



**The defendant must not:**

- (1)  assault, threaten, harass or intimidate the protected person(s):
- (2)  follow or keep the protected person(s) under surveillance:
- (3)  be within.....metres of the protected person(s):
- (4)  contact or communicate with the protected person(s) either directly, or indirectly in any way (including phone, letter, cards, SMS messages, e-mail, facsimile, Facebook, skype etc):
- (5)  enter or remain within ..... metres of the boundary of the place of residence or place of employment of the protected person(s).
- (6)  damage or interfere with the premises where the protected person(s) is staying, residing or is employed:
- (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 electronic means any material about the protected person(s):
- (12)  cause, allow or encourage another person to do anything forbidden by this order:
- (OTH)  other:  
.....  
.....

**The defendant is:**

- (13)  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;

**Notwithstanding the other terms of this order contact is permitted:**

- (16)  at dispute resolution or at a court hearing under the *Family Law Act 1975*, the *Children’s Protection Act 1993* or at any other court or tribunal hearing;
- (17)  in accordance with an order of a court exercising jurisdiction under the *Family Law Act 1975*;
- (18)  by a solicitor or police;
- (19)  to spend time with children under arrangements agreed after this order by a method permitted by this order;;
- (OTH)  other orders:  
.....

**(OTH) Section 68R Family Law Act 1975 Order/s:**

The Family Court/Federal Magistrates Court order (*delete as applicable*) Parenting Order/Recovery Order/Injunction/ Undertaking/ Registered Parenting Plan/Recognisance (*delete as applicable*) made on the .../.../... is Revived/Varied/ Discharged/Suspended/ (*delete as applicable*) as follows:  
.....  
.....

**Firearms orders (see s.14)**

- (20)  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:
- (21)  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.