Applying for a

Family Violence Intervention Order

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| If you are in immediate danger, please call 000 for Police assistance |
| Applying for an Intervention Order can feel like a difficult process. Here is some information that may help you fill in the application. You can apply for a family violence intervention order at your local Magistrates’ Court.  An application is not an order. If you need protection straight away, you can apply for an interim intervention order.  If you fear for your children’s safety, you can include them in your application. |

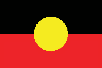
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| What is a family member? A family member or partner includes anyone you have (or have had) a family or intimate personal relationship with, including your partner, ex-partner, children, relatives andmay include anyone you treat (or have treated as family). |

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| Making an application Contact your local court to make an appointment, or speak to a court registrar about getting an intervention order. www.mcv.vic.gov.au/going-court/find-court |

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| Short Family Violence Summary A family violence intervention order is a court order to protect you from violence by restricting a person’s behaviour towards you.  Every family violence intervention order has rules about how people behave. These rules can be different. For example, an intervention order can include rules that a person is not to contact any of their family at all. Or another person’s intervention order might say that they can contact their family but not when they have been drinking alcohol or using certain drugs.  People can apply to the court themselves for an intervention order, or the police can apply on their behalf. A family member, or the police, can also make an application for an intervention order on behalf of children.  A family violence intervention order is not a criminal matter but breaking the rules of the intervention order is called breaching the order, and this is a criminal offence. Police can charge a person with a crime if they have breached the intervention order.  An example of an intervention order breach is if a person were to call, email, or use Facebook to contact a family member when the intervention order rules say they are not to contact that family member. It is also a breach if the person asks somebody else to contact their family member for them. |

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| Please remove Pages 1 and 2, and keep for your own information |

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| Party types **Affected Family Member**: The person(s) who is or has been affected by family violence. After an order is in place then the Affected Family Member (AFM) may be referred to as the Protected Person.  **Respondent**: The person who has had an application for an Intervention Order made against them. Sometimes the Respondent is referred to as a Perpetrator, as they have perpetrated violence.  **Children**: By law, a child is 17 and under. Children are affected by violence not just by witnessing violence or having violence perpetrated against them, but also by witnessing the after effects of violence.  **Applicant**: The person who seeks the intervention order to be made to protect a victim of violence is called the applicant. The applicant could be the Affected Family Member, Police Officer, or other person with a legal authority, guardianship or consent of the Affected Family Member.  **Police application**: When an application is made by police against a Respondent to protect an Affected Family Member. Note: If police have any concerns for an Affected Family Member’s safety they have to seek an intervention order to protect the Affected Family Member. |



Some examples of family violence

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| Behaviour | Some Examples |
| Physical violence | * + - Hitting, punching, pushing, pulling, kicking, choking |
| Sexual violence | * + - Pressuring someone into sexual acts; rape     - Pressuring them to watch or join in pornography |
| Property damage | * + - Breaking or damaging someone’s property     - or belongings, including jointly owned property or belongings |
| Economic abuse | * + - Controlling someone’s money against their will     - Forcing someone to pay or give money to others or taking your money     - Stopping someone from working     - Forcing or tricking someone to take on debts     - Using dowry or family finance issues to control someone |
| Emotional, social or psychological violence | * + - Making someone feel that no one cares or will help them     - Name calling or put downs     - Making someone fear for their safety     - Taunting someone about sexuality or gender identity     - Sending abusive messages via phone, email or social media or monitoring what someone does online     - Harming or killing pets |
| Threats | * + - To harm people (including themselves), property, or pets     - To take children away or to have them taken by others, such as immigration authorities or Child Protection Services     - To disclose someone’s sexuality or gender identity     - To post or send images held on a phone or device     - To get someone deported |
| Coercing, controlling, dominating or terrorising | * + - Intimidating, bullying, frightening     - Controlling where someone goes, what they wear or eat, when they sleep, who they can see     - Stopping someone from seeing or speaking to others     - Withholding mobility aids, disability equipment or medication     - Forcing someone to marry without their consent |

