PERTH, FRIDAY, 12 SEPTEMBER 1997 No. 154

SPECIAL

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.00 PM

RESTRAINING ORDERS ACT 1997

RESTRAINING ORDERS REGULATIONS 1997

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Made by the Governor in Executive Council.

PART 1 — PRELIMINARY

Citation

1. These regulations may be cited as the Restraining Orders Regulations 1997.

Commencement

2. These regulations come into operation on the day on which the Restraining Orders Act 1997 comes into operation.

Forms

- 3. (1) The forms set out in Schedule 1 are prescribed in relation to the matters specified in those forms.
- (2) A reference in these regulations to a Form followed by a designation is a reference to the form so designated in Schedule 1.
- (3) It is sufficient compliance with the Act if a form substantially in compliance with the prescribed Form is used.

PART 2 — FIREARMS

Giving up possession of firearms

- 4. (1) This regulation applies when a restraining order which requires the person bound by the order to give up possession of a firearm or a firearms licence is served on a restrained person who is in possession of a firearm or a firearms licence.
- (2) If the order is personally or orally served on the restrained person by a police officer and at the time the order is served the restrained person is physically in possession of the firearm or firearms licence the restrained person must immediately give the firearm or firearms licence to the police officer.
- (3) Subject to subregulation (5), if the order is personally or orally served on the restrained person by a police officer and at the time the order is served the firearm or firearms licence is at a place to which the police officer can reasonably accompany the person, the restrained person must
 - (a) immediately go with the police officer to that place; and
 - (b) once there, immediately give the firearm or firearms licence to the police officer.
- (4) Subject to subregulation (5), in any other case the restrained person must give the firearm or firearms licence to the police officer in charge of the police station nearest to where the firearm or firearms licence is located as soon as is reasonably practicable and in any event within 24 hours of the order being served.
- (5) If a firearm in respect of which a restrained person hold a firearms licence is in the actual physical possession of a co-licensee of that firearm, the restrained person
 - (a) must comply with subregulation (3) or (4), as the case requires, in respect of the firearms licence; but
 - (b) need not comply with subregulation (3) or (4), as the case requires, in respect of that firearm.

Dealing with surrendered or seized firearms

- 5. (1) A firearm or firearms licence given to a police officer under section 14 of the Act, or seized under section 15 of the Act, is to be held in safe custody by the Commissioner of Police until
 - (a) the restraining order ceases to be in force;
 - (b) it is reclaimed by a co-licensee; or
 - (c) it may otherwise lawfully be disposed of.

- (2) Before returning a firearm or firearms licence the Commissioner of Police must have regard to section 20 of the *Firearms Act 1973*.
- (3) If a firearm which is being held by the Commissioner has not been reclaimed within 1 month after the restraining order ceases to be in force, the Commissioner may regard the restrained person and any co-licensee as an owner who cannot be found for the purposes of section 33 of the *Firearms Act 1973*.
- (4) If a firearms licence which is being held by the Commissioner is not reclaimed within one month after the restraining order ceases to be in force, the Commissioner may regard the restrained person as having requested, under section 20 (4) of the *Firearms Act 1973*, that the firearms licence be cancelled.
- (5) Where the Commissioner is holding a firearm under subregulation (1), regulation 11 (2) and (3) of the *Firearms Regulations* 1974 apply.

PART 3 — PRACTICE AND PROCEDURE

Record of telephone application

6. The written record required to be made under section 21 (4) of the Act is to be made in the form of Form 5.

Adjournment of telephone applications

- 7. (1) If the hearing of a telephone application is adjourned the clerk is to ensure that the adjourned hearing is listed
 - (a) if the respondent is a child, in the Children's Court; or
 - (b) otherwise, in a court of petty sessions,

nearest to the applicant's usual place of residence.

(2) If the court referred to in subregulation (1) is not the court where the magistrate hearing the telephone application is based, the magistrate is to transfer the matter to the court referred to in subregulation (1).

Procedure when restraining order made during bail hearing

- 8. (1) This regulation applies when a judicial officer sitting other than as a court makes a restraining order under section 63 of the Act in the course of considering a case for bail.
 - (2) The judicial officer is to
 - (a) make a written record of the proceedings in the form of Form 11;
 - (b) cause the record to be forwarded to the court in which the restrained person is bailed to appear.
- (3) The judicial officer may cause the record to be forwarded to the court personally, by ordinary prepaid post or by fax.
 - (4) If the record is forwarded by fax the judicial officer must
 - (a) as soon as practicable, and in any event not later than the end of the next business day, confirm with the court that the record has been received; and
 - (b) as soon as practicable forward the original record to the court by ordinary prepaid post.

(5) For the purposes of section 10 (1) of the Act a reference to the court is to be read as a reference to the court in which the restrained person is bailed to appear.

Procedure when restraining order made during other proceedings

- 9. (1) This regulation applies to
 - (a) a court of petty sessions;
 - (b) the Children's Court when constituted so as not to include a Judge of that court; and
 - (c) any other court when constituted so as not to include a Judge of that court.
- (2) When a court to which this regulation applies makes a restraining order under section 63 of the Act the court is to make a written record of the proceedings in the form of Form 11 cause the record to be placed on the court records.

Service of documents

- 10. (1) Personal or oral service of a restraining order is to be effected by the clerk, a police officer or a person authorized by the clerk.
- (2) When a document is given by the clerk to a police officer for service the police officer is to take all reasonable steps to serve that document in the manner directed by the clerk.

PART 4 — INTERSTATE RESTRAINING ORDERS

Prescribed laws

- 11. For the purposes of the definition of interstate order in section 74 of the Act the following laws are prescribed in respect of the following States and Territories
 - (a) Victoria Crimes (Family Violence) Act 1987, section 4;
 - (b) New South Wales Crimes Act 1900, section 562B;
 - (c) South Australia —
 Summary Procedure Act 1921, Division 7 of Part 4; and
 Domestic Violence Act 1994, section 4;
 - (d) Tasmania Justices Act 1959, section 106B;
 - (e) Queensland —
 Domestic Violence (Family Protection) Act 1989, Division 1
 of Part 2;
 Peace and Good Behaviour Act 1982, section 4;
 - (f) Northern Territory Domestic Violence Act 1992, section 4;
 - (g) Australian Capital Territory —

 **Magistrates Courts Act 1930 sections 197 and 206C; and Domestic Violence Act 1986, sections 4 and 14.

Application for registration of interstate order

- 12. An application for registration of an interstate order is to be made in the form of the Form 12 and is to be accompanied by -
 - (a) the original interstate order or a copy certified to be a true copy by an officer of the court in which it was made; and
 - (b) such evidence of effective service of the interstate order on the person bound by it as the clerk considers appropriate.

SCHEDULE 1 - FORMS

[Reg. 3]

Forms for the Restraining Orders Act 1997

Form	Title	Section
13	Violence restraining order — Application Court Copy (front and back) Applicant's Copy	25 (2)
14	Misconduct restraining order — Application Court Copy (front and back) Applicant's Copy	38 (2)
15	Details of family order — Annexure to application Court Copy Applicant's Copy	66
16	Restraining order — Summons Court Copy Respondent's Copy Proof of Service Copy (front and back)	26 (3) and 39
17	Restraining order - Record of telephone application Magistrate's Copy (front and back)	21 (4)
18	Violence Restraining Order Court Copy Respondent's Copy (front and back) Respondent's Endorsement Copy (front and back) Applicant's Copy (front and back) Police Copy (front and back) Proof of Service Copy (front and back)	29, 32, 43, 49 and 63
19	Telephone Violence Restraining Order Court Copy Respondent's Copy (front and back) Respondent's Endorsement Copy (front and back) Applicant's Copy (front and back) Police Copy (front and back) Proof of Service Copy (front and back)	23
20	Misconduct Restraining Order Court Copy Respondent's Copy (front and back) Applicant's Copy (front and back) Police Copy (front and back) Proof of Service Copy (front and back)	43, 49 and 63
21	Restraining order — Application to vary or cancel Court Copy (front and back) Copy for Person Applying to Vary or Cancel (front and back)	45 (2)
22	Restraining order — Summons to vary or cancel Court Copy Summonsed Person's Copy Proof of Service Copy (front and back)	47 (1) and (2)
23	Restraining order made during other proceedings — Record of proceedings Court Copy	63
24	Interstate restraining Order — Application to register Court Copy Applicant for Registration's Copy Police Copy Interstate Court's Copy	75 (2)

