

Restraining Orders Regulations 1997

Compare between:

[01 Aug 2007, 02-b0-05] and [13 Jan 2010, 02-c0-04]

Western Australia

Restraining Orders Act 1997

Restraining Orders Regulations 1997

Part 1 — Preliminary

1. Citation

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

2. Commencement

These regulations come into operation on the day on which the *Restraining Orders Act 1997* comes into operation ¹.

2A. Terms used in these regulations

In these regulations —

approved means approved in writing by the Chief Executive Officer of the department of the Public Service principally assisting the Minister in the administration of the Act;

form followed by a designation means the form of that designation in Schedule 1;

proceedings under the Act means —

- (a) the hearing of an application; or
- (b) proceedings for an offence against the Act;

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restrained person, in relation to a restraining order, means the person who is bound by the order.

[Regulation 2A inserted in Gazette 26 Nov 2004 p. 5259-60.]

3. Forms

- (1) The forms set out in Schedule 1 are prescribed in relation to the matters specified in those forms.
- (2) Where a form is in parts, then only those parts of the form that are relevant, taking into account the part heading, need be used for a particular copy of the form, or for a particular purpose.
- (3) It is sufficient compliance with the Act if a form substantially in compliance with the prescribed Form is used.

[Regulation 3 amended in Gazette 26 Nov 2004 p. 5260.]

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Part 2 — Firearms and other weapons

[Heading amended in Gazette 26 Nov 2004 p. 5260.]

4. Giving up possession of firearms

- (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 holds 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

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(b) need not comply with subregulation (3) or (4), as the case requires, in respect of that firearm.

5. Dealing with firearms surrendered under section 14 of the Act or seized under section 62E of the Act

- A firearm or firearms licence given to a police officer under section 14 of the Act, or seized under section 62E 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.

[Regulation 5 amended in Gazette 26 Nov 2004 p. 5260.]

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5A. Dealing with firearms seized under section 62B(2)(c) of the Act

A firearm seized under section 62B(2)(c) of the Act is to be dealt with in the same manner as a firearm seized under section 24(2) of the *Firearms Act 1973*.

[Regulation 5A inserted in Gazette 26 Nov 2004 p. 5261.]

5B. Dealing with other weapons seized under section 62B(2)(c) of the Act

A weapon, other than a firearm, seized under section 62B(2)(c) of the Act is to be dealt with under sections 15, 16, 17 and 18 of the *Weapons Act 1999* in the same manner as a weapon seized under that Act.

[Regulation 5B inserted in Gazette 26 Nov 2004 p. 5261.]

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Part 3 — Practice and procedure

6. Record of telephone application

The written record required to be made under section 21(4) of the Act is to be made in the form of Form 7.

[Regulation 6 amended in Gazette 26 Nov 2004 p. 5261.]

6A. Application to correct minor error in restraining orders — section 49A of the Act

- (1) An application to the court under section 49A of the Act for an order correcting a restraining order is to be made in the form approved.
- (2) Subject to subregulation (3), an application under subregulation(1) is to be heard in the absence of the other party to the order.
- (3) If the court hearing an application so orders, the hearing is to be adjourned and notice of the application is to be given to the other party to the order.
- (4) Where an order is made under subregulation (3), the registrar is to ensure that the other party to the restraining order is given notice of the application, and is to fix a hearing and summons both parties to the hearing.
- (5) A copy of a restraining order corrected under section 49A of the Act is to be
 - (a) served on the person who is bound by the restraining order;
 - (b) delivered to
 - (i) the person protected by the order; or
 - (ii) the parent or guardian of that person, if the parent or guardian made the application for the restraining order on behalf of that person;
 - (c) delivered to the Commissioner of Police; and

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- (d) placed on the court's records.
- (6) The correction of restraining order under section 49A of the Act does not affect the time when the restraining order came into force or the duration of the restraining order.

[Regulation 6A inserted in Gazette 26 Nov 2004 p. 5261-2; amended in Gazette 31 Jul 2007 p. 3802.]

6B. Order that child be allowed to give oral evidence — section 53A of the Act

- (1) A party to a restraining order, or a person charged with an offence against the Act, may apply to the court for an order that a child be allowed to give oral evidence at any proceedings under the Act specified in the application.
- (2) An application referred to in subregulation (1) is to be made at least 14 days before the proceedings.
- (3) An application referred to in subregulation (1) is to be made in the form approved.
- (4) If an application referred to in subregulation (1) is made, the registrar is to give notice of the application to all other parties to the proceedings.

[Regulation 6B inserted in Gazette 26 Nov 2004 p. 5262-3; amended in Gazette 31 Jul 2007 p. 3802 .]

6C. Attendance at hearings

- (1) For the avoidance of doubt, a person is not to be taken to have failed to attend a hearing if the person is represented at the hearing by
 - (a) a legal practitioner; or
 - (b) a police officer, who made the application on behalf of the person, or who is conducting proceedings on the person's behalf under section 62G of the Act.

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- (2) Subregulation (1) does not apply if the person has failed to attend a hearing
 - (a) after being summonsed; or
 - (b) where, in the opinion of the court, the hearing cannot take place without the physical presence of the person.

[Regulation 6C inserted in Gazette 26 Nov 2004 p. 5263.]

6D. Certificate to the effect that the person who is bound by a restraining order was present in court when the order was made — section 55(3a) of the Act

Where a person bound by a restraining order is present in court when the order is made, the registrar of the court is to certify that this was so, in the form approved.

[Regulation 6D inserted in Gazette 26 Nov 2004 p. 5264; amended in Gazette 31 Jul 2007 p. 3802 .]

7. Adjournment of telephone applications

- (1) If the hearing of a telephone application is adjourned the registrar of the court where the magistrate hearing the telephone application is based 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 the Magistrates Court 3 ,

nearest to the applicant's usual place of residence.

(2) If the court in which the adjourned hearing is to be listed under 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 in which the adjourned hearing is to be listed under subregulation (1).

[Regulation 7 amended in Gazette 31 Jul 2007 p. 3800.]

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8. Procedure when restraining order made during bail hearing

- (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; and
 - (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.

9. Procedure when restraining order made during other proceedings

- (1) This regulation applies to
 - (a) the Magistrates Court 3 ;
 - (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

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a written record of the proceedings in the form of Form 11 cause the record to be placed on the court records.

9A. Procedure for applying for oral or substituted service

- (1) An application
 - (a) to a registrar for an order authorising oral service of a restraining order under section 55(2) of the Act; or
 - (b) to the court for an order authorising substituted service of a restraining order under section 60(1) of the Act,

is to be made in accordance with this regulation.

- (2) The application is to be made by a police officer.
- (3) The application is to
 - (a) specify the previous attempts to serve the restraining order, including any incidents of deliberate avoidance; and
 - (b) otherwise be made in an approved form.
- (4) When a police officer effects oral service in accordance with an order under section 55(2) or 60(1) of the Act, the police officer is to notify the court of that service in an approved form.
- (5) After the court has received that notification, the court is to post a copy of the order to the last known residential address of the person against whom the restraining order was sought.

[Regulation 9A inserted in Gazette 31 Jul 2007 p. 3800-1.]

10. Service of documents

(1) Personal or oral service of a restraining order is to be effected by the registrar, a police officer, a prison officer (as defined in the *Prisons Act 1981*) or a person authorised by the registrar.

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(2) When a document is given by the registrar to a police officer, prison officer or other authorised person for service, the officer or other person is to take all reasonable steps to serve that document in the manner directed by the registrar.