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| Hearing types **Application**: An application is not an order. It is details needed to seek an order. If you need protection straight away, you can apply for an interim intervention order.  **Interim Intervention Order**: An interim order is a short-term order made until a magistrate can hear evidence about your application and decide about a final order.  **Final Order**: A final order is a longer-term order made if a magistrate believes a person needs protection. A final order can be made at any hearing, as long as the application had been served on the respondent.  **Mention Hearing**: A court hearing when the magistrate will ask you or your lawyer brief details about your case. The magistrate will also speak with the other lawyer (or with police, if they are involved) or respondent. If your case is not sorted out, a date may be set for another hearing.  **Direction Hearing**: A hearing that happens before a contested hearing as an attempt to settle an Intervention Order application. The Magistrate may ask information to decide how long a contested hearing will take to complete.  **Contested Hearing**: Where the Magistrate hears all the evidence and can make a final order. |

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| More information about family violence, and specialist family violence services can be found at  [www.childrenscourt.vic.gov.au/contact-us](http://www.childrenscourt.vic.gov.au/contact-us) |

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| Information for application for a  Family Violence Intervention Order | FVIO1  Family Violence Protection Act 2008  Sections 42-47 & 49-51 |

Affected family member

### Who needs the Family Violence Intervention order?

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| (Name of the person who is, or has been affected by family violence) |

### Do you need an interpreter in court? If so, an interpreter can be arranged by the court, free of charge.

(Please specify)

|  |  |  |
| --- | --- | --- |
| Yes  No  Not sure | | Language: |
| Date of Birth | Gender | |
|  | Male  Female  Other: | |

### Address Details

|  |
| --- |
|  |

### Does the respondent know this address?

|  |  |
| --- | --- |
| Yes  No  Not sure | Does the person committing the violence against you know your address? Your address can remain confidential. Your address does not have to appear on any court documents. |

### Confidential Address

|  |  |
| --- | --- |
| Yes  No  Not sure | Tick ‘Yes’ in the **Confidential Address** box, or ‘Not sure’ to talk to a registrar about your address details. |

### What are the best ways to contact you?

|  |  |
| --- | --- |
| Telephone: | |
| Email: | |
| What is your relationship to the respondent? | How long have you known the respondent? |
|  |  |
| Have you separated from the respondent? | If yes, how long have you been separated? |
| Yes  No  Not sure | (If yes, please specify) |

### Are you Aboriginal and/or Torres Strait Islander?

|  |
| --- |
| Yes  No  Aboriginal  Torres Strait Islander  Both Aboriginal and Torres Strait Islander |

### Do you have a disability? If so, please specify, so the court and consider any special arrangements.

(Please specify)

|  |
| --- |
| Yes  No |

# Children’s details

### Do you have any children or are there any children living in the house with you?

|  |
| --- |
| No – proceed to the next page  Yes – living with me  Yes – not living with me  Yes – other |

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Child’s Name | Date of Birth | Relationship of  child to respondent | Address of child,  if different to AFM | Include on  Intervention Order? |
|  |  |  |  | Yes  No |
|  |  |  |  | Yes  No |
|  |  |  |  | Yes  No |
|  |  |  |  | Yes  No |
|  |  |  |  | Yes  No |

### Are any of the children Aboriginal and/or Torres Strait Islander?

|  |
| --- |
| (Please specify) |

Children’s Court

### Are there any children involved in Children’s Court applications or orders?

|  |  |  |  |
| --- | --- | --- | --- |
| No  Yes – specify what type of order | Intervention Order  Other – please specify  Child protection Order  *(including Department of Health and Human Services)* | | |
| Please specify |  | Date of last order | Next court date |
|  | |  |  |

Family Law Courts

Are there any family law orders that apply to the child/ren?

|  |  |
| --- | --- |
| Yes  No  Not sure | *Do you have a copy of the orders? If not, let the court registrar know.* |

