

## APPLICATION FOR ASSOCIATED FINAL ORDER FOR ADDITIONAL APPLICANT

Family Violence Protection Act 2008, Section 76

The information in this form assists the Court Registrar to prepare your application for an associated final order. Answers to questions marked with ★ will not be included in the Application for Final Order that will be given to the respondent

Court reference no.	Date of hear	ring
APPLICANT		
Family name Given name		
Current address		
Do you wish to disclose this address?	☐ Yes ☐ No	
Police Registered No	Phone	Fax
The additional Applicant is:	a police officer an associate of the affected fami an adult (over 18) with the writte member a parent of an affected family me a person with the written consen an affected family member of or leave of the court the guardian of an affected famil a person who seeks to make the court	ember who is a child t of a parent of the child about the age of 14 years with
Does the additional applicant co	onsent to the making of the final	☐ Yes ☐ No
If the additional applicant is a consent to the making of the fin		☐ Yes ☐ No
If the additional applicant has a consent to the making of the fin	•	☐ Yes ☐ No
NOTE: The leave of the court is required to make the application if the applicant is either  (a) a child aged 14 or older (but less than 18); or  (b) a person who is not the parent of an affected family member who is a child and who does not have the written consent of a parent of the child; or  (c) a person other than the guardian appointed under the Guardianship and Administration Act 1986 (if an appointment has been made)  Do you require the leave of the Court?  Yes No		
Do you require the leave of the	Court?	

FVIO2 September 2011 Page 1 of 8

APPLICANT	
Who needs the Associated Final Order?	
	(Insert name of additional applicant)
Date of birth	
Gender	☐ Male ☐ Female
Current address	
Does the respondent know this address?	☐ Yes ☐ No
Name of the affected family member or protected person to the original application	
Court reference number for original application	
Name of respondent to the original application	
What is the relationship of the additional applicant to the affected family member or protected person?	<ul> <li>police officer</li> <li>a member of the affected family member or protected person's family who provides assistance and support as follows</li> </ul>
	a friend of the affected family member or protected person who
	provides assistance and support as follows
	a new partner of the affected family member or protected person who provides assistance and support as follows
	Other (please specify)
Is an interpreter required?	<ul><li>☐ No</li><li>☐ Yes – specify language</li></ul>
Does the additional applicant have a disability? ★	☐ Yes ☐ No
Please specify	
21 Is the additional applicant of Aboriginal and/or Torres Strait Island origin? *	☐ Yes ☐ No ☐ Aboriginal ☐ Torres Strait Islander ☐ Both Aboriginal and Torres Strait Islander

FVIO2 September 2011 Page 2 of 8

CHILDREN	
Does the additional applicant wish to include any child/children in the intervention order?	<ul><li>☐ No</li><li>☐ Yes – please specify</li></ul>
Child 1	
Family name	
Given name	
Date of birth	
Relationship to additional applicant	
Child 2	
Family name	
Given name	
Date of birth	
Relationship to additional applicant	
Child 3	
Family name	
Given name	
Date of birth	
Relationship to additional applicant	
Child 4	
Family name	
Given name	
Date of birth	
Relationship to additional	

Continued next page

FVIO2 September 2011 Page 3 of 8

RESPONDENT	
Who is the Application against?	
	(Inset name of respondent)
Date of birth (or approximate age)	
Gender	☐ Male ☐ Female
Current address	
Do you think the respondent will need an interpreter at court?	Yes No Not sure  If yes, specify language
Does the respondent have a disability? ★	☐ Yes ☐ No
Please specify	
Is the respondent of Aboriginal and/or Torres Strait Island origin? ★	<ul><li>☐ Yes</li><li>☐ No</li><li>☐ Aboriginal</li><li>☐ Torres Strait Islander</li><li>☐ Both Aboriginal and Torres Strait Islander</li></ul>
Does the respondent hold:	<ul><li>a firearms authority</li><li>a weapons exemption</li><li>a weapons approval</li></ul>
Are there any relevant orders	in force under the
Family Law Act 1975?	☐ No ☐ Yes  Set out the date of the order, the type of order, the name of the court that made the order and the file number (if known):
Crimes (Family Violence) Act 1987 or Family Violence Protection Act 2008?	☐ No ☐ Yes  Set out the date of the order, the type of order, the name of the court that made the order and the file number (if known):
Children Youth and Families Act 2005? (i.e. child protection order)	☐ No ☐ Yes  Set out the date of the order, the type of order, the name of the court that made the order and the file number (if known):