Violer	staining Order Aci 1997 6.25 (2) ice restraining order Application	Number: Jurisdiction Location:	Y:	☐ Count of Pe	itty S	Sessions C	Jc	hildren's Court
Person to be protected	Family name: Other names: Address: street:					Date of b	irth	-
	suburb: Phone nos.: work:	home:		pos	tco	de:		
Applicant				ian of a chile of the person			prot	ected
(If you, the applicant, are the person to be protected, you do not need to fill in	Other names:			_				
not heed to fill in these details)	Address: street: suburb: Phone nos.: work:	home:		pos	tco	de:		-
0	-	TIOTIE.				I Date 1/15		
Respondent	Family name: Other names:					Date of b	rth:	
details as you can.)	Home street: address: suburb:	de:						
	Work street: address: suburb: Phone nos.: work:	home:		pos	tco	de:		
application	 commit a violent personal offence against the person to behave in a manner that causes the protected person are commit a violent personal offence against the protecte. Give details of the respondent's behaviour 	or the app			t th	e responde	nt v	vîll
Family orders	Are there any current family orders relating to the responder in relation to children who may be affected by a restraining of	nt's rights	0	Yes	0	No		Unknown
(If yes, see the Details of family order Anneoure.)	Are there any current Family Court proceedings in which surorders are being sought?		٥	Yes	0	No	7	Unknown
Firearms	Does the respondent have a firearm or a firearms licence?		ø	Yes	.	No	7	Unknown
	Does the respondent have access to a firearm at work?			Yes	י כ	No		Unknown
First hearing	Do you want the respondent to be present at the first hearing	g?		Yes		No		
Applicant	Signature:					Date:		
Hearing [To be filled in by the count]	Court: Signature of clerk:	Date:	•			Time:	•••	
Notification (To be filled in by the court)	I certify that on / / at am/pm I notified the applicant of the hearing date.	at						

Court Copy

Record of Proceedings Date Attendance Representation Adjournments Applicant Representation Representation Applicant Representation Representation Applicant Representation Representatio							
Date	Atten	dance	Represe	entation	Adjournments		
	Applicant	Respondent	Applicant	Respondent	Adjournments		

		Orders -		
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Judicial Officer		 Date	Time	

11.1	Clerk's record	
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Back of Court Copy

Violer	straining Orders Act 1997 6.25 (2) Ice restraining order	Number:	: Court of Petry S	Court of
Violei	Application	Location:	: Li Count di Petty S	essions Children's Court
Person to be protected	Family name:			Date of birth:
	Other names: Address: street:			1
	suburb:		postcoe	de:
	Phone nos.: work:	home:		<u></u>
Applicant	Are you:			no is to be protected no is to be protected
	Family name:			Date of birth:
	Other names:			<u></u>
	Address: street: suburb:		postco	de:
	Phone nos.: work:	home:		
Respondent	Family name:			Date of birth:
псоролюсти	Other names:			
	Home street: address: suburb:		postcoo	de:
	Work street: address: suburb:		postcoo	de:
	Phone nos.: work:	home:		
application	☐ commit a violent personal offence against: ☐ behave in a manner that causes the protectormmit a violent personal offence against. Give details of the respondent's behaviour	ted person or the app		e respondent wilf
Family orders	Are there any current family orders relating to the in relation to children who may be affected by a	e respondent's rights restraining order?	☐ Yes ☐	No 🗆 Unknown
	Are there any current Family Court proceedings orders are being sought?		☐ Yes ☐	No 🗆 Unknown
Firearms	Does the respondent have a firearm or a firearm	us licence?	☐ Yes ☐	No 🗇 Unknown
	Does the respondent have access to a firearm a			No 🗆 Unknown
First hearing	Do you want the respondent to be present at the	e first hearing?	☐ Yes ☐	No
Applicant	Signature:			Date:
Hearing	Court:	Date:		Time:
	Signature of clerk:			
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Where to attend court

When to attend court

If you do not attend the hearing, your application may be dismissed.

Applicant's Copy

	Restraining Orders Act 1997 s.38 (2)	Number:					
Misco	nduct restraining order	Jurisdiction:					
	Application	Location:					
	Me .		In				
Person to be protected	Family name: Other names:		Date of birth:				
	Address: street:		-				
	suburb: Phone nos.: work:	postcoo	de:				
	Priorie rios Work	home;					
Applicant		arent or guardian of a child wh					
(if you, the	a police officer the le Family name:	gal guardian of the person wh	Date of birth:				
Cancing Mr. and the	Other names:						
person to be protected, you do not need to fill in	Address; street:						
these details)	suburb: Phone nos.: work:	home:	de:				
	THORE HOS., WORK	nome.					
Respondent	Family name:		Date of birth:				
(Fill in an many details as you	Other names: Home street:		<u> </u>				
can)	address: suburb:	postcoo	ie:				
	Work street: address; suburb:	postcoo	ie:				
	Phone nos.: work:	home:					
application	behave in a manner that is intimidating or offensive to admage property owned by, or in the possession of, the behave in a manner that is, or is likely to lead to, a bre Give details of the respondent's behaviour	e protected person					
Family orders	Are there any current family orders relating to the responden in relation to children who may be affected by a restraining of	t's rights	No 🗇 Unknown				
If yes, see the Details of family	Are there any current Family Court proceedings in which sucorders are being sought?		No [] Unknown				
order Annexure]	orders are serild soudiff;						
Firearms	Does the respondent have a firearm or a firearms licence?	O Yes O !	No 🗇 Unknown				
	Does the respondent have access to a firearm at work?	O Yes O !	No 🗇 Unknown				
Applicant	Signature:		Date:				
Hearing	Court:	Date:	Time:				
Hearing To be filled in by the court	Signature of clerk;						
	orginates of oldin.						
Notification To be filled in by the count	I certify that on / / at am/pm I notified the applicant of the hearing date. Signature of clerk:	at					

Court Copy

					Record	of Proceedi	ings		
Dete		Atten	dance		Repres	entation		Adjournments	
	Applic	ant	Responde	nt	Applicant	Respondent_			
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Judicial Officer	Date	Time	
Judicial Officer	Date	Time	

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Back of Court Copy

В	estraining Orders Act 1997, s.38 (2)	Number:			
MISCO	nduct restraining order Application	Jurisdiction:	Court of	Petty Sessions	Children's Court
	Application	Location:			
Person to be	Family name:			Date	of birth:
protected	Other names:				
	Address: street: suburb:		c	ostcode:	
	Phone nos.; work:	home:	r		-
Applicant		he parent or gu he legal guardi			
	Family name:			Date	of birth:
	Other names:				
	Address: street: suburb:		р	ostcode:	
	Phone nos.: work:	home:	r		
Respondent	Family name:			Date	of birth:
	Other names:				
	Home street: address: suburb:		Р	ostcode:	
	Work street: address: suburb:			ostcode:	
	Phone nos.: work:	home:	P	osicode.	
epplication	Why do you need a misconduct restraining order? Beca behave in a manner that is intimidating or offensive damage property owned by, or in the possession of behave in a manner that is, or is likely to lead to, a Give details of the respondent's behaviour	e to the protect of, the protected	ed person d person	to:	
Family orders	Are there any current family orders relating to the respondin relation to children who may be affected by a restraining	ndent's rights	☐ Yes	□ No	☐ Unknown
	Are there any current Family Court proceedings in which orders are being sought?	such	☐ Yes	□ No	☐ Unknown
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	Does the respondent have a firearm or a firearms licence. Does the respondent have access to a firearm at work?	e:	☐ Yes ☐ Yes	□ No □ No	Unknown Unknown
	5555 the respondent nate access to a meaning work?		- 142		O CHANDWIT
Applicant	Signature:			Date:	
Hearing	Court:	Date:		Time:	

Where to attend court When to attend court If you do not attend the hearing, your application may be dismissed.