### Are there any other hearings at the Family Law Courts about the child/ren or any other family law matters?

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| --- |
|  |
| *The Magistrates’ Court has some ability to hear family law disputes in relation to parenting. This includes changing or stopping existing Family Law Act 1975 parenting orders if there are new allegations of violence. Speak to the Registrar for more information.* |

# Respondent

### Name of person committing the violence against you

|  |
| --- |
|  |

### Date of Birth (or approximate age)

|  |
| --- |
|  |

### Gender

|  |
| --- |
| Male  Female  Other: |

### Current address

(Please specify)

|  |
| --- |
|  |

### Any other address where respondent may be living

|  |
| --- |
|  |

### Does the respondent operate a business from either address?

|  |
| --- |
| Yes  No  Not sure |

### What is the best way to contact the respondent?

|  |  |
| --- | --- |
| Telephone: | Email: |

### Does the respondent need an interpreter at court?

|  |  |
| --- | --- |
| Yes  No  Not sure | Language: |

### Is the respondent Aboriginal and/or Torres Strait Islander?

|  |
| --- |
| Yes  No  Aboriginal  Torres Strait Islander  Both Aboriginal and Torres Strait Islander  Not sure |

### Do you know if the respondent has a gun, access to guns, a firearms license, or any weapons?

|  |
| --- |
| Yes  No  Not sure |

### If the respondent has a gun or access to a gun or weapon, where are they located?

(Please specify)

|  |
| --- |
|  |

### Do you know if the respondent has any disabilities?

(Please specify)

|  |
| --- |
| Yes  No  Not sure |

# Applicant

### Are you the person that has been affected by the family violence?

|  |  |
| --- | --- |
| Yes – proceed to Page 7  No – if no, complete below | If you are making this application on behalf of someone, please provide your details in this section. If you are the Affected Family Member, you are not required to fill in these applicant details. |

### Name

|  |
| --- |
|  |

### Address

|  |  |
| --- | --- |
|  | |
| Date of Birth | Gender |
|  | Male  Female  Other: |

### What is the best way to contact you?

|  |  |
| --- | --- |
| Telephone: | Email: |

### The applicant is:

|  |
| --- |
| An adult (over 18) with the written consent of an affected family member  A parent of an affected family member who is a child  A person with the written consent of a parent of the child:  A person who seeks to make an application with permission of the court (leave of the court)  The guardian of an affected family member |

### Have you had an IVO made against this respondent in this state or any other state or territory?

(Please specify)

|  |
| --- |
| Yes  No  Not sure |

### Does the affected family member consent to you seeking an order?

|  |
| --- |
| Yes  No  Not applicable |

### If the affected family member has a guardian, does the guardian consent to the making of the final order?

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| --- |
| Yes  No  Not applicable |

# History of Family Violence Incidents

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| --- |
| *Being able to describe incidents of violence in detail is difficult. Try in your words to answer the following questions about the incidents that occurred. Approximate dates and timeframes are also important to include with the allegations. Trying to provide a near to, or “on or about” time/date is okay if you can’t remember the exact day and times.*  *You can talk to a Court Registrar before an application is prepared who will help you with this part. It is important that you try to explain the incidents as best you can as a start. You may also have a court support person help you where they are available.* |

Has the respondent behaved in a manner that:

|  |  |  |  |
| --- | --- | --- | --- |
|  | Is physically or sexually abusive |  | Is threatening |
|  | Is emotionally or psychologically abusive  *(such as repeated name calling or putdowns);  threats to disclose your sexual orientation;  threats to withhold medication; socially  isolating you; or threats of self-harm* |  | Is economically abusive *(such as; 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)* |
|  | Forcing you to marry without your consent and/or uses dowry or family finance issues to control you |  | In any way controls or dominates you and causes you to feel fear for your safety or wellbeing or that of another person |