FVIO2 September 2011 Page 4 of 8

## REASONS FOR SEEKING AN INTERVENTION ORDER

The respondent has behaved in a manner that:	<ul> <li>is physically or sexually abusive</li> <li>is emotionally or psychologically abusive (including repeated derogatory taunts; threats to disclose your sexual orientation; threats to withhold medication; socially isolating you; or threats of self-harm)</li> <li>is economically abusive (including; removing or disposing of property without permission, preventing you from seeking employment, coercing you to sign a financial contract or relinquish control over assets, income or finances)</li> <li>is threatening</li> <li>is coercive</li> <li>in any way controls or dominates you and causes you to feel fear for your safety or wellbeing or that of another person</li> </ul>
Has the respondent:	<ul> <li>□ assaulted or threatened to assault you</li> <li>□ damaged your property or threatened to do so</li> <li>□ deprived you of your liberty or threatened to do so</li> <li>□ caused or threatened to cause the death of, or injury to, an animal so as to control, dominate or coerce you</li> <li>□ caused a child to be exposed to any of these behaviours</li> </ul>
What is the most recent incident of family violence by the respondent?  • When and where did it occur?  • What happened?	

FVIO2 September 2011 Page 5 of 8

Have there been other incidents of violence by the respondent in the past?  • When and where did they occur?  • What happened?	Describe    No   Yes
Do you think violence may occur again? If so, why?	No Yes
Has the respondent removed any of your personal property or the personal property of another family member against your wishes?	☐ No ☐ Yes  Describe
How long do you want the intervention order to last?  Explain why you want the order to last this long	Less than 12 months 12 months More than 12 months

FVIO2 September 2011 Page 6 of 8

## I want the associated final order to say that the respondent is prevented from:

You may choose as many as you like from the list but the magistrate may not include all of the conditions you choose on the order.

If there is something you do not want the respondent to do which is not covered in this list, you should discuss this with the Court Registrar.

I would like exceptions included in the order:

I want the Court to order:

Committing family violence against the protected person(s
Note:

The Family Violence Protection Act 2008 defines family violence as behaviour by a person towards a family member of that person that is physically or sexually abusive, emotionally or psychologically abusive, economically abusive, threatening, coercive, or in any other way controls or dominates a family member and causes that family member to feel fear for the safety or wellbeing of that family member or another person.

Family violence includes behaviour that causes a child to hear or witness or otherwise be exposed to the effects of these behaviours.

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Intentionally damage any property of the protected person(s) or threaten to do so.
Attempting to locate, <b>follow</b> the protected person(s) or keep him/her/them under surveillance.
<b>Publishing on the internet or by email</b> or other electronic communication any material about the protected person(s).
<b>Contacting or communicating</b> with the protected person(s) by any means.
Approaching or remaining within metres of a protected person.
Going to or remaining within metres of
 or any other place where the protected person lives, works or attends school/childcare.
<b>Getting another person</b> to do anything the respondent must not do under this order.
The respondent may:
(a) do anything that is permitted by a Family Law Act order, a child protection order or a written agreement about child
arrangements; or (b) negotiate child arrangements by letter, email or text
message; or (c) communicate with a protected person through a lawyer or mediator; or
<ul> <li>(d) arrange and/or participate in counselling or mediation; or</li> <li>(e) go to the home of a protected person, in the company of a police officer or a person chosen by the applicant, to collect personal property.</li> </ul>
<b>BUT ONLY</b> if the respondent does not commit family violence while doing so.
The respondent must arrange to <b>return personal property</b> belonging to the protected person/s within 2 days of the service of the order.
The respondent must arrange to <b>return jointly owned property</b> within 2 days of the service of the order.

Any **firearms authority** held by the respondent to be cancelled. The respondent must hand any firearms in his/her possession to police

FVIO2 September 2011 Page 7 of 8

immediately.

	Any weapons approval or weapons exemption held by the respondent to be revoked. The respondent must hand any weapons in his/her possession to police.
	I would like the Court to encourage the respondent to contact the Men's Referral Service.
Children's arrangements:	I would like the Family Law Act order about my children to be revived, varied or suspended.
	I do not believe that my safety or the safety of my child/ren will be jeopardised by the child/ren living with, spending time with or communicating with the respondent. I understand that the Court will require children's arrangements (including handover arrangements) to be in writing.
	☐ I believe that it may jeopardise my safety and / or the safety of my child/ren for my child/ren ☐ to live with, ☐ spend time with or ☐ communicate with the respondent.
Other:	
SIGNATURE OF APPLICA	NT
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Signature of Applicant	X
Date	

For further information contact your local Magistrates' Court of Victoria or visit <a href="www.magistratescourt.vic.gov.au">www.magistratescourt.vic.gov.au</a>

FVIO2 September 2011 Page 8 of 8