Applicant's Copy

	Restraining Orders Act 1997, 5.66	Number:				
Det	ails of family order	Jurisdiction: Court of Petty Sessions Children's Court				
Ann	exure to application	Location:				
2 ************************************	3.5.					
Parties to the family	Name: Address: street:					
order of proceedings	suburb:	postcode:				
proceedings	Name:					
	Address: street: suburb:	postcode;				
Chlidren	Names:					
O. HOLES	1.					
	2. 3. 4.					
	Address: street: suburb:	postcode:				
Current family order	Date order was made: Court by which order was made:	Family Court matter no.:				
	order. If not, fill in the details as far as you (or the	er is a party to the family order, attach a copy of the family person to be protected) is aware of them.]				
Current	Court:	Family Court matter no.:				
proceedings for family order	Terms of family order being sought which relate to the res	pondent's rights in relation to children:				
	Are these terms of the order being opposed?	☐ Yes ☐ No ☐ Unknown				
Applicant	Signature:	Date:				

Court Copy

, A	estraining Orders Act 1997, 9.86	Number:
Deta	ails of family order exure to application	Jurisdiction: Court of Petty Sessions Children's Court
Anne	exure to application	Location:
Parties	Name:	
Parties to the family order or proceedings	Address: street: suburb:	postcode:
proceedings	Name:	
	Address: street: suburb:	
	suburb:	postcode:
Children	Names:	
] 1. 2.	
	2.3.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.	
	Address: street:	
	suburb:	postcode:
Current	Date order was made:	Family Court matter no.:
family order	Court by which order was made:	Talling Count Hadier 1902
	Terms of family order which relate to the respondent's right [If the person to be protected by the restraining orde order. If not, fill in the details as far as you (or the p	r is a party to the family order, attach a copy of the family.
Current	Court:	Family Court matter no,:
proceedings for family order	Terms of family order being sought which relate to the resp	ondent's rights in relation to children:
	Are these terms of the order being opposed?	Yes No Unknown
Applicant	Signature:	Date:

Applicant's Copy

Restraining Orders Act 1997 sa 26 (9) and 39 Restraining order Summons		
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THE PERSON NAMED IN COLUMN		

Number:		
Jurisdiction:	Court of Pelty Sessions	Children's Court
Location:		

An application has been made for a restraining order against you. The details of the application are set out below. You are required to attend a court hearing on this matter at the place and time set out below.

Respondent	Family name:					
neoponeen	Other names:					
	Home street: address: suburb:				postco	de:
	Work street: address: suburb:				postco	
	Phone nos.: wo	rk			home:	
	I e					<u> </u>
Person to be protected						
	Other names:					
Applicant	The applicant is:		person to be protected a police officer	0	parent or guardian of a child the legal guardian of the pe	I who is to be protected
	Family name:				<u> </u>	•
	Other names:					
-	1					
TAbe of order	The application is	for	a Violence Restraining	Order	a Misconduct Res	straining Order
Grounds for						
application						
						•
	<u> </u>					
Hearing	Court:			-	Date:	Time:
	Signature of clerk:					

If you do not attend the court hearing a restraining order may be made against you in your absence. $\,$

A restraining order may prohibit you from going to certain places (such as the home of the person to be protected) and place other restrictions on where you may go and what you may do.

A restraining order may also prohibit you from being in possession of a firearm or a firearms licence.

Court Copy

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Number;		· · · · · · · · · · · · · · · · · · ·
Jurisdiction:	Court of Petty Sessions	Children's Court
Location:		

An application has been made for a restraining order against you. The details of the application are set out below. You are required to attend a court hearing on this matter at the place and time set out below.

\$45400000000000000000000000000000000000						
Respondent	Family name:					
	Other names:					
	Home street: address: suburb:				postco	de:
	Work street: address: suburb:				postco	de:
	Phone nos.: wor	rkc			home:	
	I = "					
Person to be protected	Family name:					
protected	Other names:					
Applicant	The applicant is:	0.0	person to be protected a police officer	00	parent or guardian of a child the legal guardian of the per	who is to be protected
	Family name:					
	Other names:					
Type of order	The application is f	or	a Violence Restraining	Order	a Misconduct Res	training Order
				-		
Grounds for application						
MCCONTOCONOMICO			······································			
Hearing	Court:				Date:	Time:
	Signature of clerk:					

Where to attend court

When to attend court

If you do not attend the court hearing a restraining order may be made against you in your absence.

A restraining order may prohibit you from going to certain places (such as the home of the person to be protected) and place other restrictions on where you may go and what you may do.

A restraining order may also prohibit you from being in possession of a firearm or a firearms licence.

Respondent's Copy

Restraining Orders Act 1997 ss.26 (3) and 39				Number:		
Restraining order Summons				Jurisdiction: Court of Petty S	Sessions D Children's Court	
Summons				Location:		
			'			
Respondent	Family name:					
Person to be served	Other names:					
	Home street: address: suburb:			postco	de:	
	Work street; address: suburb:			postco	de:	
	Phone nos.: work:			home:		
Person to be protected				_		
protopico	Other names:					
Applicant	The applicant is:	person to be protected a police officer	00	parent or guardian of a child the legal guardian of the per		
	Family name:					
	Other names:					
Type of order	The application is for	a Violence Restraining	Order	a Misconduct Res	straining Order	
Grounds for	-					
application						
					1	
Hearing	Court:			Date:	Time:	
	0:				l	
	Signature of clerk:					

Proof of Service Copy

	Certificate of Service	edianament i dela
Person serving summons	Name of person serving summons: I am The clerk of the court a police officer Rank, number and station: a person authorized by the clerk Date of authorization:	
Service	Method of service: ☐ personal ☐ by post ☐ s Place where summons served:	ubstituted service
	Date of service: Time of service	ce:
Person served [# possible to obtain]	Name: Date of birth: Signature:	
Certificate	I certify that on the day and at the time and place set out above:	e of this summons on the respondent 7.
	OR	
Summons not served	Name of person attempting to serve summons: I am	
	Attempted method of service: personal by post Steps taken to attempt service:	☐ substituted service
	I was unable to serve this summons because: the respondent does not appear to live or work at the addresses the respondent appears to be deliberately avoiding being served other [give details]:	given and cannot be found elsewhere with this summons
	Signature:	Date:

Please return this proof of service copy of the summons to the court before the hearing date, even if you have been unable to serve it.

Back of Proof of Service Copy

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do □ Unknown	N C Se A C	uaan lauuu li nhun	ent Family Court proceedings		
		g to the respondent's rights by a restraining order?			siepio
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Date of birth:	_			Family name:	периодзей
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Date of birth:		.66		Family name:	ent ton H
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one application.	ndelet is yitzul ot the	the matter is sufficiently urga	sm not satisfied that	D ms D 1	
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			r / identification:	Rank and numbe	beczou
				Name:	beshodina
suojs	E Court of Polty Sea	Number: Junkadicilor Localion:	ejebpone d order	A greano grantere nimis al 200 al 10 baos soilogs	4

Witnesses and summary of evidence	Applicant: Respondent: Authorized person: Other people:		
Other notes			
Decision and order	☐ am ☐ am not satisfied that a telephone order The terms of the order are:	should be made.	
Managhada	Name:		
Magistrate			
	Court where Magistrate is based: Magistrate's location when hearing application:		
	Signature:	Date:	Time:

Restraining R	Orders Act 1997 ss. 29, 32, 43, 49 and 63 Violence estraining Order	Number: Jurisdiction: Court of Petry S Other: Location:	Sessions
Restrained	Family name:		Date of birth:
person	Other names:		
	Home street: address: suburb:	postco	de:
	Work street:		
	address: suburb: Phone nos.: work:	home:	de:
Protected person	Family name:		Date of birth:
	Other names:		<u> </u>
Type of order	The order is	☐ an interim order	a final order
Terms of the order			
Order made	Date order made:	Time order made:	
Clerk	Signature:		Date:

Court Copy

Restraining	Orders Act 1997 Violei	ss.29, 32, 43, 49 and 63 nce g Order	Number: Jurisdiction: Court of Other:	Petty Sessions
Н	estrainin	g Oraer	Location:	
Restrained person	Family name: Other names: Home street:			Date of birth:
	address: suburb: Work street: address: suburb:			postcode:
	Phone nos.: w	rork	home:	
Protected person	Family name: Other names:			Date of birth:
Type of order	The order is	for 72 hours or less	🗇 an interim order	🛘 a final order
Terms of the order				
Order made	Date order made:		Time order made:	
Clerk	Signature:			Date:

Respondent's Copy

IMPORTANT INFORMATION

If the order is for 72 hours or less

A violence restraining order has been made against you for 72 hours or less on the terms set out on the front of this order. This order came into force when it was served on you. You must comply with this order until the end of the duration period set out in the order.

