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| **APPLICATION FOR A SERIOUS DISRUPTION PREVENTION ORDER****IF A DEFENDANT IS CONVICTED***(Public Order Act 2023, s.20; Criminal Procedure Rules, r.31.3)* |

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| This form is for a prosecutor to give notice of intention to apply for a serious disruption prevention order against a defendant if that defendant is convicted of a protest-related offence. **This notice must be served as soon as practicable, without waiting for the verdict.** See CrimPR 31.3(1)(a), (2), (3), (4).**Case details**Name(s) of defendant(s): ……………………………………………………………………………………………..Court: ……………………………………………………………………………………………………………………Case reference number / URN: ………………………………………………………………………………………Current protest-related offence(s) alleged: …………………………………………………………………………**How to use this form**1. Give the details required above and the information required beneath.2. Sign and date the completed form.3. Send a copy of the form to the court office.4. Send a copy of the form to the defendant against whom the prosecutor wants the court to make an order.If you use an electronic version of this form, the document will expand. If you use a paper version and need more space, you may attach extra sheets.**This application includes these documents:** List them here. |

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| **Notice to (name of defendant): ………………………………………………………………………………..****If you are convicted in this case of an offence that the court decides is a protest-related offence then the prosecutor will apply for a serious disruption prevention order against you.**A serious disruption prevention order is a court order made to prevent a person from committing a protest-related offence in the future or causing serious disruption to other people: see section 20 of the Public Order Act 2023.[[1]](#footnote-1)A serious disruption prevention order can require you to do anything described in the order. It can prohibit you from doing anything described in the order. Section 22 of the Act[[2]](#footnote-2) lists examples of requirements and prohibitions that an order could make. Under section 24 of the Act[[3]](#footnote-3) an order must include a requirement for you (i) to give your name and address to the police within 3 days, and (ii) to notify the police of any change of name or address.A person who disobeys a serious disruption prevention order commits an offence and could be sent to prison.**The prosecutor will ask the court to order that:** Set out the terms of the draft order. The order must specify (i) its purpose, (ii) its duration, and (iii) each requirement or prohibition imposed. |

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| **The prosecutor relies on:*** the following previous protest-related offence(s), or breach(es) of protest-related injunction(s): Give details including (i) description(s) of the previous offence(s) or breach(es), and (ii) the date(s) on which those previous offence(s) or breach(es) were committed.
* the evidence submitted in this case, in particular:
* the following additional evidence: Identify any evidence that is hearsay – see CrimPR 31.6.
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| Signed: …………………………………….……………………………………………………………………………...(prosecutor / prosecutor’s representative)Date: ……………………………………………………………………………….. |

1. <https://www.legislation.gov.uk/ukpga/2023/15/section/20>. [↑](#footnote-ref-1)
2. <https://www.legislation.gov.uk/ukpga/2023/15/section/22>. [↑](#footnote-ref-2)
3. <https://www.legislation.gov.uk/ukpga/2023/15/section/24>. [↑](#footnote-ref-3)