To be inserted by Court						
Case Number:	Case Number:					
Date Filed:						
FDN:						
Hearing Date and Time:						
Hearing Location:						
ORDER FOR I	NTERIM VARIATION OF INTE	RVENTION ORDER AND				
ONDERTORI	SUMMONS	RVENTION ORDER AND				
[NAT	IONALLY RECOGNISED DOMESTIC V	IOLENCE ORDERI				
		.0				
[MAGISTRATES/YOUTH] sele CRIMINAL JURISDICTION	oct one COURT OF SOUTH AUSTRALIA					
Order Identifier:						
[FULL NAME] Applicant						
v						
[ <i>FULL NAME</i> ] Respondent						
Respondent						
	Full name	Date of birth				
Protected Person(s)						
	Full name	Date of birth				
Introduction						
Hearing						
Hearing Location: [suburb] [Hearing date]						
[Presiding Officer]						
Appearances						
[Applicant Appearance Information]						

Remarks					
The Court is satisfied that:					
	(a)	it appears that there are grounds for issuing the variation;			
	(b)	[other matters]			
Ore	der				
Dat	e of C	Order: [date]			
Ter	ms of	Order			
		ed that:  rately numbered paragraphs.			
	1.	The <i>Final Intervention Order</i> made on [ <i>date</i> ] be varied on an interim basis pending final determination of the Application pursuant to section 26A of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> so that the conditions are as set out below.			
	2.	The Respondent be summoned to appear at [location] on [date] at [time] on the application for a final variation of the intervention order.			
	3.	[other orders].			
Coi	nditio	ns of Interim Intervention Order			
[Th	is ord	ler is declared to address a domestic violence concern]			
Gei	neral				
	1.	The Respondent must not assault, threaten, harass or intimidate the protected person[s].			
	2.	The Respondent must not damage or interfere with property belonging to the protected person[s] or the premises where the protected person[s] stay[s], reside[s] or work[s].			
	3.	The Respondent must not take possession of personal property belonging to the protected person[s] or the following specified property reasonably needed by the protected person[s]: [specified property].			
	4.	The Respondent must not be in possession of the following weapon[s] or article[s]: [weapon/article].			
Firearms					
	5.	default selected Any firearm (e.g. guns), ammunition or part of a firearm in the possession of the Respondent and any licence or permit held by the Respondent authorising possession of a firearm, ammunition or part of a firearm must be surrendered (handed in) immediately to the Registrar of Firearms.			
	6.	default selected For so long as this Order remains in force, any licence or permit held by the Respondent authorising possession of a firearm (e.g. guns), ammunition or part of a firearm is suspended and the Respondent is disqualified from holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm. The Respondent is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or her employment.			
Coı	Contact				
	7.	The Respondent must not contact or communicate with the protected person[s] either directly or in any way (including telephone, SMS messages, in writing, email or any other social media etc)			
		BUT contact is permitted:			
		a. at any court or tribunal hearing where the Respondent is a party to the proceeding 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	
			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 convened under section 22 of the <i>Children and Young People (Safety) Act 2017</i> or at a mediation;	
		e.	in accordance with a Parenting Plan under section 63C of the <i>Family Law Act 1975</i> consented to by the protected person after this Order;	
			by SMS [and email] [and other means of communication] to facilitate access to child[ren] and to exchange information as to the welfare of the child[ren];	
		g.	[other].	
	8.		Respondent must vacate the premises at [address] forthwith upon service of this Order and not return ose premises unless this term is varied or removed by the Court.	
	9.		Respondent is permitted to attend at the protected person[s] residence once in the presence of and time organised by a police officer to collect personal property not affected by this Order.	
	10.		The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].	
Vic	inity			
	11.		ne Respondent must not follow or keep the protected person[s] under surveillance including tracking by PS or otherwise.	
	12.		e Respondent must not go or stay within [number] metres of the protected person[s] unless permitted other conditions of this Order.	
	13.		Respondent must not go or stay within [number] metres of any boundary of where the protected on[s] stay[s], reside[s] or work[s].	
	14.		e Respondent must not go or stay within [number] metres of the boundary of the following location[s]: Idress] provision for multiple	
	15.		spondent must not go or stay within [number] metres of the boundary of any education or care attended by the protected person[s] including specifically the following: [address] provision for multiple	
Oth	ner cor	nditions		
	16.	The Re Order.	spondent must not cause, allow or encourage another person to do anything forbidden by this	
	17.	8815 wi	the if jurisdiction 'Magistrates court' The Respondent must contact the Intervention Program Manager at 8204 ithin 2 business days and make and attend an appointment for assessment, and if assessed as undertake any intervention program as ordered by the Court.	
	18.	The Res	spondent must surrender [description of weapons or articles] to [person or authority] by [date].	
	19.	The Res	spondent must return [description of personal property] to [name of protected person] by [date].	
	20.	[descrip	espondent must allow [name of protected person] to [recover/have access to/make use of] ation of personal property] and allow the person to be accompanied by [a police officer/other ad person] while doing so.	
	21.	provision fo	r multiple [Other conditions]	

## To the Respondent: WARNING

This interim order will operate until further order.

If you disobey this order:

• you will be liable to [imprisonment/detention] not exceeding 2 years and/or a fine not exceeding \$10,000.

• you may be liable to **imprisonment and/or a fine** and any other person who knows of this order and does anything that helps or permits you to disobey this order may be similarly punished.

## To the Respondent: WARNING

You are summoned to attend before the Court at the date and time set out at the top of this document.

The Court will hear the Application for a final variation of the final intervention order, or make orders for the hearing of the Application, at the hearing.

If you wish to oppose the Application or make submissions about it, you must attend the hearing.

If you do not appear at the hearing or on any day to which this matter is adjourned, the Court may proceed in your absence and orders may be made against you **finally determining** this proceeding without further warning.

Contravention of an intervention order is a criminal offence which can be punished by a term of imprisonment or detention.

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 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.

Authentication	
Signature of Court Officer [title and name]	