[*Regulation 10 amended in Gazette 8 Jan 2002 p. 33; 31 Jul 2007 p. 3802 .*]

10A. Use of closed circuit television or screening arrangements

- (1) If a court hearing a matter relating to a restraining order is of the opinion that, if special arrangements are not made, a party to the matter or a witness would be likely
 - (a) to be unable to give evidence, or to give evidence satisfactorily; or
 - (b) to suffer severe emotional trauma or be unnecessarily intimidated or distressed,

the court may make such arrangements as it thinks fit, using closed circuit television or screens, one-way glass or other suitable shielding devices, to reduce the likelihood of that circumstance occurring.

- (2) When considering whether to make arrangements under subregulation (1) in respect of a person the court may have regard to
 - (a) the person's age;
 - (b) the person's cultural background;
 - (c) any physical disability or mental impairment (as defined in the *Criminal Law (Mentally Impaired Accused) Act 1996*⁴) of the person;
 - (d) the relationship of the person to any other person involved in the proceedings;
 - (e) the effect on the person of the presence of another person;
 - (f) the nature of the subject-matter of the proceedings; and

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- (g) the expressed views of the person;
- (h) any other factor the court considers relevant.
- (3) When making arrangements under subregulation (1) the court must ensure that
 - (a) the judicial officer and all parties to the matter (or their counsel, if any) are able to see, hear and speak to each witness while he or she is giving evidence;
 - (b) each party to the matter has the means of communicating with his or her counsel at all times; and
 - (c) if a person takes part in the proceedings from outside the court room the person is able to see, hear and speak to the judicial officer at all times.
- (4) The court may make arrangements under subregulation (1)
 - (a) on the application of a party to the matter, at the request of a witness, or of its own motion; and
 - (b) at any stage of proceedings.
- (5) Whenever a matter relating to a violence restraining order comes before a court, the court must consider whether it ought to make arrangements under subregulation (1).
- (6) If a court considers that arrangements ought to be made under subregulation (1) but the necessary facilities are not available, the court may transfer the matter to another court where those facilities are available if to do so is practicable and will not unfairly prejudice any party to the matter.

[Regulation 10A inserted in Gazette 27 Mar 1998 p. 1714.]

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Part 4 — Interstate restraining orders

[11. Deleted in Gazette 26 Nov 2004 p. 5264.]

12. Application for registration of interstate order

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 registrar considers appropriate.

[Regulation 12 amended in Gazette 31 Jul 2007 p. 3802.]

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Part 5 — General

[Heading inserted in Gazette 26 Nov 2004 p. 5264.]

13. Property that may be recovered when restraining order made — section 13(5) of the Act

For the purposes of section 13(5) of the Act, property that may be recovered by a person from a place specified in a violence restraining order may include any, or all, of the following —

- (a) property that is used by the person to earn income;
- (b) personal property of a child of the person;
- (c) property that is wholly, or partly, the property of the person and that is used for, or by, a child of the person;
- (d) property that the other party to the restraining order has agreed that the person may recover.

[Regulation 13 inserted in Gazette 26 Nov 2004 p. 5264.]

14. Procedures for recovering property under terms of a violence restraining order — section 13(5)(b) of the Act

- (1) For the purposes of section 13(5)(b) of the Act, the procedures set out in this regulation are the procedures in accordance with which property specified in a violence restraining order is to be recovered from a place specified in that order.
- (2) Subject to subregulation (4), the person seeking to recover the property is to negotiate a mutually convenient time for the recovery of the property with a person who has lawful access to the property.
- (3) Subject to subregulation (4), if agreement as to the recovery of the property is reached, the person seeking to recover the property is to recover the property in accordance with that agreement.
- (4) If the person seeking to recover the property is unable to negotiate a mutually convenient time for the recovery of the

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property, or to carry out an agreement reached as to the recovery of the property, due to the terms of the violence restraining order, or for any other reason, the person wishing to recover the property may seek the assistance of a police officer.

[Regulation 14 inserted in Gazette 26 Nov 2004 p. 5265.]

15. Exchange of information — section 70A of the Act

For the purposes of section 70A of the Act, the following information about a person protected by a violence restraining order, or a child affected by such an order, is prescribed information —

- (a) the name, address, telephone number, age and ethnicity and other details of
 - (i) the person or child;
 - (ii) a person who is bound by the violence restraining order; or
 - (iii) an offender or alleged offender responsible for, or involved in, any offence relevant to the granting of the violence restraining order;
- (b) a description of any offence relevant to the granting of the violence restraining order and an abridged description of the circumstances of its commission;
- (c) any information about the grounds on which the violence restraining order was granted;
- (d) the name, rank and any other relevant identifying information of any police officer in charge of investigating any offence relevant to the granting of the violence restraining order;
- (e) the police station or office where information is held
 - (i) about the investigation of any offence relevant to the granting of the violence restraining order or the breach of that order; or

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(ii)	about the grounds on which the order was
	granted;

(f) the status of the investigation and prosecution of any offence relevant to the granting of the violence restraining order by a police officer.

[Regulation 15 inserted in Gazette 26 Nov 2004 p. 5265-6.]

<u>16.</u>	Prescribed countries
	For the purposes of section 79A of the Act, the following countries are prescribed —
	Canada
	Ireland
	United Kingdom.

[Regulation 16 inserted in Gazette 12 Jan 2010 p. 56.]

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Schedule 1 — Forms

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[Heading inserted in Gazette 26 Nov 2004 p. 5267.]

Table of forms

Forms about violence restraining orders

Form		Provisions of Act
1	Application for violence restraining order	Section 25
2	 Part A — Violence restraining order Part B — Information to be on the copy of order given to the person who is bound by the order Part C — Information to be on the respondent's endorsed copy Part D — Information to be on the copy of the order given to the person protected by the order Part E — Information to be on the proof of service copy Part F — Details of family order 	Sections 29, 32, 43, 49, 63 and 66
3	 Part A — Section 63A violence restraining order Part B — Information to be on the copy of the order given to the person who is bound by the order Part C — Information to be on the copy of the order given to the person protected by the order 	Section 63A

Forms about misconduct restraining orders

Form		Provisions of Act
4	Application for misconduct restraining order	Section 38
5	Part A — Misconduct restraining order	Part 4 Divisions 1
	Part B — Information to be on the copy of the order given to the person who is	and 2, sections 49
	bound by the order	and 63
	Part C — Information to be on the copy of the order given to the person	
	protected by the order	
	Part D — Information to be on the proof of service copy	

Forms about telephone orders

Form		Provisions of Act
6	Part A — Telephone order	Section 23
	Part B — Court copy of telephone order	
	Part C — Information to be on the copy of the order given to the person who is bound by the order	
	Part D — Information to be on the respondent's endorsed copy	
	Part E — Information to be on the copy of the order given to the person protected by the order	
	Part F — Information to be on the proof of service copy	
7	Restraining order record of telephone application	Section 21(4)

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Forms about variation and cancellation of orders

Form		Provisions of Act
8	Part A — Application to vary or cancel a restraining order	Section 45
	Part B — Information to be on the copy of the application given to the	
	applicant	
9	Part A — Summons to vary or cancel restraining order	Section 47
	Part B — Information to be on the proof of service copy	

Forms for police orders

Form		Provisions of Act
10	Police order	Part 2 Division 3A
	Part A — Police order	
	Part B — Information to be on the proof of service copy	
	Part C — Information to be on copy of police order given to the person bound	
	by a police order	
	Part D — Information to be on copy of police order given to a person	
	protected by a police order	

Other forms

Form		Provisions of Act
11	Restraining order made during other proceedings — Record of proceedings	Section 63
12	 Part A — Interstate restraining order — Application to register Part B — Information to be on the copy of the application given to the applicant Part C — Information to be on the copy of the application given to the Commissioner of Police Part D — Information to be on the copy of the application given to the 	Section 75(2)
10	interstate court where the interstate order was made	G
13	Part A — Restraining order — Summons Part B — Information to be on the proof of service copy	Sections 26(3) and 39
14	Application to have decision under section 42 of the Act set aside	Section 43A

[Table of forms inserted in Gazette 26 Nov 2004 p. 5267-8.]