Penalty: It is an offence to breach a violence restraining order. If you breach the order you may be arrested and will face a penalty of up to \$2,000 or imprisonment for 6 months.

If the order is an interim order

An interim violence restraining order has been made against you on the terms set out on the front of this order. This order came into force when it was served on you and it will remain in force until a final order is made or a court decides not to make a final order. You must comply with this order at all times while it is in force.

Because the order was made without you being in court you have an opportunity to object to the order before it becomes a final order.

If you want to object to this order being made final you must fill in the "Objection" section on the back of the other copy of this order and return it to the court within 21 days from the date this order was served on you. The court will then arrange a final order hearing at which it will consider anything you want to say before deciding whether to make a final violence restraining order. The court will let you know where and when the final order hearing will be held.

If you do not object to this order being made final you should fill in the "Consent" section on the back of the other copy of this order and return it to the court within 21 days from the date this order was served on you. You will then not need to attend a final order hearing and the order will automatically become a final order which remains in force for the period specified in the order, or if no period is specified for 2 years, from the date this interim order was served on you.

If you do nothing and do not fill in and return the other copy of this order within 21 days the court will assume that you do not object and the interim order will automatically become a final order.

Penalty: It is an offence to breach a violence restraining order. If you breach this interim order you may be arrested and will face a penalty of up to \$6,000 or imprisonment for 18 months.

If the order is a final order

A final violence restraining order has been made against you on the terms set out on the front of this order. This order came into force when it was served on you and it will remain in force until it expires or is varied or cancelled by a court. You must comply with this order at all times while it is in force.

If there is a duration specified in the order the order expires at the end of the specified period.

If there is no duration specified in the order the order expires:

if it was made at a final order hearing, 2 years after this final order was served on you; or

if it was a telephone order which became a final order because you did not object, 3 months, or any shorter period sepcified in the order, after the telephone order was served on you.

If, in the future, there is a substantial change in the circumstances which led to the order being made you may apply to the court to have the order varied or cancelled. If you would like more information about doing this you should consult your lawyer or the clerk of the court.

Penalty: It is an offence to breach a violence restraining order. If you breach this final order you may be arrested and will face a penalty of up to \$6,000 or imprisonment for 18 months.

Restraining R	Orders Act 1997 ss.29, 32, 43, 49 and 63 Violence estraining Order	Jurisdiction: Court of Petty: Court of Petty: Other:	Sessions Children's Court
Restrained	Family name:	-	Date of birth;
person	Other names:		1
	Home street: address: suburb:	postco	ode:
	Work street: address: suburb:	postco	nde:
	Phone nos.; work:	home:	
Protected	Family name:		Date of birth:
person	Other names:		Date of birtil.
			<u> </u>
Type of order	The order is	an interim order	☐ a final order
Terms of the order			
	Date order made:	Time order made:	
Clerk	Signature;		Date:

Respondent's Endorsement Copy

IMPORTANT INFORMATION

For interim orders only

If you object to this interim order being made final you must fill in the "Objection" section below and return this copy of the order to the court within 21 days of the date it was served on you.

If you do not object to this order being made final you must fill in the "Consent" section below and return this copy of the order to the court within 21 days of the date it was served on you.

Remember if you do nothing and do not fill in and return this copy of the order to the court within 21 days this interim order will automatically become a final order.

Objection			
Family name:			Date of birth:
Other names:			
Address: street: suburb:		postcod	6:
Will you be represented by a lawyer at the final order hearing?	Yes		No
If yes: Lawyer's name: Lawyer's firm:			
How many witnesses (including yourself) do you intend to call?			
Does this interim order prevent you from —			
going to where you normally live?	Yes		No
 having contact with your children? 	☐ Yes		No
going to where you work or otherwise prevent you from doing your job?	Yes		No
being in possession of a firearm which is essential for your job?	Yes		No
Signature:		Date	:

OR

_	Consent
Family name:	Date of birth:
Other names:	
Address: street: suburb:	postcode:
I do not object to a final order being m automatically become a final order whi from the date on which this interim ord	ade on the same terms as this interim order. I understand that this interim order will ch will stay in force for the period specified in the order, or if no period is specified for 2 years, er was served on me.
Signature:	Date:

Back of Respondent's Endorsement Copy

Restraining Orders Act 1997 ss.29, 32, 43, 49 and 63		Number:		
Restraining Orders Act 1997 ss. 29, 32, 43, 49 and 63 Violence Restraining Order		Jurisdiction: Court of Petry Sessions Children's Court		
	9	Location:		
Restrained person	Family name: Other names:		Date of birth:	
	Home street: address; suburb;	post	code:	
	Work street: address: suburb: Phone nos.: work:	post	code:	
Protected person	Family name: Other names:		Date of birth:	
Type of order	The order is	an interim order	a final order	
Terms of the order				
Order made	Date order made:	Time order made:		
Clerk	Signature:		Date:	

Applicant's Copy

IMPORTANT INFORMATION

If the order is for 72 hours or less

A violence restraining order has been made to protect you for 72 hours or less on the terms set out on the front of this order. This order will come into force when it is served on the respondent. The respondent must comply with this order until the end of the duration period set out in the order.

Penalty: It is an offence to breach a violence restraining order. If the respondent breaches the order he or she may be arrested and will face a penalty of up to \$2,000 or imprisonment for 6 months.

If the order is an interim order

An interim violence restraining order has been made to protect you on the terms set out on the front of this order. This order will come into force when it is served on the respondent and it will remain in force until a final order is made or a court decides not to make a final order. The respondent must comply with this order at all times while it is in force.

Because the order was made without the respondent being in court he or she has 21 days within which to object to the order before it becomes a final order.

If the respondent does object you will need to attend a final order hearing. At that hearing the court will consider anything you and the respondent want to say before deciding whether to make a final restraining order. The court will let you know if a final order hearing is to be held and where and when you need to attend. Even if the respondent does object, this interim order will remain in force until the final order hearing.

If the respondent does not object this order will automatically become a final order which remains in force for the period specified in the order, or if no period is specified for 2 years, from the date this interim order was served on the respondent. You will then not need to attend a final order hearing.

Penalty: It is an offence to breach a violence restraining order. If the respondent breaches this interim order he or she may be arrested and will face a penalty of up to \$6,000 or imprisonment for 18 months.

If the order is a final order

A final violence restraining order has been made to protect you on the terms set out on the front of this order. This order will come into force when it is served on the respondent and it will remain in force until it expires or is varied or cancelled by a court. The respondent must comply with this order at all times while it is in force.

If there is a duration specified in the order the order expires at the end of the specified period.

If there is no duration specified in the order the order expires:

if it was made at a final order hearing, 2 years after this final order was served on the respondent;

if it was a telephone order which became a final order because the respondent did not object, 3 months (or any shorter time specified in the order) after the telephone order was served on the respondent.

If, in the future, you want the order varied or cancelled you may apply to the court. The respondent may also apply to have the order varied or cancelled but only if the court is satisfied that there has been a substantial change in the circumstances which led to the order being made. If you would like more information about doing this you should consult your lawyer or the clerk of the court.

Penalty: It is an offence to breach a violence restraining order. If the respondent breaches this final order he or she may be arrested and will face a penalty of up to \$6,000 or imprisonment for 18 months.

