

# General Form of Judgment or Order



[Click here to clear all fields](#)

To ~~[Claimant]~~ [Defendant] [~~'s Solicitor~~]

Sarah Kaynar  
22 Dorset Gardens  
Walmer  
Deal  
Kent  
CT14 7SS

In the County Court at Canterbury	
Claim No.	H00CT338
Claimant (including ref)	Dover District Council ref: L/LM/LM/LIT006891
Defendant (including ref)	Sarah Kaynar

SEAL

Before Deputy District Judge Chittenden sitting in public at the County Court at Canterbury on 29th October 2021 at 10:00

Upon the court noting the alleged breaches relate to an Injunction Order made by Deputy District Judge Ashley on the 6th of July 2021

And upon the court having read the order of Deputy District Judge Holmes-Milner dated 22nd October 2021 and noting that hearing had been adjourned for the defendant to have a further opportunity to seek free criminal legal aid advice and representation

And upon the court further noting that as recited in the same order, today was the last day these proceedings could be dealt with, being subject to the time limits imposed by CPR 65.47(3)(a), today being the 28th day since the first appearance of the defendant in court following her arrest on the 1st October 2021

And upon the court being satisfied that the defendant had been given ample opportunity and sufficient information on more than one occasion to allow her to secure representation and as a result, the hearing would go ahead

And upon the court hearing from Counsel for the Claimant and from the defendant in person

And upon the court hearing oral evidence from witnesses and video evidence in support

And upon the court reminding itself that the criminal standard of proof applied in this case

And upon the court being satisfied that the defendant had been properly served with the Injunction Order

And upon the court being satisfied that the defendant knew or should have known about the contents of that Order

And upon the court finding that the defendant was not in breach of the Injunction Order on the following dates:

9th July 2021 at 23:30 and at 23:59, 15th July 2021, 5th August 2021, 7th August 2021, 11th August 2021, 17th August 2021, 18th August 2021, 20th August 2021 at 15:39, 22nd August 2021 at 19:58, 18th September 2021, 19th September 2021 at 13:02.

And upon the court so finding because it was not satisfied to the required standard of proof that attendance at the property of the defendant by visitors was allowed by the defendant rather than by another household member over which the defendant had little or no control

And upon the court being satisfied to the required standard of proof that the defendant did breach the terms of the Injunction Order on the following dates:

20th August 2021 at 17:52, 22nd August 2021 at 20:16, 23rd August 2021 at 15:40, 24th August 2021 at 00:52, 6th September 2021 at 23:07, 13th September 2021 at 20:32, 19th September 2021 at 16:15, 22nd September 2021 at 20:00

And upon the court singling out the incident on the 6th September 2021 as being the most serious and one which went well beyond simple noise nuisance

IT IS ORDERED THAT:

The defendant is sentenced to two weeks in prison for each offence.

The sentence for each offence is to run concurrently.

The sentence is suspended for the duration of the Injunction Order (which for the avoidance of doubt is until 23:59 hours on the 5th of July 2022).

That the defendant shall pay the claimant's costs in the sum of 974.80 within 21 days.

Note: If judgment is for £5,000 or more, or is in respect of a debt which attracts contractual or statutory interest for late payment, the claimant may be entitled to further interest

The court office at the County Court at Canterbury, The Law Courts, Chaucer Road, Canterbury, Kent, CT1 1ZA

is open between 10 am and 4 pm [4.30pm] Monday to Friday. When corresponding with the court, please address forms or letters to the Court Manager and quote the case number.

N24 -w3 General form of judgment or order (4.99)