

Order on settlement on behalf of child or patient

To [Claimant][Defendant][’s Solicitor]

In the	
Claim No.	
Claimant (including ref)	
Defendant (including ref)	



An application was made on [date] by [counsel][solicitors] for the claimant [and was attended by [counsel][solicitors] for the defendant].

[Master][District Judge] approved the following terms of settlement and made them an Order of the Court.

BY CONSENT IT IS ORDERED that:-

The claimant may accept the sum of [£.....] in satisfaction of the claim[s].

(where the claim is in respect of a Fatal Accident)

[The said sum of [£.....] is apportioned as follows:-

- a) under the Law Reform (Miscellaneous Provisions) Act 1934 the sum of [£.....]
- b) under the Fatal Accidents Act 1976;
 - (i) [£.....] to the personal claim of the claimant,
 - (ii) [£.....] to the personal claim of the child dependant[s]
[.....][.....]

[The defendant pay the sum of [£.....] to the claimant’s [solicitors] [litigation friend] on or before [.....].]

The defendant pay the [further] sum of [£.....] into the [Court Funds Office] on or before [.....][subject to a first charge under section 16(6) of the Legal Aid Act 1988] to be invested and accumulated in the Special Investment Account pending further order.

The claimant’s solicitor attend a hearing for further investment directions on [date] at [time] at [address of court].

[The fund to be paid to the child on majority as [he][she] may request]

[The claimant’s solicitor to apply to the Court of Protection for the appointment of a receiver on or before [.....] and upon such appointment being made the sum of [£.....] [subject to a first charge under section 16(6) of the Legal Aid Act 1988] together with any interest accrued on that sum from the date of this order to be carried over to the Court of Protection to the credit of the claimant there to be dealt with as the Court of Protection thinks fit.]

[Any interest accrued up to the date of this order on any money in court paid in by or on behalf of the defendant be paid out to the defendant’s solicitors.]

The defendant pay the claimant’s costs be assessed with permission to request assessment to be dispensed with [and the claimant’s solicitor waiving any claim to further costs].

[The claimant’s costs be [assessed] in accordance with Regulation 107 of the Civil Legal Aid (General) Regulations 1989.]

Upon payment of the sum(s) and costs referred to above, the defendant be discharged from further liability in respect of all claims made by the claimant against him in these proceedings.

All further proceedings be stayed except that either party has permission to apply to the court for the purpose of carrying this order into effect.