Form 30

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|  | FINAL INTERVENTION ORDER **Magistrates Court of South Australia**[www.courts.sa.gov.au](http://www.courts.sa.gov.au) *Intervention Orders (Prevention of Abuse) Act 2009*Section 23*Sentencing Act 2017*Section 28 |
| [ ]  **NATIONALLY RECOGNISED DOMESTIC VIOLENCE ORDER** |
| AP Number |       |
| Registry |       | File No |       |
| Address |       |       |       |
|  | *Street* | *Telephone* | *Facsimile* |
|  |       |       |       |       |
|  | *City/Town/Suburb* | *State* | *Postcode* | *Email Address* |
| **Defendant** |
| Name |       |       | DOB       |
|  | *Surname* | *Given name/s* | *dd/mm/yyyy* |
| **Applicant** |
| Name |       |       |
|  | *Surname* | *Given name/s* |
| **Protected Person(s)** |
| Name(s) |       |       | DOB       |
|  | *Surname* | *Given name/s* | *dd/mm/yyyy* |
|  |       |       | DOB       |
|  | *Surname* | *Given name/s* | *dd/mm/yyyy* |
|  |       |       | DOB       |
|  | *Surname* | *Given name/s* | *dd/mm/yyyy* |
|  |       |       | DOB       |
|  | *Surname* | *Given name/s* | *dd/mm/yyyy* |
| **Intervention order made:** [ ]  Confirm interim intervention order as a final intervention order (s 23(1)(a) of the *Intervention Orders (Prevention of Abuse) Act 2009*)[ ]  Issue final intervention order in substitution for interim intervention order (s 23(1)(b) of the *Intervention Orders (Prevention of Abuse) Act 2009*)[ ]  Confirm interim intervention order as final intervention order, or issue final intervention order in substitution for interim intervention order, by consent without admission (s 23(1)(a) and (b) and s 23(3) of the *Intervention Orders (Prevention of Abuse) Act 2009*)[ ]  Issue final intervention order where defendant has been found guilty of an offence or on sentencing for an offence (s 28 of the *Sentencing Act 2017)* |
| **Details of Intervention order:** [ ]  This order is declared to address a domestic violence concern. The defendant must **not**: 1 [ ]  assault, threaten, harass or intimidate the protected person(s);2 [ ]  follow or keep the protected person(s) under surveillance including tracking GPS or otherwise; 3 [ ]  approach within       metres of the protected person(s) unless permitted by other conditions of this order; 4 [ ]  contact or communicate with the protected person(s) either directly or indirectly in any way (including telephone, SMS messages, in writing, e-mail or any other social media etc).**But contact is permitted;** (Tick as applicable)a) [ ]  at any court or tribunal hearing where the defendant is a party to proceedings or a witness;b) [ ]  through a solicitor or police;c) [ ]  in accordance with an order of a court exercising jurisdiction under the *Family Law Act 1975*;d) [ ]  at a family dispute resolution conference or family counselling under the *Family Law Act 1975*, a family conference under the *Young Offenders Act 1993*, a family group conference under the *Children and Young People (Safety) Act 2017****,*** or at a mediation;e) [ ]  in accordance with a Parenting Plan under s 63C of the *Family Law Act 1975* consented to by the protected person after this order;33. [ ]  Notwithstanding the other terms of this order, contact is permitted by SMS and/or email or       to facilitate access to child(ren) and to exchange information as to the welfare of the child(ren);(OTH) [ ]  Other orders (regarding communication:     5 [ ]  enter or remain within       metres of any boundary where the protected person(s) stays, resides or works;6 [ ]  damage or interfere with the premises where the protected person(s) stays, resides or works;7 [ ]  damage or take possession of personal property belonging to the protected person(s) and the following specified property:      8 [ ]  enter or be within       metres of the boundary of the following locations:     9 [ ]  enter or be within       metres of the boundary of any education or care facility attended by the protected person(s) and/or including specifically the following:     10 [ ]  be in possession of the following weapon(s) or article(s):     11 [ ]  publish on the internet or by any other electronic means any material about the protected person(s);12 [ ]  cause, allow or encourage another person to do anything forbidden by this order.**The defendant must/must not:**(OTH) [ ]  Other orders:     **The defendant is:**13 [ ]  permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order;     **The defendant must:**14 [ ]  vacate the premises at       forthwith upon service of this order and not return to those premises unless this term is varied or dismissed by the Court;15 [ ]  contact the Intervention Program Manager at ph. 8204 8815 within 2 business days and make and attend an appointment for assessment, and if assessed as suitable undertake any intervention program as ordered by the court;(OTH) [ ]  **Section 68R *Family Law Act 1975* Orders/s:** (Tick as applicable)The [ ]  Family Court / [ ]  Federal Circuit Court order, [ ]  Parenting Order[ ]  Recovery Order[ ]  Injunction[ ]  Undertaking[ ]  Registered Parenting Plan[ ]  Recognisancemade on the       is [ ]  Revived / [ ]  Varied / [ ]  Discharged / [ ]  Suspended as follows:     and is [ ]  ongoing OR [ ]  valid until      .**Firearms orders (see s 14):**16 [ ]  any firearm, ammunition or part of a firearm in the possession of the defendant and any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm must be surrendered to the Registrar of Firearms forthwith.17 [ ]  for so long as this intervention order remains in force, any licence or permit held by the defendant authorising possession of a firearm, ammunition or part of a firearm is suspended and the defendant is disqualified from holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm. The defendant is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or her employment. |
|   Date Registrar |
| **IMPORTANT NOTICES TO THE DEFENDANT*** **Non-compliance with the order may render you liable to a term of imprisonment.**
* If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories.
* If this is not a Nationally Recognised Domestic Violence Order, upon registration, this order is also enforceable in other Australian States and Territories.
* A copy of any evidence that was relied on to make the order may be obtained from the Registry.
* You cannot apply to the Court to vary or revoke this order for 12 months or such longer period as the Court may have ordered.
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| **Proof of Service** |
| [ ]  Service is not required pursuant to s 23(4) of the *Intervention Orders (Prevention of Abuse) Act 2009*.[ ]  The defendant was present in Court when this order was made and is deemed served with the order pursuant to the *Intervention Orders (Prevention of Abuse) Act 2009*.[ ]  A copy of the order was provided to the defendant in the following manner:      [ ]  The defendant was personally served with this order. Name of person serving:       |
| Address of person serving:       |
| Name of person served:       |
| Address at which service effected:       |
| Date service effected:       |
| Time of day: Between       am/pm and       am/pm |
| I certify that I served the attached document on the defendant personally. |
| Certified this       day of       20        |

**Note – Include instructions to the police officer serving this order.**

**Note – Form 43 Multilingual Notice must be served with this order.**