FORM PSIO5 MINUTES OF PROPOSED CONSENT ORDERS



FOR USE IN APPLICATIONS MADE UNDER THE PERSONAL SAFETY INTERVENTION ORDERS ACT 2010

To be completed by legal representatives (and police representative, if applicable).

Please note: Final determination of an application is a decision for the court.

The court may refuse to make an order in the terms agreed to by the parties, if the court believes the order may pose a risk to the safety of one of the parties or a child of the protected person or respondent (s.64(5)).

In the Magistrates' Court at	Case No		
Applicant			
Applicant			
Applicant's lawyer or police representative			
Affected Person			
Affected Person's lawyer			
Respondent			
Respondent's lawyer			
Parties must notify the court of any change of address			
The following children may be included as protected	person(s) in the order:		
Name	□ M □ F DOB:		
Name	□ M □ F DOB:		
Name			
A separate page may be attached where more children are to be included.			
The proposed order is:			
☐ An interim intervention order			
☐ A final intervention order			
☐ By consent			
☐ By consent without admission of what is sa	aid in the application		
Duration: Submissions in relation to the duration of an order may be considered. Final determination is a decision of the court with consideration given to the applicant or protected person's assessment of risk (s.77(2))			
☐ Interim Order to last until final order served			
☐ Final Order to last until			
Submissions relating to duration:			
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The respondent is prohibited from:			
	Stalking the protected person(s) NOTE - A person stalks another person if he/she engages in a course of conduct with the intention of causing physical or mental harm to that person including self harm, or arouses apprehension or fear in that person for his or her own safety or that of any other person.		
	Committing prohibited behaviour towards the protected person(s). NOTE - Prohibited Behaviour is assault, sexual assault, harassment, property damage or interference, or making a serious threat.		
	Attempting to locate, follow the protected person(s) or keeping him/her/them under surveillance.		
	Publishing on the internet, by email or other electronic communication any material about the protected person(s).		
	Contacting or communicating with a protected person by any means.		
	Approaching or remaining within metres of a protected person.		
	Going to or remaining within metres of or any other place where a protected person lives, works or attends school/childcare.		
	Getting another person to do anything the respondent must not do under this order.		
The respondent may:			
	(a) communicate with a protected person through a lawyer or mediator; or		
	(b) participate in mediation by agreement with the protected person.		
	BUT ONLY if the respondent does not stalk the protected person or engage in probwhile doing so.	nibited behaviour	
It is also agreed:			
	Until further order, any firearms authority held by the respondent is suspended. The respondent must hand any firearms in his/her possession to police immediately.		
	Until further order, any weapons approval or exemption held by the respondent is suspended. The respondent must hand any weapons in his/her possession to police immediately.		
	Any firearms authority held by the respondent is cancelled. The respondent must hand any firearms in his/her possession to police immediately.		
	Any weapons approval or weapons exemption held by the respondent is revoked. The respondent must hand any weapons in his/her possession to police immediately.		
	Other:		
Signed by o	r on behalf of the parties:		
Applicant, lawyer or police representative		Date	
Affected Person or lawyer		Date	
Respondent	Respondent or lawyer Date		
Victoria Police declaration:			
☐ I have obtained oral consent from the affected person to sign this document on their behalf.			
Name:	Signed:	Date	