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_	Form I — Applicat	ion for violence restraining order	
	ining Orders Act 1997 s. 25	Number:	
Violence restraining order		Jurisdiction:	
	Application	Location:	
Person seeking to be protected	Family name: Other names:		Date of birth:
to be protected	Address: street:		
	suburb:	postcode:	
	Phone nos.: work:	home:	
Applicant Are you: the person s [If not the person seeking to be protected] a child welf		b be protected in of a child who is the person seeking to be protected er on behalf of a child who is seeking to be protected the person who is seeking to be protected	
	Family name:		Date of birth:
	Other names:		
	Address: street: suburb:	postcode:	
	Phone nos.: work:	home:	
Respondent	Family name:		Date of birth:
[Fill in as many	Other names:		
details as you can]	Home street:		
	address: suburb: Work street:	postcode:	
	Work street: address: suburb:	postcode:	
	Phone nos.: work:	home:	
application	 behaving in a way the protected will have a exposing a child to a behaving in a way the to an act of family and the second second	abuse against the person seeking to be protected; hat could reasonably be expected to cause fear that a un act of abuse committed against him or her; n act of family and domestic violence; or hat could reasonably be expected to cause fear that a nd domestic violence.	
Family orders	Give details of the respondent's beh Are there any current family orders	relating to the respondent's rights in \Box Yes \Box N	lo 🗖 Unknown
[If yes, see the	relation to children who may be affe		
Details of family order Annexure]	Are there any current Family Court are being sought?		o 🗖 Unknown
Firearms	Does the respondent have a firearm	or firearms licence?	o 🗖 Unknown
	Does the respondent have access to		
First hearing	Do you want the respondent to be p	present at the first hearing?	
Applicant	Signature:		Date:
[Not essential if applicant is a police officer]			
Hearing	Court:	Date:	Time:
[To by filled in by the court]	Signature of registrar:		
Notification [To be filled in by the court]	I certify that on// I notified the applicant of the hearin Signature of registrar:	at am/pm at g date.	
	Affidavit eviden	ce may be provided on request	
	If you, or the respondent, request a	a copy of any affidavit received in evidence in relati s application is made is to provide a copy of the affida	

Form 1 — Application for violence restraining order

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[Form 1 inserted in Gazette 26 Nov 2004 p. 5269; amended in Gazette 31 Jul 2007 p. 3801 and 3802.]

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Restraining Or	ders Act 1997 s. 29, 32, 43, 49 and 63	Number:	
	Violence	Jurisdiction:	
Res	straining Order	Location:	
			-
Person who is	Family name:		Date of birth:
bound by this order	Other names: Home street:		
order	address: suburb:	postcode:	
	Work street:	posteode.	
	address: suburb:	postcode:	
	Phone nos.: work:	home:	
Person protected	Eamily name:		Date of birth:
r enson protected	Other names:		
Tours of and a	The order is	an interim order	a final order
Type of order	The order is D for 72 hours or less	in interim order	
Terms of this order			
Order made	Date order made:	Time order made:	
Registrar	Signature:		Date:

Form 2 — Violence restraining order Part A — Violence restraining order

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Form 2 — Violence restraining order Part B — Information to be on the copy of order given to the person who is bound by the order

IMPORTANT INFORMATION FOR PERSON BOUND BY THIS ORDER

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, or at a later time, if this is specified on the front of this order. 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 this order you may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both. If you breach the order in the presence of a child with whom you are in a family and domestic relationship (eg. your child, your partner's child or a child who ordinarily resides with you) the court sentencing you will consider this an aggravating factor.

Counselling and support services may be of assistance to you.

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, or a later time, if this is specified on the front of this order, 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.

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 order you may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.

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, or a later time, if this is specified on the front of this order, 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 comes into force; or
 if it was a telephone order which became a final order because you did not object, 3 months, or any shorter period specified in the order, after the telephone order was served on you.
- If, in the future, you want the order varied or cancelled you may apply to the court. If you would like more information about doing this you should consult your lawyer or the registrar of the court.

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

Affidavit evidence may be provided on request
If you, or the person protected by this order, request a copy of any affidavit received in evidence in relation to
this order the registrar of the court where the application for the order was made is to provide a copy of the
affidavit to the person who made the request.

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THIS ORDER COMES INTO FORCE IMMEDIATELY IF YOU WERE PRESENT IN COURT WHEN IT WAS MADE

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Form 2 — Violence restraining order Part C — Information to be on the respondent's endorsed copy of the order

IMPORTANT INFORMATION FOR THE PERSON WHO IS BOUND BY THIS ORDER

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	
Order Restraining Order No.: Court of Issue:	
Family name:	Date of birth:
Other names:	
Address: street:	
suburb: po	ostcode:
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			
Order Restraining Order No.:	Court of Issue:		
Family name:		Date of birth:	
Other names:			
Address: street:			
suburb:	postco	ode:	
I do not object to a final order being made on the same terms as this interim order. I understand			
that this interim order will automatically become a final order which will stay in force for the			
period specified in the order, or if no period is specified for 2 years, from the date on which this			
interim order was served on me.			
Signature:	Date:		

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Form 2 — Violence restraining order Part D — Information to be on the copy of the order given to the person protected by the order

IMPORTANT INFORMATION FOR THE PERSON PROTECTED BY THIS ORDER

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 person who is bound by this order, or at a later time, if this is
specified on the front of this order. The person who is bound by this order 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 person bound by this order breaches this order he or
she may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.
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 person bound by this order, or at a later time, if this is specified on the front of
this order, and it will remain in force until a final order is made or a court decides not to make a final order. The person who
is bound by this order must comply with this order at all times while it is in force.
The person who is bound by this order has 21 days within which to object to the order before it becomes a final order.
If the person who is bound by this order does object you will need to attend a final order hearing. At that hearing the court
will consider anything you and the person who is bound by this order 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 person who is bound by this order does object, this interim order will remain in force until the final order
hearing.
If the person who is bound by this order 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 person bound by this 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 person who is bound by this order breaches this order
he or she may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.
Counselling and support services may be of assistance to you.
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 person who is bound by this order, or at a later time, if this is
specified on the front of this order, and it will remain in force until it expires or is varied or cancelled by a court. The person
who is bound by this order 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 at the end of the specified period.
 if it was made at a final order hearing, 2 years after this final order comes into force;
 if it was hade at a man order hearing, 2 years and this man order comes into force, if it was a telephone order which became a final order because the person who is bound by the order did not object,
3 months (or any shorter time specified in the order) after the telephone order was served on the person who is bound by
the order.
If, in the future, you want the order varied or cancelled you may apply to the court. The person who is bound by this order
may also apply to have the order varied or cancelled. If you would like more information about doing this you should
consult your lawyer or the registrar of the court.
Penalty: It is an offence to breach a violence restraining order. If the person who is bound by this order breaches this order
he or she may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.
Counselling and support services may be of assistance to you.
Affidavit evidence may be provided on request
If you, or the person bound by this order, request a copy of any affidavit received in evidence in relation to
this order the registrar of the court where the application for the order was made is to provide a copy of the
affidavit to the person who made the request.