Restraining Orders Act 1997 ss.29, 32, 43, 49 and 63		Number:		
R	9 Orders Act 1997 ss. 29, 32, 43, 49 and 63 Violence Lestraining Order	Jurisdiction: Court of Petty S	Sessions Children's Court	
•	outaining order	Location:		
Restrained person	Family name: Other names:		Date of birth:	
	Home street: address: suburb:	postcode:		
	Work street: address: suburb: Phone nos.: work:	postcoo	de:	
	Frione rios Work.	homet		
Protected person	Family name: Other names:		Date of birth:	
Type of order	The order is	an interim order	☐ a final order	
Terms of the order	Date order made:	Time order made:		
Order made	Date order made:	Time order made:		
Clerk	Signature:		Date:	

Police Copy (for Central Warrant Bureau)

	Certifica	ate of	Service			
Person	Name of person serving order:					
serving order	I am					
Service	Method of service: personal C	J oral	D by post	☐ sub	ostituted service	
	Date of service:		Time of service:			
Person	Name:					
served	Date of birth:					
[# possible to obtain]	Signature:					
Certificate	I certify that on the day and at the time and p	respondent ondent to effect sub Restraining (stituted service of the	nis order on d in the cas	the respondent e of oral service I also certify Date:	

Restraining Orders Act 1997, ss.29, 32, 43, 49 and 63		Number:		
Rostraining Orders Act 1997 ss. 29, 32, 43, 49 and 63 Violence Restraining Order			Court of Petty Sessions	
			Localion	
Restrained person	Family name: Other names:			Date of birth:
Person to be	Home street: address: suburb	v:		postcode:
served	Work street: address: suburb	:	- town	postcode:
	Phone nos.: v	vork:	home;	
Protected person	Family name: Other names:	· -	-	Date of birth:
Type of order	The order is	☐ for 72 hours or less	an interim order	☐ a final order
Terms of the order				
Order made	Date order made	;	Time order made:	
Clerk	Signature:		······································	Date:

Proof of Service Copy (to be returned to court)

		Certii	icate of	Service		
Person	Name of person serving order:					
serving order	☐ a police	rk of the court e officer Rank, r on authorized by th				
Service	Method of service:	☐ personal	☐ oral	☐ by post	☐ substitut	ted service
	Place where order se	rved:				
	Date of service:			Time of service:		
Person	Name:					
served	Date of birth:		-			
[# possible to obtain]	Signature:					
Certificate	I orally serve I posted this I took the ste	served this order of d this order on the order to the respon- eps directed by the vision 2 of Part 6 o	n the respondent respondent ndent court to effect su if the Restraining	bstituted service of the Orders Act 1997, and	nis order on the r	oral service I also certify

Restraining Orders Act 1997 s.23		Number:		
Te	lephone Violence estraining Order	Jurisdiction where order is registered Court of Petty Sessions Children's Court		
H	estraining Order	Location:	sions Children's Court	
Restrained person	Family name:		Date of birth:	
	Other names: Home street:			
	address; suburb;	postco	de:	
	Work street: address: suburb:	postco	de:	
	Phone nos.: work:	home:		
Protected	Family name:		Date of birth:	
person	Other names:		<u></u>	
Type of order	The order is	an interim order		
Terms of the order				
Order made	Date order made:	Time order made:		
Authorized person	Name:			
bar and	Rank and number / identification: Signature:		Date:	
	organica.		Jones.	
Confirmation	This order	pe amended as shown above		
by Magistrate	Signature:	CO DISCOURS NO SHOWN GOOTS	Date:	
			Court Copy	

Te R	destraining Orders Ad 1997 s 23 lephone Violence estraining Order	Number: Jurisdiction where order is registered Court of Petty Sessions:		
Restrained person	Family name; Other names: Home street:		Date of birth:	
	address: suburb: Work street; address: suburb:	postcode:		
	Phone nos.: work:	home:		
Protected person	Family name: Other names:		Date of birth:	
Type of order	The order is	☐ an interim order		
Terms of the order				
	Date order made:	Time order made:		
Authorized person	Name: Rank and number / identification: Signature:		Date:	

Respondent's Copy

IMPORTANT INFORMATION

If the order is for 72 hours or less

A violence restraining order has been made against you for 72 hours or less on the terms set out on the front of this order. This order came into force when it was served on you. You must comply with this order until the end of the duration period set out in the order.

Penalty: It is an offence to breach a violence restraining order. If you breach the order you may be arrested and will face a penalty of up to \$2,000 or imprisonment for 6 months.

If the order is an interim order

An interim violence restraining order has been made against you on the terms set out on the front of this order. This order came into force when it was served on you. The order will remain in force for 3 months, unless before then a final order is made or a court decides not to make a final order. You must comply with this order at all times while it is in force.

Because the order was made without you being in court you have an opportunity to object to the order before it becomes a final order.

If you want to object to this order being made final you must fill in the "Objection" section on the back of the other copy of this order and return it to the court within 21 days from the date this order was served on you. The court will then arrange a final order hearing at which it will consider anything you want to say before deciding whether to make a final violence restraining order. The court will let you know where and when the final order hearing will be held.

If you do not object to this order being made final you should fill in the "Consent" section on the back of the other copy of this order and return it to the court within 21 days from the date this order was served on you. You will then not need to attend a final order hearing and the order will automatically become a final order which remains in force for 3 months, or any shorter period specified in the order, from the date this interim order was served on you.

If you do nothing and do not fill in and return the other copy of this order within 21 days the court will assume that you do not object and the interim order will automatically become a final order.

Penalty:It is an offence to breach a violence restraining order. If you breach this interim order you may be arrested and will face a penalty of up to \$6,000 or imprisonment for 18 months.

Back of Respondent's Copy

Restraining Orders Act 1997 6 23 Telephone Violence Restraining Order Restrained Family name: Other names: Home street: address: suburb: Work street: address: suburb:	Number: Jurisdiction where order is registered Count of Petry Sessions Confidence Count Date of birth: postcode: postcode:
Phone nos.: work: Protected Family name: Other names: Type of order The order is	home: Date of birth:
Terms of the order	
Order made: Date order made:	Time order made:
Authorized person Rank and number / identification: Signature:	Date:

Respondent's Endorsement Copy

IMPORTANT INFORMATION

For interim orders only

If you object to this interim order being made final you must fill in the "Objection" section below and return this copy of the order to the court within 21 days of the date it was served on you.

If you do not object to this order being made final you must fill in the "Consent" section below and return this copy of the order to the court within 21 days of the date it was served on you.

Remember if you do nothing and do not fill in and return this copy of the order to the court within 21 days this interim order will automatically become a final order.

Objection		
Family name:		Date of birth:
Other names:		
Address: street: suburb:	postcode	e:
Will you be represented by a lawyer at the final order hearing?		No
If yes: Lawyer's name: Lawyer's firm:		
How many witnesses (including yourself) do you intend to call?		_
Does this interim order prevent you from —		
going to where you normally live?		No
having contact with your children? Yes		No
• going to where you work or otherwise prevent you from doing your job?		No
being in possession of a firearm which is essential for your job? Yes		No
Signature:	Date:	

OR

		Conser	nt	
Family na	me:			Date of birth:
Other nam	105:			
Address:	street: suburb:		postcoo	de:
I do not ob automatics which this	bject to a final ord ally become a final interim order was	er being made on the same terms as this into l order which will stay in force for 3 months, served on me.	erim order. I understand that this or any shorter time specified in the	s interim order will ne order, from the date on
Signature:			Date	: :

Back of Respondent's Endorsement Copy

Te R	lestraining Orders Act 1997 s.23 lephone Violence estraining Order	Number: Jurisdiction where order is registered Court of Petty Sess Location:	
Restrained person	Family name: Other names:		Date of birth;
	Home street: address: suburb: Work street:	postcoo	łe:
	address: suburb: Phone nos.: work:	postcoo	de:
Protected person	Family name: Other names:		Date of birth:
Type of order	The order is	an interim order	
Terms of the order			
Order made	Date order made:	Time order made:	
	Name:		
	Rank and number / identification: Signature:	Ţ	Date:

Applicant's Copy

IMPORTANT INFORMATION

If the order is for 72 hours or less

A violence restraining order has been made to protect you for 72 hours or less on the terms set out on the front of this order. This order will come into force when it is served on the respondent. The respondent must comply with this order until the end of the duration period set out in the order.

