Application for a Forced Marriage Protection Order

Part 4A Family Law Act 1996

1

To be complete	ed by the court
Date issued	
Case number	
Name of court	
Fee Charged/ Remission ID	

Please read the accompanying notes on page 6 as you complete this form

Note: If you are an individual applicant, you MUST NOT serve the documents yourself on the person you

are seeking the order against.	
About you (the applicant)	
Are you (tick only one box)	
the person who is to be protected by this order (see page	e 6)
a relevant third party (see page 6)	
any other person (see page 6)	
Mr. Mrs. Ms. Other	
Full name	
If you do not wish your address to be made known to the recomplete Confidential contact details Form C8. You can get a confrom our website at hmctsformfinder.justice.gov.uk. See notes for Address	opy of this form from any family court office or
	Date of birth (if under 18)
Postcode	

For relevant third parties and any other person

Name of organisation (if applicable)

Position held in the organisation

Name of firm	
Addraga	Deference no
Address	Reference no.
	Telephone no.
Postcode	
r osicode	Fax no.
DX no.	
	Fee account no.
f you do not wish the following address to be made kn blank and complete Confidential contact details Form C8 (if for guidance on page 6.	
Address	
Address Postcode	

			_	erson to be protected hority applicants)
State briefl	y your reasons incl	uding:		
• what y	ou know of the circ	umstances of the	person to be	protected;
• the wis	shes and feelings o	f the person to be	e protected so	far as you know them.
About tl	ne respondent	(s)		
f there are	more than two res	pondents please	continue on a	a separate sheet of paper.
Mr.	Mrs.	Ms. Miss	Other	
Full name				
Address				Date of birth (if known)
7 taur 000				
		Postcode		
Mr.	☐ Mrs. ☐ N	Ms. Miss	Other	
Full name				
Address				Date of birth (if known)
		Postcode		

 respondent has u	ieu.	

6 At the court

If you or the person to be protected requires an interpreter, you must notify the court now so that one can be arranged.

Will you or the person to interpreter at court?	o be protected need an	☐ Yes ☐ No
If Yes, specify the langu	lage and dialect:	
which you require speci	ne protected has a disability for al assistance or special facilit eded. Court staff may get in sary.	
special arrangements for protected, to attend cou	court needs to make any or you or the person to be rt (e.g. providing you with a rom the respondent or other	
Other information	1	
This could include name	e and address of any other pe	ersons who may become involved as a responde
the person to be protect	rrent family proceedings or o	rders in force involving you, the respondent(s) o the type of proceedings or orders, the court and ailable.
If there are any other cuthe person to be protect	urrent family proceedings or o ted, then where known, state	the type of proceedings or orders, the court and
If there are any other cuthe person to be protect case number. Please at	urrent family proceedings or o ted, then where known, state tach a copy of the order if ava	the type of proceedings or orders, the court and ailable.
If there are any other cuthe person to be protect case number. Please at	irrent family proceedings or of ted, then where known, state tach a copy of the order if available tach a copy of the order if a copy of t	the type of proceedings or orders, the court and
If there are any other cuthe person to be protected ease number. Please at This application is protected by the	s to be served upon to order vidual applicant, you MUST N	the type of proceedings or orders, the court and ailable.

Application for a Forced Marriage Protection Order

Notes for guidance

Please read these notes with the leaflet FL701 'Forced Marriage Protection Orders'

Section 1 - Applicants

There are three types of applicant. The person to be protected, someone on their behalf and a relevant third party.

If you are the person to be protected and are applying yourself for an order, with or without legal representation, you are also the applicant. Fill in section 1 only, and then go to section 4.

A relevant third party applicant is a person or organisation that is allowed to make an application on behalf of another without the leave of the court. Only the Lord Chancellor can make a person or organisation a relevant third party. Local authorities, for example, have been specified as relevant third parties.

If you are not a relevant third party and you are not the person who is to be protected by the order you can still make the application, but you need the court's permission. The court can give you the form (FL430) to apply for permission.

Address details

If you **do not** wish your address, or the address of any person named in the application form to be made known to the respondent, leave the space(s) on the form blank and complete Confidential contact details Form C8. You can get a copy of this form from any family court office or from our website at hmctsformfinder.justice.gov.uk.

Section 2 - Person to be protected

This section only needs to be completed if you are applying on behalf of someone. If you are the person to be protected by the order, leave this section blank.

Address details

If you do not wish the address of the person to be protected to be made known to the respondent, leave the space blank and complete Confidential contact details Form C8. The court can give you this form.

Section 4 - Respondents

A person who you want the court to make an order against is called the respondent. There may be more than one respondent.

If you know of other people who may become involved as a respondent include their details in section 6.

Section 5 - The Order

A forced marriage protection order protects a person from being forced into marriage or a person who has been forced into marriage. Each Forced Marriage Protection Order is specific to each case and contains terms that change the behaviour of the respondent and other people.

Examples of what you might want the court to order are:

- that the respondent does not take you abroad to be forced into marriage
- that the respondent behave in a different way
- that the respondent hands over your passport and travel documents to the court.

In section 5 or in a separate statement say why you are applying and give full details. Include details of violence the respondent has used or threatened.

Urgent orders

An urgent order made by the court before the notice of the application is served on the respondent is called a without notice order. In deciding whether to make a without notice order the court will consider all the circumstances of the case, including:

- any risk of significant harm to the person to be protected or another person, 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 the person to be protected or the applicant will be seriously prejudiced by the delay.

If you are applying for a 'without notice' order you must include the reasons why the court should deal with the application without notifying the respondent first. You must make a sworn statement. The court can tell you how to do this.

If the court makes a 'without notice' order, it must give the respondent or other person an opportunity to make representations about the order as soon as just and convenient at a full hearing.

Further details

Further information on making an application is contained in the leaflet FL701 'Forced Marriage Protection Orders'. The leaflet contains information on coming to court, and what happens if a respondent or other person fails to obey a court order.

You can download this leaflet and details of your local court from our website http://hmctsformfinder.justice.gov.uk