THIS ORDER COMES INTO FORCE IMMEDIATELY IF THE PERSON WHO IS BOUND BY THE ORDER WAS PRESENT IN COURT WHEN IT WAS MADE

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04]

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Certificate of Service			
	Restraining order No.: Court of issue:		
Person serving order	Name of person serving order: I am the registrar of the court a police officer Name and other identifying information: a prison officer Prison: a person authorised by the registrar Date of authorisation:		
Service	Method of service: personal oral by post substituted service Place where order served:		
Person served [Person who is bound by the order]	Date of service: Time of service:		
	Date of birth: Signature:		
Certificate	 I certify that on the day and at the time and place set out above: I personally served this order on the person who is bound by the order I orally served this order on the person who is bound by this order I posted this order to the person who is bound by this order I took the steps directed by the court to effect substituted service of this order on the person who is bound by this order on the person who is bound by this order I took the steps directed by the court to effect substituted service of this order on the person who is bound by this order in accordance with Part 6 Division 2 of the <i>Restraining Orders Act 1997</i>. 		
	In the case of oral service, I also certify that I gave the person who is bound by this order the information required by section 55(5) of the <i>Restraining Orders Act 1997</i> and that he or she appeared to understand what was said.		
	Signature: Date:		

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	ining Orders Act 1997 s. 66	Number:		
	ls of family order	Jurisdiction:		
Annex	ure to application	Location:		
р				
Parties	Name:			
to the family order or	Address: street:	and a day		
proceedings	suburb:	postcode:		
proceedings	Name: Address: street:			
	suburb:	postcode:		
Children	Names:			
	1.			
	2.			
	3.			
	4.			
	Address: street:			
	suburb:	postcode:		
Current	Date order was made:	Family Court matter no.:		
family order	Court by which order was made.			
	Terms of family order which relate to the respondent's rights in relation to children:			
	If the person seeking to be protected by the restraining order is a party to the family order, attach a copy of			
	the family order. If not, fill in the details as far as you (or the person seeking 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 respondent's rights in relation to children:			
running order				
	Are these terms of the order b	eing opposed?		
A 11	a :			
Applicant	Signature:	Date:		

Form 2 — Violence restraining order Part F — Details of family order

[Form 2 inserted in Gazette 26 Nov 2004 p. 5270-5; amended in Gazette 31 Jul 2007 p. 3801 and 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Restraining Orders Act 1997 s. 63A Section 63A Violence Restraining Order		Number:	
		Jurisdiction:	
		Location:	
Person who is bound by this order	Family name: Other names: Home street: address: suburb: Work street: address: suburb: Phone nos.: work:	Date of birth: postcode: postcode: home:	
Person protected	f Family name: Other names:	Date of birth:	
Lifelong order	This order remains in force for the p	period of the life of the person who is bound by this order.	
Terms of this order			
Order made	Date order made:	Time order made:	
Registrar	Signature:	Date:	

Form 3 — Section 63A violence restraining order Part A — Section 63A violence restraining order

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Form 3 — Section 63A violence restraining order Part B — Information to be on the copy of the order given to the person who is bound by the order

IMPORTANT INFORMATION FOR THE PERSON WHO IS BOUND BY THIS ORDER

Section 63A violence restraining order

A violence restraining order has been made against you under section 63A of the *Restraining Orders Act 1997*. The order is in the terms set out on the front of this order. This order came into force when it was served on you, or at a later time, if this is specified on the front of this order. You must comply with this order for the rest of your life.

Penalty: It is an offence to breach a violence restraining order. If you breach this order you may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both. If you breach the order in the presence of a child with whom you are in a family and domestic relationship (eg. your child, your partner's child or a child who ordinarily resides with you) the court sentencing you will consider this an aggravating factor.

Counselling and support services may be of assistance to you.

THIS ORDER COMES INTO FORCE IMMEDIATELY IF THE PERSON WHO IS BOUND BY THE ORDER WAS PRESENT IN COURT WHEN IT WAS MADE

Form 3 — Section 63A violence restraining order Part C — Information to be on the copy of the order given to the person protected by the order

IMPORTANT INFORMATION FOR THE PERSON WHO IS PROTECTED BY THIS ORDER

Section 63A violence restraining order

A violence restraining order has been made to protect you under section 63A of the *Restraining Orders Act 1997*. The order is in the terms set out on the front of this order. This order came into force when it was served on the person who is bound by the order, or at a later time if this is specified on the front of this order. The person who is bound by this order must comply with this order for the rest of his or her life.

Penalty: It is an offence to breach a violence restraining order. If the person who is bound by this order breaches this order he or she may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.

Counselling and support services may be of assistance to you.

THIS ORDER COMES INTO FORCE IMMEDIATELY IF THE PERSON WHO IS BOUND BY THE ORDER WAS PRESENT IN COURT WHEN IT WAS MADE

[Form 3 inserted in Gazette 26 Nov 2004 p. 5276-7; amended in Gazette 31 Jul 2007 p. 3802.]

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Restraining Orders Act 1997 s. 38(2) Misconduct restraining order Application		Number: Jurisdiction:	
		D	
Person seeking to be	Family name: Other names:		Date of birth:
protected	Address: street: suburb:	postcod	e:
	Phone nos.: work:	home:	
Applicant [If not the person seeking to be protected]	a police officer	protected a child who is seeking to be protected person who is seeking to be protected	
	Family name: Other names:		Date of birth:
	Address: street: suburb:	postcod	۰.
	Phone nos.: work:	home:	c.
Respondent [Fill in as many details as you can]	Family name: Other names:		Date of birth:
	Home street: address: suburb:	postcod	e:
	Work street: address: suburb:	postcod	e:
	Phone nos.: work:	home:	
Grounds for application	behave in a manner thatdamage property owned	ining order? Because the respondent is likely to is intimidating or offensive to a person seeking by, or in the possession of, the person seeking is, or is likely to lead to, a breach of the peace. our.	to be protected;
Firearms	Does the respondent have a firearm or f	firearms licence?	No 🛛 Unknown
1 nearms	Does the respondent have a mean of r Does the respondent have access to a fir		No 🛛 Unknown
Applicant	Signature:		Date:
Hearing [To by filled in by the court]	Court:	Date:	Time:
	Signature of registrar:		•
Notification [To be filled in by the court]	I certify that on// I notified the applicant of the hearing da Signature of registrar:	at am/pm at ate.	

Form 4 — Application for misconduct restraining order

[Form 4 inserted in Gazette 26 Nov 2004 p. 5278; amended in Gazette 31 Jul 2007 p. 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

-			
	Orders Act 1997 s. 43, 49 and 63	Number:	
]	Misconduct	Jurisdiction:	
Res	training Order	Location:	
			-
Person who is	Family name:		Date of birth:
bound by this order	Other names: Home street:		
order	address: suburb:	postcode:	
	Work street:	P	
	address: suburb:	postcode:	
	Phone nos.: work:	home:	
Person protected	Family name:		Date of birth:
	Other names:		
Terms of the order			
Order made	Date order made:	Time order made:	
Registrar	Signature:		Date:

Form 5 — Misconduct restraining order Part A — Misconduct restraining order

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Form 5 — Misconduct restraining order Part B — Information to be on the copy of the order given to the person who is bound by the order

IMPORTANT INFORMATION FOR THE PERSON WHO IS BOUND BY THIS ORDER

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 comes into force when it was served on you, or at a later time, if this is specified on the front of this order, 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 comes into force.

