		Application for an interim possession order	In the	
			Claim no.	
			Fee Account no.	
ful	aimant's l name d address			
ser (if fro	ldress for vice different m above) f / Tel No.			Seal
nan (if inc titl Mr	efendant's me known cluding e e.g. Mr, rs or Miss) d address			
	The claimant is claiming possession of			
		occupation of the premises is (are) in occupation wit		
	The court will consider whether an interim possesion order should be made on			
	at	am/pm		
	at			
day and date 24	20 . It m if practicable	ce to be valid it must be served before am/p ust be affixed to the main door or another conspicuo e, inserted through the letterbox in a sealed transparen ay be attached to stakes in the ground in conspicuous	us part of the premises and, at envelope addressed to 'the	

What you should do

- if you have no right to occupy the premises you must leave.
- if you think you have a right to occupy the premises or you believe that the applicant is not entitled to an interim possession order you may file a witness statement at the court before the date and time shown on this notice. The form you must use is attached to this notice.
- if you need advice you should go to a Solicitor, Legal Advice Centre or Citizens Advice Bureau. Court staff are unable to give legal advice.

If you give a false or misleading information in your witness statement you will be guilty of a criminal offence and on conviction you may be sent to prison and/or fined.

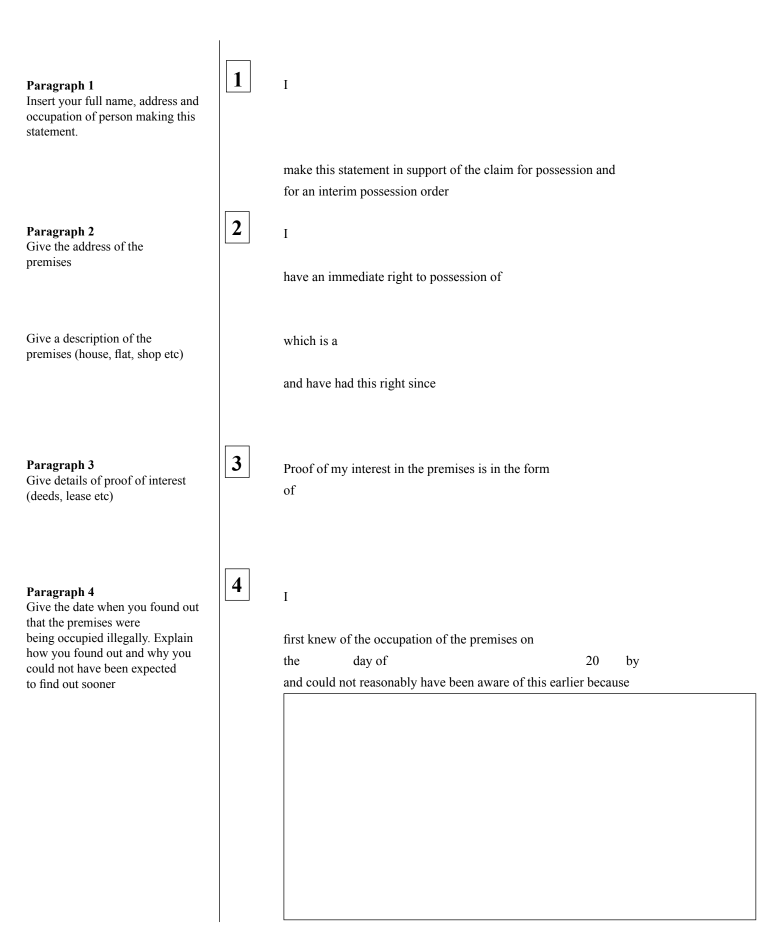
What can happen next

- if the court makes an interim possession order you will have 24 hours from the time it is served on you to leave the premises. It will be served on you in the same way that this notice was it does not have to be served on you personally. The interim possession order must be served within 48 hours of its being approved by the court.
- after you have left the premises you may apply to the court for the interim possession order to be set aside. If you wish to do so, you should go to a Solicitor, Legal Advice Centre or Citizens Advice Bureau.
- if you do not obey an interim possession order (by leaving the premises within 24 hours) you may be arrested and on conviction sent to prison and/or fined.
- a date for hearing (when the claim for possession will be considered) will be shown on the interim possession order. You have a right to attend that hearing.
- if the court does not make an interim possession order you will be told in writing.

Further Information

• a leaflet is available free of charge from any county court office.

Statement to support an application for possession and for an interim possession order





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The defendant(s) entered the premises without my consent and without the consent of anyone who on the date of entry had an immediate right to possession of the premises. Since that date I have not granted the defendant(s) any such consent.

Paragraph 6

Delete if you do not know the names of any of the occupier(s)

Paragraph 7

Give the names of those people and which part of the building they occupy. Delete the words in brackets as appropriate.

Paragraph 8

The court must take into account whether or not you have given undertakings when deciding whether to make an interim possession order. Delete any undertakings you are not prepared to give. As well as the defendant(s) named in this application there are (no) other occupiers whose names I do not know.

There are (no) other people who are entitled to possession of other parts of the building in which the premises are situated (and they are:)

I hereby give the following undertakings:

- (a) to re-instate the defendant, if so ordered by the court
- (b) to pay such damages as the court may order

AND

- (c) before the claim for possession is finally decided, not to damage the premises
- (d) not to grant a right of occupation to any other person
- (e) not to damage or dispose of any of the defendant's property

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