Contempt application

Rules 37.3 and 37.4 of the Family Procedure Rules 2010

		Name of court
		Case no./Serial no.
		Claimant's name (including ref.)
		Defendant's name (including ref.)
		Date Day Month Year
1.	What is your name or, if you are a legal representation your firm?	tive, the name of
2.	Are you a	
	Claimant Legal representative of the claimant	

What is the name and address of the defendant?	
First name(s)	
Last name	
Address	
Building and street	
Second line of address	
Town or city	
County (optional)	
Postcode	
Name and address of any other party to be served with the application	If there are other parties
First name(s)	who should be served with this application please continue on a
Last name	separate sheet and attach this to your application.
Address	
Building and street	
Second line of address	
Town or city	
County (optional)	
Postcode	

3.

4.	You must provide written evidence in support of the application and attach it to this form.	Note 4. Written evidence should be provided in the form of an affidavit		
5.	Do you require permission to make this application?	or affirmation (Rule 37.4(1)), together with any		
	Yes, You must set out here briefly the reasons (grounds) why you say that permission should be granted.	supporting documentation.		
		Note 5. Permission to make a contempt application is required where the application is made in relation to—		
		(a) Interference with the due administration of justice, except in relation to existing High Court or family court proceedings;		
		(b) An allegation of knowingly making a false statement in any affidavit, affirmation or other document verified by a statement of truth or in a disclosure statement.		
	☐ No			

To the defendant

If upon determination of this application you are held to be in contempt of court you may be imprisoned or fined, or your assets may be seized

Your rights

You have the right to be legally represented in the contempt proceedings.

You are entitled to a reasonable opportunity to obtain legal representation and to apply for legal aid which may be available without any means test.

HMCTS will provide you with an interpreter to support you in the courtroom if you cannot speak or understand the language used in court. Please notify court staff if this is necessary.

You are entitled to a reasonable time to prepare for the hearing of the contempt application against you.

You are entitled but not obliged to give written and oral evidence in your defence.

You have the right to remain silent and may not be compelled to answer any question the answer to which may incriminate you.

If you do not attend the hearing, the court may proceed in your absence. Whether or not you attend, the court will only find you in contempt if satisfied beyond reasonable doubt of the facts constituting contempt and that they do constitute contempt.

If the court is satisfied that you have committed a contempt, the court may punish you by a fine, imprisonment, confiscation of assets or other punishment permitted under the law.

If you admit the contempt and wish to apologise to the court, that is likely to reduce the seriousness of any punishment by the court.

The court's findings will be provided in writing as soon as practicable after the hearing.

The court will sit in public, unless and to the extent that the court orders otherwise. Its findings will be made public.

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The following information is required to be included in the application

pursuant to Rule 37.4(2) of the Family Procedure Rules 2010.

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9.

Date of personal service of the order

undertaking understood its terms and the consequences of failure							
to comply	y with it?						
Yes. Please explain the basis for the claimant's belief							
No							

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Statement of Truth

I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.	
I believe that the facts stated in this contempt application are true.	
The claimant believes that the facts stated in this contempt application are true.	
Signature for the Statement of Truth	Note: If you are sending your form by email you can type your name in the signature box.
Claimant	
Litigation friend	
Claimant's legal representative	
Date	
Day Month Year	
Full name	
Name of claimant's legal representative's firm	
Position or office held (if signing on behalf of a company)	

Confidentiality
Can your contact details be shared with the defendant or other party?
☐ Yes
 No, you must complete the separate C8 form with your details Do not give your details below.
Claimant's address to which documents about this application should be sent
Building and street
Second line of address
Town or city
County (optional)
Postcode
Phone number
Email address
Fax number
DX number
Reference number

Court fee

What you need to pay

Is this application is being made following a breach of a non-molestation or occupation order?	
Yes, there is no fee to pay	
No, you must pay a court fee of £184	
How to pay the court fee	What if I cannot afford to pay a court fee?
☐ I attached a Cheque/Postal order, made payable to 'HMCTS'	You may not have to pay a
☐ A debit/credit card payment	fee, or you may get some money off it if you only
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	have a small amount of savings and investments, receive certain benefits
$\hfill \square$ please email me details on how to pay, my email address is	or are on a low income. This is sometimes known as 'fee remission.'
☐ In person at the court/office	You can apply for help with court and tribunal
☐ I have not included payment because	fees online at www.gov. uk/help-with-court-fees
I have applied for Help with Fees online and my reference number is	or through the 'EX160 Apply for help with fees'
H W F	form and 'EX160A – How
☐ I am applying for Help with Fees, see attached form EX160	to apply for help with fees' guidance.
Other - please explain why	
Payment by account – for use by legal professionals	
Your account number	
P B A	
Your reference (if applicable)	