If, in the future, you want the order varied or cancelled you may apply to the court. The person who is bound by this order may also apply to have the order varied or cancelled. If you would like more information about doing this you should consult your lawyer or the registrar of the court.

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

Counselling and support services may be of assistance to you.

Affidavit evidence may be provided on request

If you, or the person protected by this order, request a copy of any affidavit received in evidence in relation to this order the registrar of the court where the application for the order was made is to provide a copy of the affidavit to the person who made the request.

THIS ORDER COMES INTO FORCE IMMEDIATELY IF THE PERSON WHO IS BOUND BY THE ORDER WAS PRESENT IN COURT WHEN IT WAS MADE

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Form 5 — Misconduct restraining order Part C — Information to be on the copy of the order given to the person protected by the order

IMPORTANT INFORMATION FOR THE PERSON PROTECTED BY THE ORDER

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 comes into force when it is served on the person who is bound by this order, or at a later time, if this is specified on the front of this order, and it will remain in force until it expires or is varied or cancelled by a court. The person who is bound by this order 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 comes into force.

If, in the future, you want the order varied or cancelled you may apply to the court. The person who is bound by this order may also apply to have the order varied or cancelled. If you would like more information about doing this you should consult your lawyer or the registrar of the court.

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

Counselling and support services may be of assistance to you.

Affidavit evidence may be provided on request

If you, or the person bound by this order, request a copy of any affidavit received in evidence in relation to this order the registrar of the court where the application for the order was made is to provide a copy of the affidavit to the person who made the request.

THIS ORDER COMES INTO FORCE IMMEDIATELY IF THE PERSON WHO IS BOUND BY THE ORDER WAS PRESENT IN COURT WHEN IT WAS MADE

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	Certificate of S	Service	
		ining order No.: of issue:	
Person serving order	Name of person serving order: I am the registrar of the court a police officer Rank, num a prison officer Prison: a person authorised by the registrar	ber and station: Date of authorisation:	
Service	Method of service: personal oral Place where order served: Date of service:	☐ by post Time of service:	substituted service
Person served [Person who is bound by the order]	Name: Date of birth: Signature:		
Certificate	I certify that on the day and at the time and place set d I personally served this order on the person I orally served this order on the person who I posted this order to the person who is bou I took the steps directed by the court to effe bound by the order in accordance with Part In the case of oral service, I also certify that I gave th required by section 55(5) of the <i>Restraining Orders A</i> was said.	who is bound by the order is bound by the order nd by the order ct substituted service of this c 6 Division 2 of the <i>Restrainin</i> e person who is bound by this	ag Orders Act 1997. To order the information peared to understand what
	Signature:		Date:

Form 5 — Misconduct restraining order Part D — Information to be on the proof of service copy

[Form 5 inserted in Gazette 26 Nov 2004 p. 5279-81; amended in Gazette 31 Jul 2007 p. 3801 and 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

		17 1	
Restr	aining Orders Act 1997 s. 23	Number:	
Tele	ephone Violence	Jurisdiction:	
Res	straining Order	Location:	
Person who is bound by this order Protected person Type of order Terms of the order	Family name: Other names: Home street: address: suburb: Work street: address: suburb: Phone nos.: work: Family name: Other names: The order is If for 72 hours or less	Location: postcode: postcode: home: an interim order	Date of birth:
Order made	Date order made:	Time order made:	
Authorised	Name:		
person	Rank and number/identification:		
	Signature:		Date:
Confirmation	This order is correct is not co	orrect and is to be amended as shown	n above
by Magistrate	Signature:		Date:

Form 6 — Telephone order Part A — Court copy of telephone order

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aining Orders Act 1997 s. 23	Number:	
ephone Violence	Jurisdiction:	
straining Order	Location:	
Family name: Other names: Home street: address: suburb: Work street: address: suburb: Phone nos.: work: 1 Family name: Other names: The order is Image: Other names:	postcode postcode home:	
Date order made: Name: Rank and number/identification: Signature:	Time order made:	Date:
	Family name: Other names: Home street: address: address: suburb: Work street: address: address: suburb: Phone nos.: work: I Family name: Other names: Other names: Internames: The order is Internames: I be order made: Internames: I bate order made: Name: Rank and number/identification: Internames:	Pamily name: Jurisdiction: Other names: Home street: address: suburb: postcode Work street: address: suburb: address: suburb: postcode Phone nos.: work: home: 1 Family name: Other names: 0ther names:

Form 6 — Telephone order Part B — Copy of the order given to the person who is bound by the order

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Form 6 — Telephone order Part C — Information to be on the copy of the order to be given to the person who is bound by the order

IMPORTANT INFORMATION FOR PERSON WHO IS BOUND BY THIS ORDER

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, or at a later time, if this is specified on the front of this order. 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 this order you may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both. If you breach the order in the presence of a child with whom you are in a family and domestic relationship (eg. your child, your partner's child or a child who ordinarily resides with you) the court sentencing you will consider this an aggravating factor.

Counselling and support services may be of assistance to you.

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, or a later time, if this is specified on the front of this order, 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.

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 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 order you may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.

Affidavit evidence may be provided on request

If you, or the person protected by this order, request a copy of any affidavit received in evidence in relation to this order the registrar of the court where the application for the order was made is to provide a copy of the affidavit to the person who made the request.

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Form 6 — Telephone order Part D — Information to be on the respondent's endorsed copy

IMPORTANT INFORMATION FOR THE PERSON WHO IS BOUND BY THIS ORDER

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	1	
Order	Restraining Order No.:	Court of Issue:	
Family na	ame:		Date of birth:
Other nar	nes:		
Address:			
	suburb:	postec	ode:
Will you	be represented by a lawyer at the final order	hearing?	Yes 🗖 No
If yes:	Lawyer's name:		
	Lawyer's firm:		
How man	y witnesses (including yourself) do you inte	nd to call?	
Does this	interim order prevent you from —		
 going 	to where you normally live?		Yes 🗖 No
0 0	g contact with your children?		Ves 🗖 No
• going to where you work or otherwise prevent you from doing your job?			
• being	in possession of a firearm which is essential	for your job?	Yes 🗖 No
Signature		Date:	

OR

-			
	Consent		
Order	Restraining Order No.:	Court of Issue:	
Family na	me:		Date of birth:
Other nam	nes:		
Address:	street:		
	suburb:	postco	ode:
I do not object to a final order being made on the same terms as this interim order. I understand			
that this in	nterim order will automatically become a fin	hal order which will stay i	n force for the
period spe	ecified in the order, or if no period is specifi	ed for 2 years, from the da	ate on which this
interim or	der was served on me.		
Signature:		Date:	

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Form 6 — Telephone order Part E — Information to be on the copy of the order given to the person protected by the order IMPORTANT INFORMATION

FOR PERSON PROTECTED BY THIS ORDER

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 person who is bound by this order, or at a later time, if this is specified on the front of this order. The person who is bound by this order 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 person bound by this order breaches this order he or she may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.