Has the respondent:

|  |  |  |  |
| --- | --- | --- | --- |
|  | Assaulted or threatened to assault you |  | Caused or threatened to cause the death  of, or injury to, an animal so as to control,  dominate or coerce you |
|  | Damaged your property or threatened to do so |
|  | Deprived you of your liberty or threatened to do so |  | Caused a child to be exposed to any  of these behaviours |

What was the most recent incident of family violence by the respondent? What happened?   
When and where did it occur? Please describe below

|  |
| --- |
|  |

# History of Family Violence Incidents continued…

### Have there been other incidents or patterns of family violence by the respondent in the past?

|  |  |
| --- | --- |
| Yes  No | *You may wish to keep a list of incidents to refer to when you come to court. This could be used in addition to support your application for a Final Intervention Order.* |

### What happened? When and where did it occur?

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| --- |
|  |

|  |
| --- |
| You can add more details about what has happened on additional paper if you need to. |

### Are you feeling unsafe? Do you need protection immediately from when the application is served on the respondent?(Application for an Interim Intervention Order)

|  |  |
| --- | --- |
| Yes  No  Not sure | *If you are unsure about your safety, speak to the  court registrar at the court, where you are filing this application.* |

# Related matters

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| --- |
| If possible, please provide the details of other court hearings and related information.  It may be required or necessary for the court to consider this information when assisting  you through the court hearings. |

VCAT (Victorian Civil Administrative Tribunal)

|  |  |
| --- | --- |
| Are you in a rental property? | Is there an existing joint tenancy agreement? |
| Yes  No | Yes  No |
| (Please specify) | |

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| * Did you know that through an application to VCAT under the Residential Tenancies Act 1997,  a person protected by an intervention order can:   + Change the locks on their residential property   + Stay in their current rental property but change the lease to their own name through the creation  of a new tenancy agreement   + Leave the property and reduce the term of their tenancy   Call 1300 01 8228 or go to www.vcat.vic.gov.au/customer-support-at-vcat/family-violence-support |

Property

### Has the respondent removed any of your personal property or the personal property of another family member against your wishes?

|  |
| --- |
| Yes  No |

Please tick as appropriate

|  |  |  |
| --- | --- | --- |
|  | Passports, drivers licence, citizenship, migration,  tax, Centrelink, birth certificates, identification and personal papers for any protected person | *Some other disputes in relation to the division of property may best be dealt with by seeking Family Law Act 1975 orders. The Magistrates’ Court may be able to hear some disputes about the division of small property pools and superannuation under the Family Law Act 1975. As this can be complex, it’s best to speak to a lawyer.* |
|  | Personal clothing, shoes, toiletries, jewellery |
|  | Phone, computer equipment, chargers |
|  | Sporting equipment |
|  | Keys or security passes to the protected  persons home, garage, business, motor vehicles |
|  | Furniture, appliances, beds and bedding and household goods |
|  | School, hobby and children’s items |

# Victims of Crime Assistance Tribunal (VOCAT)

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| *The Victims of Crime Assistance Tribunal (VOCAT) provides financial assistance to eligible victims of violent*  *crime committed in Victoria to help them recover from the effects of the crime. VOCAT can award payments in recognition of a crime’s impact on victims and may also pay for some expenses incurred as a result of the crime.*  *As a victim of family violence, you may be eligible for financial assistance through VOCAT. For more information*  or to discuss your eligibility, please call 1800 882 752 or go to the Tribunal’s website [*www.vocat.vic.gov.au*](http://www.vocat.vic.gov.au) |

Police

### Did the police attend the most recent incident or has it been reported to the police?

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| --- |
| Yes  No – proceed to ‘Related Intervention Orders’ |

### If yes, give name of person who reported it to the police

|  |
| --- |
|  |

### Do you know the name of the police officer who attended the incident or who it was reported to, and which police station they work at?

|  |
| --- |
| Yes  No |

### Name/Rank of Officer

|  |
| --- |
|  |

### Police Station

|  |
| --- |
|  |

### Have you made a report to police about any family violence?

|  |
| --- |
| Yes  No |
| (Please specify) |

### Has the respondent been charged with a criminal offence in relation to this incident?

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| --- |
|  |

### If yes, what has the respondent been charged with?

|  |
| --- |
| (Please specify or describe charges if you know them) |

### Have police taken other action?

|  |
| --- |
| (Please specify or describe action taken by police that you know about) |