Penalty: It is an offence to breach a violence restraining order. If the respondent breaches the order he or she may be arrested and will face a penalty of up to \$2,000 or imprisonment for 6 months.

If the order is an interim order

An interim violence restraining order has been made to protect you on the terms set out on the front of this order. This order will come into force when it is served on the respondent. The order it will remain in force for 3 months, unless before then a final order is made or a court decides not to make a final order. The respondent must comply with this order at all times while it is in force.

Because the order was made without the respondent being in court he or she has 21 days within which to object to the order before it becomes a final order.

If the respondent does object you will need to attend a final order hearing. At that hearing the court will consider anything you and the respondent want to say before deciding whether to make a restraining order. The court will let you know if a final order hearing is to be held and where and when you need to attend. Even if the respondent does object, this interim order will remain in force for 3 months (or any shorter period specified in the order) or until the final order hearing if that is first.

If the respondent does not object this order will automatically become a final order which remains in force for 3 months, or any shorter period specified in the order, from the date this interim order was served on the respondent or any shorter period specified in the order. You will then not need to attend a final order hearing.

Penalty:It is an offence to breach a violence restraining order. If the respondent breaches this interim order he or she may be arrested and will face a penalty of up to \$6,000 or imprisonment for 18 months.

Back of Applicant's Copy

Restraining Orders Regulations 1997

Te R Restrained person	lephone Violence estraining Order Family name: Other names: Home street:	Number: Jurisdiction where order is registere Court of Petry Ses: Location:	Date of birth:
	address: suburb: Work street: address: suburb: Phone nos.: work;	postcor postcor home:	
Protected person	Family name: Other names:		Date of birth:
Type of order	The order is	an interim order	
Terms of the order			
Order made	Date order made:	Time order made:	
Authorized person	Name: Rank and number / identification; Signature:		Date:
	olgriature:		Daie.

Police Copy (for Central Warrant Bureau)

	Certificate of Service				
Person	Name of person serving order:				
serving order	I am the clerk of the court a police officer Rank, number and station: a person authorized by the clerk Date of authorization:				
Service	Method of service: ☐ personal ☐ oral ☐ by post ☐ su	bstituted service			
	Place where order served:				
	Date of service: Time of service:				
Person	Name:				
served	Date of birth:				
(# possible to obtain)	Signature:				
Certificate					
	Signature:	Date:			

Restrained person Person to be	lestraining Orders Act. 1997 s. 23 lephone Violence estraining Order Family name: Other names: Home street: address: suburb: Work street:	Number: Jurisdiction where order is registered. Count of Petty Session:	Date of birth:
served	address: suburb: Phone nos.: work:	postcoo home:	le:
Protected person	Family name: Other names:		Date of birth:
Type of order	The order is	an interim order	
Terms of the order			
Order made	Date order made:	Time order made:	
Authorized person	Name: Rank and number / identification:		
	Signature:		Date:

Proof of Service Copy (to be returned to court)

	Certificate of S	Service		
Person	Name of person serving order:			
serving order	the clerk of the court a police officer Rank, number and station: a person authorized by the clerk Date of authorization:			
Service	Method of service: ☐ personal ☐ oral	☐ by post ☐ sul	estituted service	
	Place where order served:			
	Date of service:	Time of service:		
Person	Name:			
served	Date of birth:			
[# possible to obtain]	Signature:			
Certificate	I personally served this order on the respondent I orally served this order on the respondent I posted this order to the respondent I took the steps directed by the court to effect substituted service of this order on the respondent in accordance with Division 2 of Part 6 of the Restraining Orders Act 1997, and in the case of oral service I also cert that the respondent appeared to understand what was said.			
	Signature:		Date:	

Restra	ning Orders Act 1997, ss.43, 49 and 63	Number:	<u> </u>
Я	ning Orders Act 1997, ss. 43, 49 and 63 Misconduct estraining Order	Jurisdiction: Court of Petty S Other; Location:	Sessions
Restrained	Family name:		Date of birth:
person	Other names:		L
	Home street: address: suburb:	postco	de:
	Work street: address: suburb:		
	Phone nos.: work:	home: postcoo	<u> </u>
Protected person	Family name: Other names:		Date of birth:
	Other names.		L
order			
Order made	Date order made:	Time order made:	
Clerk	Signature:		Date:

Court Copy

Restrai	ning Orders Act 1997 ss.43, 49 and 63	Number;	
D	ning Orders Act 1997: ss.43, 49 and 63 Misconduct estraining Order	Jurisdiction: Gourt of Petty S	essions
11	estraining Order	Location:	
Restrained	Earth, some		[Date of births
person	Family name: Other names:		Date of birth:
	Home street:		
	address: suburb:	postcoo	de:
	Work street: address: suburb:	postcoo	de:
	Phone nos.: work:	home:	
Protected	Family name:		Date of birth:
person _	Other names:		
**			
Terms of the			
order			
0.00			
			•
Order made	Date order made:	Time order made:	
Clerk	Signature:		Date:

Respondent's Copy

IMPORTANT INFORMATION

Misconduct Restraining Order

A misconduct restraining order has been made against you on the terms set out on the front of this order. This order came into force when it was served on you and it will remain in force until it expires or is varied or cancelled by a court. You must comply with this order at all times while it is in force.

If there is a duration specified in the order the order expires at the end of the specified period. If there is no duration specified in the order the order expires 12 months after it was served on you.

If, in the future, there is a substantial change in the circumstances which led to the order being made you may apply to the court to have the order varied or cancelled. If you would like more information about doing this you should consult your lawyer or the clerk of the court.

Penalty:It is an offence to breach a misconduct restraining order. If you breach this order you may be arrested and will face a penalty of up to \$1,000.

Back of Respondent's Copy

Restraii	ning Orders Act 1997, ss.43, 49 and 63	Number:		
В	ning Orders Act 1997 ss.43, 49 and 63 Misconduct estraining Order		Court of Petty S Other;	essions
• • •	oonamig oraci	Location:		
Restrained person	Family name:			Date of birth:
	Other names: Home street:			
	address: suburb:		_postcoo	de:
	Work street: address: suburb:		postcoo	ie:
	Phone nos.: work:	home:		
Protected	Family name:			Date of birth:
person	Other names:			
7				
Terms of the				
order				
				j
				ļ
		-		
Order made	Date order made:	Time order made	> :	
Clerk	Signature:			Date:
CIGIR				

Applicant's Copy

IMPORTANT INFORMATION

Misconduct Restraining Order

A misconduct restraining order has been made to protect you on the terms set out on the front of this order. This order will come into force when it is served on the respondent and it will remain in force until it expires or is varied or cancelled by a court. The respondent must comply with this order at all times while it is in force.

If there is a duration specified in the order the order expires at the end of the specified period.

If there is no duration specified in the order the order expires 12 months after it is served on the respondent.

If, in the future, you want the order varied or cancelled you may apply to the court. The respondent may also apply to have the order varied or cancelled but only if the court is satisfied that there has been a substantial change in the circumstances which led to the order being made. If you would like more information about doing this you should consult your lawyer or the clerk of the court.

Penalty:It is an offence to breach a misconduct restraining order. If the respondent breaches this order he or she may be arrested and will face a penalty of up to \$1,000.