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 person bound by this order, or at a later time, if this is specified on the front of this order, and it will remain in force until a final order is made or a court decides not to make a final order. The person who is bound by this order must comply with this order at all times while it is in force.

The person who is bound by this order has 21 days within which to object to the order before it becomes a final order.

If the person who is bound by this order does object you will need to attend a final order hearing. At that hearing the court will consider anything you and the person who is bound by this order 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 person who is bound by this order does object, this interim order will remain in force until the final order hearing.

If the person who is bound by this order 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 person bound by this 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 person who is bound by this order breaches this order he or she may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.

Counselling and support services may be of assistance to you.

Affidavit evidence may be provided on request

If you, or the person bound by this order, request a copy of any affidavit received in evidence in relation to this order the registrar of the court where the application for the order was made is to provide a copy of the affidavit to the person who made the request.

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Form 6 — Telephone order
Part F — Information to be on the proof of service copy

	Certificate of Service	
	Restraining order No.: Court of issue:	
Person serving order	Name of person serving order: I am the registrar of the court a police officer Name and other identifying information a prison officer Prison: a person authorised by the registrar Date of authorisation:	
Service	Method of service: personal oral by post Place where order served:	substituted service
	Date of service: Time of service:	
Person served [Person who is bound by the order]	Name: Date of birth: Signature:	
Certificate	I certify that on the day and at the time and place set out above I personally served this order on the person who is bound by the order I orally served this order on the person who is bound by this order I posted this order to the person who is bound by this order I took the steps directed by the court to effect substituted service of this order on the person who is bound by this order I took the steps directed by the court to effect substituted service of this order on the person who is bound by this order in accordance with Part 6 Division 2 of the <i>Restraining Orders Act 1997</i> . In the case of oral service, I also certify that I gave the person who is bound by this order the information required by section 55(5) of the <i>Restraining Orders Act 1997</i> and that he or she appeared to understand what was said. Signature: Date:	

[Form 6 inserted in Gazette 26 Nov 2004 p. 5282-7; amended in Gazette 31 Jul 2007 p. 3801 and 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

	ning Orders Act 1997 s. 21(4)	Number:		
	straining order	Jurisdiction:		
Rec	ord of telephone	Location:		
	application			
P				
Authorised	Name:			
person	Rank and number/identification: Contact phone no.:	Det	te of application	
	Contact phone no	Dat	te of application	
Reason for				
applying by telephone	I 🗆 am 🗖 am not satisf	fied that the matter is sufficiently	v urgent to justif	iv a telephone application
		ied that the matter is sufficiently	y urgent to justi	
Person seeking	Family name:			Date of birth:
to be protected	Other names: Address: street:			
protected	suburb:		postcode:	
	Phone nos.: work:	home:	posteode.	
A 1: /				
Applicant		seeking to be protected or guardian of a child who is see	king to be prote	cted
[If not the	r · · · ·	welfare officer on behalf of a ch		
person seeking to		sed person		ng to be protected
be protected]	🗖 legal gu	ardian of the person who is seel	king to be protec	cted
	Family name:			Date of birth:
	Other names:			
	Address: street:			
	suburb:	1	postcode:	
	Phone nos.: work:	home:		-
Respondent	Family name:			Date of birth:
	Other names:			
	Home street: address: suburb:		nostoodou	
	Work street:		postcode:	
	address: suburb:		postcode:	
	Phone nos.: work:	home:		
	The respondent is	is not present		
		is not being detained by a p	olice officer	
Grounds for				
application				
Family	Are there any current family orders	s relating to the respondent's		
orders	rights in relation to children who m		order? 🗖 Yes	s 🗖 No 🗖 Unknown
	Are there any current Family Court	t proceedings in which such		
	orders are being sought?	***	□ Yes	s 🗖 No 🗖 Unknown
	Details of family order or proceedi	ngs		
Firearms	Does the respondent have a firearm	or a firearms licence?	□ Yes	□ No □ Unknown
	Does the respondent have a mean			□ No □ Unknown

Form 7 — Restraining order record of telephone application

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Witnesses and	Applicant:	
summary of evidence	Respondent:	
	Authorised person:	
	Other people:	
Other notes		
Decision and order	I am a mot satisfied that a telephone order should be made. The terms of the order are:	
Magistrate	Name:	
	Court where Magistrate is based:	
	Magistrate's location when hearing application: Signature: Date: Time:	
	Date: Time:	

[Form 7 inserted in Gazette 26 Nov 2004 p. 5288-9.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Form 8 — Application to vary or cancel a restraining order Part A — Application to vary or cancel a restraining order

Res	aining Orders Act 1997 s. 45 Number: straining order Jurisdiction: cion to vary or cancel Location:
Person applying to	Family name:
vary or cancel	Other names: Address: street: suburb: postcode:
	Phone nos.: work: home: Are you: the person protected by the order the parent or guardian of a child protected by the order a police officer the legal guardian of the person protected by the order the person bound by the order the legal guardian of the person protected by the order
Restraining order	Type of order: Violence Restraining Order Image: Misconduct Restraining Order Date order was made: Restraining order no.: Person who is bound by the order: Person who is protected by the order:
Grounds for leave to continue this application [Only fill this in if the application is being made by the person bound by the order]	If you are the person bound by the restraining order, on what grounds do you seek leave to continue the application?
Variation or cancellation	Do you want the restraining order to be a cancelled varied varied If varied, what do you want changed?
Grounds for variation or cancellation	Why do you want the restraining order varied or cancelled?
Hearing [To be filled in by the court]	Court: Date: Time:
Notification [To be filled in by the court]	I certify that on// at at am/pm at I notified the person applying to vary or cancel of the hearing date. Signature of registrar:

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Form 8 — Application to vary or cancel a restraining order Part B — Information to be on the copy of the application to be given to the applicant

IMPORTANT INFORMATION FOR THE APPLICANT

Application by the person protected by the restraining order
If you are the person protected by the restraining order (or someone acting on behalf of that person) and you have applied to vary or cancel the order, you must attend a hearing on the date set out on the front of this application. The court will summons the person who is bound by the order 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 person who is bound by the restraining order
 If you are the person who is bound by the restraining order 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 person protected by the restraining order will not attend this hearing. At this hearing you will have the opportunity to satisfy the court that you should be granted leave to continue the application. To do this you will need to satisfy the court that one of the following applies: (i) you had a reasonable cause not to attend a prior hearing where the restraining order was made (this does not apply in respect of a hearing where you were not present because the person protected by the order chose to have the matter heard in your absence under section 26 of the <i>Restraining Orders Act 1997</i>); (ii) there is evidence to support a claim that a person protected by the order has persistently invited or encouraged you to breach the order, or by his or her actions has persistently attempted to cause you to breach the order; (iii) there has been a substantial change in the relevant circumstances since the order was made; or (iv) if this application is made to vary or cancel an interim order, there is evidence to support a claim that the restraints imposed by the order are causing you unnecessary hardship.
If you do not attend the hearing, your application may be dismissed. Your application to vary or cancel the restraining order will be dismissed if you do not satisfy the court that one of the grounds set out above applies. If the court is satisfied that one of the grounds set out above applies to you then the court will set a date for a further hearing and will summons the person protected by the order to 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 to extend duration of order If this application is to vary the restraining order by extending the duration of the order, then,
despite anything else in the <i>Restraining Orders Act 1997</i> , THE ORDER WILL NOT EXPIRE before the application is determined if the person bound by the order has been given a copy of this application.