# Related Intervention Orders

### Is this the first time you have applied for an intervention order against the respondent?

|  |  |
| --- | --- |
| Yes  No – provide details of previous application/order | |
| Court location | Date |
|  |  |
| Court Reference Number | Was an intervention order made? |
|  | Yes  No  Not sure |

|  |
| --- |
| *You can ask the registrar to look up the details of previous applications/orders that have been made to protect you or have been made against you.Has the respondent applied for an intervention order against you?* |

### Has the respondent applied for an intervention order against you?

|  |  |
| --- | --- |
| No  Yes – provide details  Not sure | |
| Court location | Date |
|  |  |
| Court Reference Number | Was an intervention order made? |
|  | Yes  No  Not sure |

Associate Applications

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| *NOTE: An associate of an Affected Family Member, or a protected person, is a person who  provides the Affected Family Member, or a protected person, with assistance or support.* |

### Is there an associate of the Affected Family member who seeks to make an application as an additional applicant?

|  |
| --- |
| Yes - you will need to complete an additional form (FVIO2)  No |

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| --- |
| *NOTE: An associate of a respondent is a person so closely connected with the respondent  that the respondent can influence the actions of the person, whether directly or indirectly.* |

### Is there an associate of the respondent against whom the Affected Family Member seeks to make an application as an additional respondent?

|  |
| --- |
| Yes - you will need to complete an additional form (FVIO3)  No |

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| *Speak to the registrar about associate applications and whether it is safe for the parties.  An associate application is not heard by the court until a final order is made in this application.* |

# Types of protection on a Family Violence Intervention Order

### I want the respondent to be prevented from:

|  |
| --- |
| *(You may choose as many as you like from the list, but the magistrate may not include all 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, and note it in the box provided).* |

|  |  |  |
| --- | --- | --- |
|  | 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 | |
|  | Intentionally damage any property of the protected person(s) or threaten to do so | |
|  | Attempting to locate, follow the protected person(s) or keep him/her/them under surveillance | |
|  | Publishing on the internet, by email or other electronic communication any material about the protected person | |
|  | Contacting or communicating 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 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 | |
| I would like exceptions included in 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 |
|  |  | (d) Arrange and/or participate in counselling or mediation; or |
|  |  | (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 |
|  | **BUT ONLY** if the respondent does not commit family violence while doing so | |
| I want the Court to order: | | |
|  | The respondent must arrange to return person property belonging to the protected person(s) within two days of the service of the order | |
|  | The respondent must arrange to return jointly owned property within two 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 immediately | |
|  | Any weapons approval or weapons exemption help by the respondent to be revoked. The respondent must hand any weapons in his/her possession to police | |
| I want the Court to encourage: | | |
|  | The respondent to contact the Men’s Referral Service | |

# Conditions of Family Violence Intervention Order

|  |  |
| --- | --- |
| 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 the respondent |
|  | To spend time with the respondent |
|  | To communicate with the respondent |

### Other conditions on the order that you would like the court to make

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| *The* ***Family Violence Information Sharing Scheme*** *allows certain organisations to request and share information*  *to assess and manage family violence risk. The purpose of the scheme is to keep victims safe and to hold perpetrators to account. The registrar will provide you with a Family Violence Information Sharing Consent Form to complete.*  *This form will allow you to indicate if you consent to the Court sharing your information.* |

Signature of Applicant/Affected Family Member

### Did anyone help you fill out this form?

|  |  |  |
| --- | --- | --- |
| Yes  No | | |
| Name | Organisation | |
|  |  | |
| Applicant/Affected Family Member — Signature | | Date |
|  | |  |
|  |

|  |
| --- |
| Please provide the completed application form to the court registrar at your appointment |