both.

*Delete where inapplicable