[Form 8 inserted in Gazette 26 Nov 2004 p. 5290-1; amended in Gazette 31 Jul 2007 p. 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Form 9 — Summons to vary or cancel restraining order Part A — Summons to vary or cancel restraining order

Restraining Orders Act 1997 s. 47	Number:
Restraining order	Jurisdiction:
Summons to vary or cancel	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	Person protected by the order								
summonsed	 Parent or guardian of a child protected by the order Person bound by the order Legal guardian of a person protected by the order Child Welfare Officer on behalf of a child protected by the order 								
								Family name:	Date of birth:
								Other names:	
	Home street:								
	address: suburb:	poste	ode:						
	Work street:								
	address: suburb:	poste	ode:						
	Phone nos.: work:	home:							
Restraining	Violence Restraining Order	Date order made:							
order	 Misconduct Restraining Order 	Date order served:							
	Person bound by the order:								
	Person protected by the order:								
	reison protected by the order.								
Application	An application has been made for the restraining order to be:								
	□ varied								
	The variations sought to the order are as follows:								
Grounds for									
application									
Hearing	Court:	Date:	Time:						
[To be filled in by									
the court]	<u></u>								
	Signature of registrar:								

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

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	Certificate of Service				
	Restraining order No.: Court of issue:				
Person serving summons	Name of person serving summons: I am the registrar of the court a police officer Rank, number and station: a prison officer Prison: a person authorised by the registrar Date of authorisation:				
Service	Method of service: □ personal □ by post □ substituted service Place where summons served: □ □ □ Date of service: □ Time of service: □				
Person served [Person bound, or person protected by the order]	Name: Date of birth: Signature:				
Certificate	I certify that on the day and at the time and place set out above: I personally served this summons on the person to be summonsed I posted this summons to the person to be summonsed I took the steps directed by the court to effect substituted service of this summons on the person to be summonsed in accordance with Part 6 Division 2 of the <i>Restraining Orders Act 1997</i>. Signature:				

Form 9 — Summons to vary or cancel restraining order Part B —Information to be on the proof of service copy

OR

Summons not	Name of person	attempting to serve summons:		
served	I am 🗖	the registrar of the court		
		a police officer Rank, number	and station:	
		a prison officer Prison:		
		a person authorised by the registrar	Date of author	sation:
	Attempted method	od of service: personal	by post	substituted service
	I was unable to s	serve this summons because:		
		rson to be summonsed does not appear	to live or work at t	he addresses given and cannot
	be for	and elsewhere	to he of work at t	the addresses given and cannot
	□ the per			U U

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.

[Form 9 inserted in Gazette 26 Nov 2004 p. 5292-3; amended in Gazette 31 Jul 2007 p. 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Person who is	Family name:					Date of birth:
bound by this	Other names:					Date of birth.
order	Home street					
	address: subur Work street				postcode:	
	address: subu				postcode:	
	Phone nos.:	wor	k:	home:		mobile:
Person protecte	d Family name:					Date of birth:
	Other names:					
Type of order	This order is a		24 hour police order			
			72 hour police order			

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Issuing police officer

Name and other identifying information:

Signature:

Form 10 — Police order					
Part B — Information to be on the proof of service copy					

	Certificate of Service				
Person served [Person who is bound by the order]	Name: Date of birth: Signature:				
Consent for 72 hour police order	Order for the protection of an adult I. I,				
	Signature OR □ a child welfare officer * consents to the making of this order. Name and other identifying information *Delete as applicable				
Details of	Place where order served:				
Service	Date of service: Time of service:				
Officer servicing order	Name and other identifying information: I certify that on the day and at the time and place set out above: I personally served this order on the person bound by this order I gave the explanation required by section 30E(3) of the <i>Restraining Orders Act 1997</i> to the person bound by this order and the person protected by this order Signature: Date:				

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Form 10 — Police order Part C — Information to be on the copy of order given to the person bound by a police order

PERSON BOUND BY THIS ORDER IMPORTANT INFORMATION

This is a police order which has been made against you.
In this police order you are referred to as the person who is bound by this order.
This police order came into force when it was served on you.
You must comply with the terms of this order until it expires.
The date and time of expiry are written on the front of this order.
The terms of this police order are written on the front of this order. You should read the terms carefully so that you are aware of the restraints that have been imposed on you — this means that you are not to do certain things.
This police order has been issued to —

ensure that a person is protected from acts of family and domestic violence;
prevent behaviour that could reasonably be expected to cause fear that a person will have committed against them an act of family and domestic violence; or
ensure that children are not exposed to acts of domestic violence.

Penalty: It is an offence to breach a police order. If you breach this order you may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both. If you breach the order in the presence of a child with whom you are in a family and domestic relationship (eg. your child, your partner's child or a child who ordinarily resides with you) the court sentencing you will consider this an aggravating factor.

Counselling and support services may be of assistance to you.

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Form 10 — Police order Part D — Information to be on the copy of a police order given to a person protected by a police order

IMPORTANT INFORMATION FOR PERSON PROTECTED BY A POLICE ORDER

This is a police order which has been made for your benefit. In this police order you are referred to as the person protected. This police order came into force when it was served on the person who is bound by the order. The person bound by this order must comply with the terms of this order until it expires. The date and time of expiry are written on the front of this order. The terms of this police order are written on the front of this order. You should read the terms carefully so that you are aware of the restraints that have been imposed to protect you. This police order has been issued to ensure that a person is protected from acts of family and domestic violence; prevent behaviour that could reasonably be expected to cause fear that a person will have committed against them an act of family and domestic violence; or ensure that children are not exposed to acts of domestic violence. The person bound by this order commits an offence if he or she fails to comply with this order. You must not invite or encourage the person bound by this order to breach this order; or by your actions cause the person bound by this order to breach the order.

Penalty: It is an offence to breach a police order. If the person bound by this order breaches this order he or she may be arrested and on conviction will face a penalty of up to \$6 000 or imprisonment for 2 years, or both.

Counselling and support services may be of assistance to you.

[Form 10 inserted in Gazette 26 Nov 2004 p. 5294-7.]

Form 11	- Restraining	order made	during other	proceedings -	- record of 1	proceedings
1 01111 1 1	restraining	order made	during other	proceedings		stoceedings

	aining Orders Act 1997 s. 63 Number:	
	aining order made Jurisdiction:	
	cother proceedings Location:	
Application	Order made: by court of its own motion on an application or request by	
Person protected by the order	Family name: Other names:	Date of birth:
the order	Address: street: suburb: postcode: Phone nos.: work: home:	
	Role in proceeding in which restraining order was made: applicant/prosecutor respondent/accused other witness other	
Person who is bound by the	Family name: Other names:	Date of birth:
restraining order	Home street: address: suburb: postcode: Work street:	
	Phone nos.: work: home:	
	Phote hos.: work: none: Role in proceeding in which restraining order was made: applicant/prosecutor respondent/accused other witness other	
Grounds on which order applied for or considered		
Family	Are there any current family orders relating to the person who is bound by the restraining	0
orders		□ No □ No
Firearms	Does the person who is bound by the restraining order have a firearm or a firearms licence. Does the person who is bound by the restraining order have access to a firearm at work?	ce? 🗆 Yes 📄 No 🗋 Yes 📄 No
Witness and summary of evidence	Person protected by the restraining order: Person who is bound by the restraining order: Other people:	

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Other notes			
Terms of the order			
Order made	Date order made:	Time order made:	
Registrar	Signature:		Date:

[Form 11 inserted in Gazette 26 Nov 2004 p. 5298-9; amended in Gazette 31 Jul 2007 p. 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

	ining Orders Act 1997 s. 75	Number:			
Interstat	te restraining order	Jurisdiction:			
Appli	cation to register	Location:			
			-		
Person to be protected by the	Family name:		Date of birth:		
order	Other names:				
	Address: street:				
	suburb: Phone nos.: work:	code:			
A		person to be protected			
Applicant	Are you: the person to be prot a police officer	□ the parent or guardian			
[If not the	Family name:		Date of birth:		
person seeking to be protected]	Other names:				
	Address: street:				
	suburb: Phone nos.: work:	post home:	code:		
Person who is to	Family name:		Date of birth:		
be bound by this	Other names:				
order	Home street:				
[Fill in as many	address: suburb:	postcode:			
details as you can]	Work street:				
cuij	address: suburb: postcode: Phone nos.: work: home:				
	a				
Interstate order	State where order was made:				
	Court in which order was made:				
	Date order was made:	Order/matter no.:			
Notice		ce of the registration of this order given y this order	to the person who is to be		
Applicant	Signature:		Date:		
Registered	Date of registration:	ation:			
[To be filled in by the court]	Signature of registrar:	Date:			
Notification		am/pm at			
[To be filled in by the court]	I notified the applicant that the order had b Signature of registrar:	een registered.			

Form 12 — Application to register an interstate restraining order Part A — Application to register an interstate restraining order

When you lodge this application you must also give the registrar 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 registrar may also ask for evidence to show that the interstate order has been served on the person who is to be bound by the order.

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Form 12 — Application to register an interstate restraining order Part B — Information to be on the copy of the application given to the applicant

Notification to applicant

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

Form 12 — Application to register an interstate restraining order Part C — Information to be on the copy of the application given to the Commissioner of Police

Notification to the Commissioner of Police The interstate order described in this form has been registered in Western Australia. A copy of the interstate order is attached.

Form 12 — Application to register an interstate restraining order Part D — Information to be on the copy of the application given to the interstate court where the relevant interstate order was made

Notification to the Registrar

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 registrar of the court mentioned above.

[Form 12 inserted in Gazette 26 Nov 2004 p. 5300-1; amended in Gazette 31 Jul 2007 p. 3802.]

Form 13 — Restraining order — summons Part A — Restraining order — summons



Number:		
Jurisdiction:		
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:			
	Other names:			
	Home street: address: suburb:		postcode:	
	Work street: address: suburb:		postcode:	
	Phone nos.: wo	ork: home:		
Person seeking	Family name:			
to be protected	Other names:			
Applicant [If not the person seeking to be protected]		 person seeking to be protected parent or guardian of a child who i a police officer the legal guardian of a person seek 	о .	l
	Family name:			
	Other names:			
Type of order	The application is for	a Violence Restraining Order	a Misconduct	Restraining Order
Grounds for application				
Hearing	Court:		Date:	Time:
8	Signature of registrar:		4	L

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 seeking 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.

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Form 13 — Restraining order — summons Part B — Information to be on the proof of service copy

Certificate of Service					
Person serving summons		Rank, number and station	:		
Details of service	Method of service: personal Place where summons served: Date of service:	☐ by post Time of service	substituted service		
Person served [If possible to obtain]	Name: Date of birth: Signature:				
Certificate	 I certify that on the day and at the time and place set out above: I personally served this summons on the respondent I posted this summons to the respondent I took the steps directed by the court to effect substituted service of this summons on the in accordance with Division 2 of Part 6 of the <i>Restraining Orders Act 1997</i>. 				
	Signature:		Date:		

Summons not	Name of person attempting to serve summons:			
served	I am the registrar of the court a police officer Rank, number and a prison officer Prison: a person authorised by the registrar Dat			
	Attempted method of service: □ personal □ by post □ substituted service Steps taken to attempt service: □ □ □ □			
	I was unable to serve this summons because: I was unable to serve this summons because: the respondent does not appear to live or work at the addresses given and cannot be found elsewhere the respondent appears to be deliberately avoiding being served with this summons 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.

[Form 13 inserted in Gazette 26 Nov 2004 p. 5302-3; amended in Gazette 31 Jul 2007 p. 3802.]

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Restraining Orders Act 1997 s. 43A Application to set aside decision under section 42 of the Restraining Orders		Number:		
		Jurisdiction:		
the A	Act 1997	Location:		
Applicant's details	Name:		Date of birth:	
	Address:			
	Phone nos.: work:	home:	mobile:	
Respondent's details	Name:			
Date of decisio	n			
Date of application	 This application is made within 21 days from the date that I first became aware of/was served with a copy of the order This application is not made within 21 days from the date that I first became aware of/was served with a copy of the order 			
Application	I apply for the following orders — Leave be granted to proceed with this application out of time. The decision and orders made in this matter on the date above be set aside.			
Grounds for application	I rely on the following grounds in sup (Outline grounds, if insufficient space		ion.)	
Signature of applicant and date				

[Form 14 inserted in Gazette 26 Nov 2004 p. 5304.]

Court: Address: Date and time of hearing:

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Notice of court hearing

Notes

¹ This is a compilation of the *Restraining Orders Regulations 1997* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

Compilation table

Citation	Gazettal	Commencement		
Restraining Orders Regulations 1997	12 Sep 1997 p. 5079-146 (correction 16 Sep 1997 p. 5235)	15 Sep 1997 (see r. 2 and <i>Gazette</i> 12 Sep 1997 p. 5149)		
Restraining Orders Amendment Regulations 1998	27 Mar 1998 p. 1714	27 Mar 1998		
Restraining Orders Amendment Regulations (No. 2) 2001	8 Jan 2002 p. 32-3	8 Jan 2002		
Reprint 1: The <i>Restraining Orders Regulations 1997</i> as at 13 Feb 2004 (includes amendments listed above)				
Restraining Orders Amendment Regulations 2004	26 Nov 2004 p. 5257-305	1 Dec 2004 (see r. 2)		
Reprint 2: The <i>Restraining Orders Regulations 1997</i> as at 16 Mar 2007 (includes amendments listed above)				
Restraining Orders Amendment Regulations 2007	31 Jul 2007 p. 3800-2	r. 1 and 2: 31 Jul 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Aug 2007 (see r. 2(b))		
Restraining Orders Amendment Regulations 2009	<u>12 Jan 2010</u> <u>p. 55-6</u>	<u>r. 1 and 2: 12 Jan 2010</u> (see r. 2(a)); <u>Regulations other than r. 1 and 2:</u> <u>13 Jan 2010 (see r. 2(b))</u>		

² Footnote no longer applicable.

³ Under the *Courts Legislation Amendment and Repeal Act 2004* s. 58, a reference in a written law to the court of petty sessions is, unless the contrary intention appears, to be construed as if it had been amended to be a reference to the Magistrates Court. This reference was amended under the *Reprints Act 1984* s. 7(5)(a).

⁴ Formerly referred to the *Criminal Law (Mentally Impaired Defendants) Act 1996* the short title of which was changed to the *Criminal Law (Mentally Impaired Accused) Act 1996* by the *Criminal Procedure and Appeals (Consequential and*

Compare 01 Aug 2007 [02-b0-05] / 13 Jan 2010 [02-c0-04] Published on www.legislation.wa.gov.au

Other Provisions) Act 2004 s. 82. The reference was changed under the *Reprints* Act 1984 s. 7(3)(gb).

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