Back of Applicant's Copy

Restraining Order Contain Contain Contain	Children's Court
Restrained Family name: Date of bi Person: Other names: Home street: address: suburb: postcode:	irth:
Person Other names: Home street: address: suburb: postcode:	irth:
Home street: address: suburb: postcode:	
address: suburb: postcode:	
Work street: address: suburb: postcode:	
address: suburb: postcode: Phone nos.: work: home:	
Protected Family name:	
Protected Family name: Date of bit person Other names:	irth:
Terms of the	
order	
Order made: Time order made:	
Clerk Signature: Date:	

Police Copy (for Central Warrant Bureau)

Restraining Orders Regulations 1997

	Certificate of Service	
Person serving order	Name of person serving order: I am	
Service	Method of service:	J substituted service
Person served (it possible to obtain)	Name: Date of birth: Signature:	
Certificate	I certify that on the day and at the time and place set out above	er on the respondent e case of oral service I also certify Date:

Restraining Orders Act 1997 ss. 43, 49 and 63		Number:		
R	ning Orders Act 1997 ss.43, 49 and 63 Misconduct estraining Order	Jurisdiction: Court of Petty S	essions	
	9	Location:		
Restrained	Family name:		Date of birth:	
person	Other names:		Date of Dirth:	
Person	Home street:		·	
to be	address: suburb: Work street:	postcoo	de;	
served	Work street: address: suburb:	postcoo	de:	
	Phone nos.; work:	home:		
Protected	Family name:		Date of birth:	
person	Other names:		Date of Diffit.	
Terms of the	• • • • • • • • • • • • • • • • • • • •			
order]	
			Ì	
			1	
			1	
Order made	Date order made:	Time order made:		
Clerk	Signature:		Date:	

Proof of Service Copy (to be returned to court)

	Certificate of Se	rvice	
Person serving order	Name of person serving order: I am	orization:	
Service	Place where order served:	D by post D sub	stituted service
Person served	Name: Date of birth: Signature:	le di Selvice.	
obtain]	I certify that on the day and at the time and place set out above personally served this order on the respondent roally served this order on the respondent posted this order to the respondent took the steps directed by the court to effect substitut in accordance with Division 2 of Part 6 of the Restraining Order that the respondent appeared to understand what was said.	ed service of this order on	the respondent o of oral service I also certify Date:

F	Restraining Orders Act 1997 s.45 Restraining order	Number: Jurisdiction: Court of Petty Sessions Children's Court		
Algonie	ation to väry or cancel	Location:		
Person applying to vary or cancel	Family name: Other names: Address: street;			
	suburb: Phone nos.: work;	postcode home:	9;	
	Are you: the protected person a police officer the restrained person	the parent or guardian of a pr the legal guardian of the prote		
Restraining	Type of order:	☐ Misconduct Restrai	ining Order	
order	Date order was made:	Restraining Order no.:		
	Restrained person:			
	Protected person:			
Substantial changes [Only lift this in	If you are the restrained person, what circumstances have s	ubstantially changed since the	order was made?	
it the application is being made by the restrained person)				
Variation or cancellation	Do you want the order to be	amended		
Grounds for variation or cancellation	Why do you want the restraining order varied or cancelled?			
Unoring	Court:	Date:	Time:	
Hearing (To be filled in by the count)	Signature of clerk:	Date.	14115.	
Notification [To be filled in by the count]	I certify that on / / at am/pm I notified the person applying to vary or cancel of the hearin Signature of clerk:			

Court Copy

Record of Proceedings Date Attendance Representation Adjournments Applicant Respondent Applicant Respondent					
Date	Atten	Attendance Applicant Respondent		ntation	Adjournments
	Applicant	Respondent	Applicant	Respondent	
				<u> </u>	

Earth and the second	Orders		
Judicial Officer	Date	Time	-

	<u> </u>	1		
			_	
 -				

Back of Court Copy

Restraining Orders Act 1997 s.45		Number:		
F	Restraining order	Jurisdiction: Court of Petty Sessions Children's Court		
Applic	ation to vary or cancel	Location:		
Person	Family name:			
applying to vary or	Other names: Address: street:			
cancel	suburb:	postcode;		
	Phone nos.; work:	home:		
	Are you: the protected person a colice officer	the parent or guardian of a protected child the legal guardian of the protected person		
	☐ a police officer ☐ the restrained person	the legal guardian of the protected person		
Restraining order	Type of order:	☐ Misconduct Restraining Order		
order	Date order was made:	Restraining Order no.:		
	Restrained person:	·		
	Protected person:			
Substantial changes	If you are the restrained person, what circumstances ha	ive substantially changed since the order was made?		
Variation or	Do you want the order to be ancelled	☐ amended		
cancellation	If amended, what do you want changed?			
	lva. d	10		
Grounds for variation or	Why do you want the restraining order varied or cancell	ed?		
cancellation				
		<u> </u>		
	Court	Date: Time:		
Hearing	Court:	Date: Time:		
	Signature of clerk:	<u> </u>		
	介	<u> </u>		
	Where to attend court	When to attend court		

Copy for Person Applying to Vary or Cancel

IMPORTANT INFORMATION

Application by the protected person

If you are the protected person (or someone acting on behalf of the protected person) and you have applied to vary or cancel a restraining order, you must attend a hearing on the date set out on the front of this application. The court will summons the respondent who should also attend. At that hearing the court will decide whether or not to vary or cancel the restraining order.

If you do not attend the hearing, your application may be dismissed.

Application by the restrained person

If you are the restrained person and you have applied to vary or cancel a restraining order, you must attend a hearing on the date set out on the front of this application. The protected person will not attend this hearing. At this hearing you will have the opportunity to convince the court that there has been a substantial change in the relevant circumstances since the restraining order was made.

If you do not attend the hearing, your application may be dismissed.

If the court is not satisfied that there has been a substantial change of circumstances your application to vary or cancel the restraining order will be dismissed.

If the court is satisfied that there has been a substantial change of circumstances the court will set a date for a further hearing and will summons the protected person (or a person acting on behalf of the protected person) to attend. At that hearing the court will decide whether or not to vary or cancel the restraining order.

Again, if you do not attend the hearing, your application may be dismissed.

Number:		
Jurisdiction:	Court of Petty Sessions	Children's Court
Location:		

An application has been made to vary or cancel the restraining order to which you (or a person of whom you are a parent or guardian) are a party. The details of the application are set out below.

You are required to attend a court hearing on this matter at the place and time set out below.

Person summonsed	☐ Protected person ☐ Parent or guardian of a protected child ☐ Restrained Person ☐ Legal guardian of the protected person			
	Family name:		Date of birth:	
	Other names:			
	Home street: address: suburb:		postcode:	
	Work street: address: suburb:	postcode:		
	Phone nos.: work:	home:		
Restraining Order	☐ Violence Restraining Order	Date order made:		
Order	Misconduct Restraining Order	Date order served:		
	Restrained person:			
	Protected person:			
Application	An application has been made for the restraining order to be:			
Grounds for application				
Applicant	Signature:	-	Date:	
Hearing To be filled as by	Court:	Date:	Time:	
the court	Signature of clerk:			

If you do not attend the court hearing the restraining order may be varied or cancelled in you absence.

Number:		
Jurisdiction:	Court of Petty Sessions	Children's Court
Location:		

An application has been made to vary or cancel the restraining order to which you (or a person of whom you are a parent or guardian) are a party. The details of the application are set out below.

You are required to attend a court hearing on this matter at the place and time set out below.

Person summonsed	Protected person		
	Family name:		Date of birth:
	Other names:		<u> </u>
	Home street: address: suburb:	postco	de:
	Work street: address: suburb:	postco	de:
	Phone nos.: work:	home:	
Restraining Order	☐ Violence Restraining Order ☐ Misconduct Restraining Order	Date order made: Date order served:	
	Restrained person:		
	Protected person:		
Application	An application has been made for the restraining of cancelled amended The amendments sought are as follows:	rder to be:	
Grounds for application			
Applicant	Signature:		Date:
	Court:	I Date:	Time:
Hearing	Count:	Date:	time:
	Signature of clerk:		
	Where to attend cou	rt When to a	ttend court

If you do not attend the court hearing the restraining order may be varied or cancelled in you absence. Summonsed Person's Copy

tra	ining	order order y or ca	ancel

Number:	•	
Jurisdiction:	Court of Petty Sessions	Children's Court
Location:		

An application has been made to vary or cancel the restraining order to which you (or a person of whom you are a parent or guardian) are a party. The details of the application are set out below.

You are required to attend a court hearing on this matter at the place and time set out below.

