Below is a example copy of a Child Arrangements Order issued following a First Hearing Dispute Resolution Appointment

Example Order

In the Family Court

Case No xxxxxx

Sitting at Central Family Court

The Child Arrangements
Programme applies to any
dispute between separated
parents and families about
arrangements concerning

children.

The Children Act 1989 - Child Arrangements Programme

THE CHILDREN

Names	Girl / Boy	Dob.
xxxxxx	Boy	xxxxxx

Order - First Hearing Dispute Resolution Appointment (FHDRA) / Directions

(CAP02)

BEFORE XXXXXX
SITTING IN PRIVATE ON

XXXXXX

1. THE PARTIES

The applicant father is XXXXXX

The respondent mother is XXXXXXX

The First Hearing Dispute Resolution

Appointment is an opportunity to reach an understanding and agreement which can be made into a binding order.

The child is living with both parents

NOTICE

Today's hearing is on notice.

This means both parties have been made aware of the application. Without notice or ex parte means only one party is before the judge.

4. REPRESENTATION AT THIS HEARING

The parties appeared before the Court as follows:

Party/Name

In Person

Counsel/Solicitor/

Contact telephone & email

Applicant

XXXXXX

Advocate xxxxxx address xxxxxx

(Counsel)

Example Order

Respondent(s) Yes

The names set out in paragraph 4 are not to be disclosed in public without the

permission of the court.

This is a full-time judge who sits in the county courts or district registries of the High Court

ALLOCATION / TRANSFER

The proceedings are today allocated to be heard by a District judge

CAFCASS / CAFCASS Cymru / Local Authority

The court has decided that a CAFCASS / CAFCASS Cymru investigation and report is not required in this case at this moment.

THE APPLICATIONS

The applicant has applied for a Child Arrangements Order on 1st January 2015

8. SAFEGUARDING CHECKS

CAFCASS will seek information from local authorities and carry out police checks on the parties and conduct interviews.

 The safeguarding checks by CAFCASS/CAFCASS Cymru are not complete.

9. TODAY'S HEARING

Today's hearing has been listed as a FHDRA.

10. TIMETABLE FOR THE CHILD

The key dates and events in the timetable for the child are:

a. xxxxxx

The timetable should seek to resolve the dispute as soon as safe and possible in the interests of the child.

The judge should have regard to the impact of the timetable on the welfare and development of the child and pay attention to key dates and events for the child e.g. the child's birthday, start of school and any proposed change in school.

11. KEY ISSUES

A. The issues about which the parties are agreed are:

a. XXXXXX

a. XXXXXX

b.

Where no final agreement can be reached, the judge must give directions about what has been agreed, what remains to be resolved, the next steps, any interim arrangements and the expected timetable.

- B. The issues which remain to be resolved are:
 - a. XXXXXX XXXXXX

b.

XXXXXX

C.

- C. The steps planned to resolve the issues are:
 - a. xxxxxx
 - b. XXXXXX
 - c. XXXXXX
 - d. XXXXXX

The court must decide as soon as possible whether a fact finding hearing is necessary to examine any welfare report or assess risk for examples where there are allegations of domestic violence or abuse. This might be necessary if the parties dispute any welfare risks. The judge must give reasons why a fact finding hearing is necessary and state what evidence is needed and give directions.

12. FACT-FINDING

The Court, deems a separate fact finding hearing is not necessary in this case because the court does not require such a hearing in order to be able to decide whether to make the orders sought.

13. OTHER RECITALS

AND UPON the Mother and the Father agreeing that:

Order at FHDRA/Directions - Child Arrangements Programme

- (a) They will foster and promote XXXX's relationship with the other and will support and encourage the time XXXX spends with the other
- (b) They will not denigrate the other
- (c) They will each inform the other at the earliest opportunity in the event that XXXX suffers ill health or injury whilst in their care
- (d) Neither will take unilateral steps to change XXXX's school

THE COURT ORDERS:

14. CHILD ARRANGEMENTS

a. The arrangements for the child shall be as set out in the schedule to this order.

15. CASE MANAGEMENT AND OTHER ORDERS / DIRECTIONS

a. Safeguarding incomplete:

CAFCASS / CAFCASS Cymru must write to the court by XXXXXX with the outcome of safeguarding checks when the court will either make an order in the terms agreed by the parties or list the case for further consideration.

(b)Both parties shall attend a SPIP

This is a Separated Parents Information

Programme which provides advice and support for parents and grandparents following a relationship

(c) The matter is listed on [] for a dispute resolution appointment to deal with the outstanding issues between the parties.

16. COSTS

No order as to costs

17. COMPLIANCE

a. No document other than a document specified in this order or sent in

Order at FHDRA/Directions - Child Arrangements Programme

- accordance with the Rules or any Practice Direction shall be delivered by any party without the court's permission.
- Any application to vary this order or allocated judge on notice to all parties.
- c. In the event of non-compliance by any person with any order or direction made today, each party shall be responsible for notifying the court of the same, in order to avoid delay.

Dated XXXXXX

Court address: for filing/communication: XXXXXX

Court address: for sending documents/communication: XXXXXX

INTERNAL OFFICE USE ONLY

TO BE COMPLETED BY THE JUDGE OR LEGAL ADVISOR

No Substantive Order Made				
Substantive Orders Made:				
Child Arrangement Order – Living with C43 (CAL)	Child Arrangement Order – Spending Time C43 (CAST)	Prohibited Steps C43 (PS)	1	
Specific Issue C43 (SI)	Parental Responsibility C45A	Special Guardianship C43A		
Withdrawn ces	Refused ORDREF	No-Order ORDNOM		