

FINAL INTERVENTION ORDER Magistrates Court of South Australia

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Intervention Orders (Prevention of Abuse) Act 2009 Section 23 Sentencing Act 2017 Section 28

NATIONALLY RECOGNISED DOMESTIC VIOLENCE ORDER							
AP Number							
Registry					File No		
				Telestere			Facsimile
Address	Street			Telephone			T acsimile
Defendent	City/Town/Suburb	State	Postcode		Email Address		
Defendant							202
Name	Surname Given nam		Given name/s	name/s			DOB dd/mm/yyyy
Applicant							
Name	Surname Given name/						
Protected P	erson(s)						
	Surname		Given name/s				DOB dd/mm/yyyy
	Surname		Given name/s				DOB dd/mm/yyyy
Name(s)	Sumame		Given name/s				DOB dd/mm/yyyy
	Surname Given name/			e/s			DOB dd/mm/yyyy
Intervention	order made:						
	i interim intervention order as a final ir se) <i>Act 2009</i>)	nterventio	on order (s 23	(1)(a) of the <i>Interv</i>	rention	Orders (Prevention
 Issue final intervention order in substitution for interim intervention order (s 23(1)(b) of the Intervention Orders (Prevention of Abuse) Act 2009) 							
Confirm 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 <i>Intervention Orders (Prevention of Abuse) Act 2009</i>)							
Issue final intervention order where defendant has been found guilty of an offence or on sentencing for an offence (s 28 of the <i>Sentencing Act 2017</i>)							
Details of Intervention order:							
This order is declared to address a domestic violence concern.							
The defendant must not :							
1 🗌 a	assault, threaten, harass or intimidate the protected person(s);						
2 🗌 fo	ollow or keep the protected person(s) under surveillance including tracking GPS or otherwise;						
	pproach within metres of the protected person(s) unless permitted by other conditions of this rder;						
	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) \Box 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 <i>Family Law Act 1975</i> , a family conference under the <i>Young Offenders Act 1993</i> , a family group conference under the <i>Children and Young People (Safety) Act 2017</i> , or at a mediation;			
	e) in accordance with a Parenting Plan under s 63C of the <i>Family Law Act 1975</i> 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:			
13	The defendant is: 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			

		Undertaking			
		Registered Parenting Plan			
		Recognisance			
		made 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	 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.

Pro	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 <i>Intervention Orders (Prevention of Abuse) Act 2009</i> .					
	A copy of the order was provided to the defendant in the following manner:					
	The defendant was personally served with t	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 ar	nd	am/pm			
I certify that I served the attached document on the defendant personally.						
Cer	rtified 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.