Person	☐ Protected person	Parent or guardian of a protected	
summonsed	Restrained Person	 Legal guardian of the protected per 	
Person	Family name:		Date of birth:
to be	Other names:		<u>. </u>
served	Home street:		
	address: suburb:	postco	ode:
	Work street: address: suburb:	posted	nde:
	Phone nos.: work:	home:	
		-	
Restraining	☐ Violence Restraining Order ☐ Misconduct Restraining Order	Date order made:	
Order	☐ Misconduct Restraining Order	Date order served:	
	Restrained person:		
	Protected person:		
Application Grounds for application	An application has been made for the restraining cancelled amended The amendments sought are as follows:	g order to be.	
Applicant	Signature:		Date:
Hearing	Court:	Date:	Time:
	Signature of clerk:		

Proof of Service Copy

	Certificate of Service	
Person serving summons	Name of person serving summons: I am	
Service	Method of service: personal by post substituted se	ervice
	Date of service: Time of service:	
Person served # possible to blain]	Name: Date of birth: Signature:	
Certificate	I certify that on the day and at the time and place set out above:	ummons on the respondent
	OR	
Summons not served	Name of person attempting to serve summons: I am	
		ostituted service
	I was unable to serve this summons because: the respondent does not appear to live or work at the addresses given and the respondent appears to be deliberately avoiding being served with this other [give details]:	
	Signature:	Date:

Please return this proof of service copy of the summons to the court before the hearing date, even if you have been unable to serve it.

Back of Proof of Service Copy

D	Restraining Orders Act 1997 s. 63		
Hes	training order made Jurisdictio	n: December of Petty Sess	sions Children's Court
aurin	training order made g other proceedings ord of proceedings		· -
Rec	ord of proceedings		
Application	Order made: 🔲 by Court of its own motion 🔲 on an applicatio	n or request by	
Person to be	Family name:	- Ir	Date of birth:
protected	Other names:		
	Address: street: suburb;	postcode:	:
	Phone nos.: work: home:		
	Role in proceeding in which restraining order was made: applicant/complainant respondent/defendant other witness other		
Person to be	Family name:	To	Date of birth:
restrained	Other names:		
	Home street: address: suburb;	postcode:	<u> </u>
	Work street: address: suburb:	postcode:	:
	Phone nos.: work: home:		
	Role in proceeding in which restraining order was made: applicant/complainant respondent/defendant other witness dother		
Grounds on which order applied for or considered			
Family orders	Are there any current family orders relating to the respondent's rights in relation to children who may be affected by a restraining order?	□ Ye	s J No
orgers	Are there any current Family Court proceedings in which such orders are being sought?	☐ Ye	s 🗇 No
	Details of family order or proceedings.		
Firearms	Does the person to be restrained have a firearm or a firearms licence	? D Ye	s 🗆 No
	Does the person to be restrained have access to a firearm at work?	☐ Ye	s 🗆 No
Witnesses and summary of evidence	Person to be protected:		
	Person to be restrained:		

Other people:		
Other notes		
Terms of the order		
Order made Date order made:	ne order made;	
Clerk Signature:		Date:

Court Copy

	Restraining Orders Act 1997's 75	Number:	
Inters	tate restraining order	Jurisdiction: Court of Petty Sec	ssions
	olication to register	Location:	
	<u> </u>		
Protected person	Family name:		Date of birth:
person	Other names:		
	Address: street: suburb:	posto	ode:
	Phone nos.: work:	home:	
Applicant	Are you:		ian of a protected child of the protected person
[# you, the	Family name:		Date of birth:
applicant, are the protected person.	Other names:		7
you do not need to fill in these details.]	Address: street: suburb:	posto	ode:
	Phone nos.: work:	home:	
Restrained	fra.		Date of birth:
person	Family name: Other names:		Date of birth:
Fill in as many details as you	Home: street: address; suburb:	posto	ode:
card	Work street: address: suburb:	posto	
	Phone nos.: work:	home:	
Inferstate	State where order was made:		
order	Court in which order was made:		
	Date order was made:	Order/matter no.:	
Notice	1	ion of this order given to the restra	ined person.
Applicant	Signature:		Date:
Registered	Date of registration:	Time of registration:	
[To be filled in by the court]	Signature of clerk:	Date:	
Notification [To be filled in by the court]	Certify that on	am/pm at	

When you lodge this application you must also give the clerk the original interstate order or a copy certified to be a true copy by an officer of the court in which it was made. The clerk may also ask for evidence to show that the interstate order has been served on the restrained person.

Court Copy

Réstraining Orders Act 1997 s.75 Interstate restraining order		Number: Jurisdiction: Court of Petty Sessions		
Protected person	Family name:		Date of birth:	
peraore	Other names: Address: street:			
	Address: street: suburb:	postcode:		
	Phone nos.: work:	home:		
Applicant	Are you: the protected person a police officer	the parent or the legal guar	guardian of a protected child dian of the protected person	
	Family name:		Date of birth:	
	Other names: Address: street:			
	suburb:	postcode:		
	Phone nos.: work:	home;		
Restrained	Family name:		Date of birth:	
person	Other names:		Bate of Birth.	
	Home: street: address: suburb:		postcode:	
	Work street: address: suburb:		postcode:	
	Phone nos.: work:	home:		
Interstate	State where order was made:			
order	Court in which order was made:			
	Date order was made:	Order/matter no.:		
Notice	I 🗖 do 🗖 do not want notice of the registra	ation of this order given to the	restrained person.	
Applicant	Signature:		Date:	
Registered	Date of registration:	Time of registration:		
g	Signature of clerk:	Date:		
		1		

The interstate restraining order described above has been registered in Western Australia. It can now be enforced in this State as if it had been made here.

	Rostraining Orders Act 1997 s.75	Number:		
Interstate restraining order		Jurisdiction: Court of Petty Sessions		
<u> Ap</u>	plication to register	Location:		
Protected	Family name:	Date of birth:		
person	Other names:			
	Address: street: suburb:	postcode:		
	Phone nos.: work:	home:		
Applicant	Are you: the protected person a police officer	the parent or guardian of a protected child the legal guardian of the protected person		
	Family name:	Date of birth:		
	Other names:			
	Address: street: suburb:	. postcode:		
	Phone nos.: work:	home:		
Restrained	Family name:	Date of birth:		
person	Other names:	Salv of Ontil.		
	Home: street: address: suburb:	postcode:		
	Work street: address: suburb:	postcode:		
	Phone nos.: work:	home:		
nterstate	State where order was made:			
order	Court in which order was made:	*		
	Date order was made:	Order/matter no.:		
Votice	I do do not want notice of the registr	ration of this order given to the restrained person.		
Applicant	Signature:	Date:		
Registered	Date of registration:	Time of registration:		
	Signature of clerk:	Date:		
	0.3	100.00		

Notification to the Commissioner of Police

The interstate restraining order described above has been registered in Western Australia.

A copy of the interstate order is attached.

• . . .

Restraining Orders Regulations 1997

	Restraining Orders Act 1997, s.75	Number: Jurisdiction: Court of Petty Sessions		
Inters	state restraining order			
Ap	plication to register	Location:		
Protected	Family name:	Da	ite of birth:	
person	Other names:		_	
	Address: street: suburb:	postcode:	_	
	Phone nos.: work:	home:		
Applicant	Are you: the protected person a police officer	the parent or guardian of the legal guardian of the		
	Family name:		te of birth:	
	Other names:			
	Address: street: suburb:	postcode:		
	Phone nos.: work:	home:		
Restrained	Family name:		te of birth:	
person	Other names:		THE OF DIVINE	
	Home: street: address: suburb:	postcode:		
	Work street: address: suburb:	postcode:		
	Phone nos.: work:	home:		
Interstate	State where order was made:			
order	Court in which order was made:			
	Date order was made:	Order/matter no.:		
Notice	I 🗇 do 🗇 do not want notice of the regist	ation of this order given to the restrained p	erson.	
Applicant	Signature:	Dat	te:	
Registered	Date of registration:	Time of registration:		
_	Signature of clerk:	Date:		
	<u>u </u>			

Notification to the Registrar or Clerk

The restraining order described above and made in your court has been registered in Western Australia. If the original order is varied or cancelled please notify the clerk of the court mentioned above.

Interstate Court's Copy

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

