No. 20 p. 555



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

#### PUBLISHED BY AUTHORITY

#### ADELAIDE, THURSDAY, 3 APRIL 2025

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All instruments appearing in this gazette are to be considered official, and obeyed as such

#### **GOVERNOR'S INSTRUMENTS**

#### APPOINTMENTS, RESIGNATIONS AND GENERAL MATTERS

Department of the Premier and Cabinet Adelaide, 3 April 2025

Her Excellency the Governor in Executive Council has been pleased to appoint Dale Wayne Agius as the Commissioner for Aboriginal Children and Young People for a term of three years, commencing on 5 April 2025 and expiring on 4 April 2028 - pursuant to the provisions of the Children and Young People (Oversight and Advocacy Bodies) Act 2016.

By command,

KYAM JOSEPH MAHER, MLC For Premier

ME25/018

#### **PROCLAMATIONS**

#### South Australia

# **Child Sex Offenders Registration (Public Register) Amendment Act (Commencement) Proclamation 2025**

#### 1—Short title

This proclamation may be cited as the *Child Sex Offenders Registration (Public Register)* Amendment Act (Commencement) Proclamation 2025.

#### 2—Commencement of Act and suspension of certain provisions

- (1) Subject to subclause (2), the *Child Sex Offenders Registration (Public Register) Amendment Act 2024* (No 45 of 2024) comes into operation on 4 April 2025.
- (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
  - (a) section 5;
  - (b) section 6;
  - (c) section 7;
  - (d) section 8.

#### Made by the Governor

with the advice and consent of the Executive Council on 3 April 2025

#### REGULATIONS

#### South Australia

## Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) (School Days) Amendment Regulations 2025

under the Road Traffic Act 1961

#### **Contents**

#### Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Amendment of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014

Insertion of regulation 48A

48A

Traffic control devices applying on school days

#### Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) (School Days) Amendment Regulations 2025.

#### 2—Commencement

These regulations come into operation on the day on which they are made.

### Part 2—Amendment of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014

#### 3—Insertion of regulation 48A

After regulation 48 insert:

#### 48A—Traffic control devices applying on school days

- (1) For the purposes of rule 317 (Information on or with traffic control devices), if information on a traffic control device that is at a place indicates that it applies on school days, the device has effect on any day other than a Saturday or Sunday, a day that is a public holiday or a day publicly notified as a school holiday for Government schools.
- (2) In this regulation—

**Government school** has the same meaning as in the *Education and Children's Services Act 2019*.

#### Editorial note—

As required by section 10AA(2) of the *Legislative Instruments Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

#### Made by the Governor

with the advice and consent of the Executive Council on 3 April 2025

No 9 of 2025

#### South Australia

# **Summary Offences (Knives and Other Weapons) Amendment Regulations 2025**

under the Summary Offences Act 1953

#### **Contents**

#### Part 1—Preliminary

- 1 Short title
- 2 Commencement

#### Part 2—Amendment of Summary Offences Regulations 2016

3 Insertion of Part 3A

Part 3A—Searches of persons to prevent and detect certain offences

- 17A Prescribed offence (section 66ZA)
- 17B Prescribed person (section 66ZC)

#### Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the Summary Offences (Knives and Other Weapons) Amendment Regulations 2025.

#### 2—Commencement

These regulations come into operation on the day on which they are made.

#### Part 2—Amendment of Summary Offences Regulations 2016

#### 3—Insertion of Part 3A

After Part 3 insert:

### Part 3A—Searches of persons to prevent and detect certain offences

#### 17A—Prescribed offence (section 66ZA)

- (1) For the purposes of section 66ZA(1)(a) of the Act, the following offences are prescribed:
  - (a) an offence of violence;
  - (b) an offence relating to the carriage of a weapon.

#### (2) In this regulation—

offence of violence means an offence against one of the following provisions of the Criminal Law Consolidation Act 1935:

- (a) section 11;
- (b) section 12A;
- (c) section 13;
- (d) section 20(4);
- (e) section 20AA;
- (f) section 20A (only where aggravated by the use of a weapon pursuant to section 5AA(1)(b) of the *Criminal Law Consolidation Act 1935*);
- (g) section 23;
- (h) section 24;
- (i) section 29;
- (j) section 29A;
- (k) section 31;
- (1) section 32;
- (m) section 32AA;
- (n) section 83B (only where aggravated by the use of a weapon pursuant to section 5AA(1)(b) of the *Criminal Law Consolidation Act 1935*);
- (o) section 84C (only where aggravated by the use of a weapon pursuant to section 5AA(1)(b) of the *Criminal Law Consolidation Act 1935*);
- (p) section 137 (only where aggravated by the use of a weapon pursuant to section 5AA(1)(b) of the *Criminal Law Consolidation Act 1935*);
- (q) section 170 (only where aggravated by the use of a weapon pursuant to section 5AA(1)(b) of the *Criminal Law Consolidation Act 1935*);
- (r) section 170A (only where aggravated by the use of a weapon pursuant to section 5AA(1)(b) of the *Criminal Law Consolidation Act 1935*);

offence relating to the carriage of a weapon means an offence against a provision of Part 3A of the Summary Offences Act 1953 other than section 21B or 21D.

#### 17B—Prescribed person (section 66ZC)

- (1) For the purposes of the definition of *prescribed person* in section 66ZC(4) of the Act, the following persons are prescribed:
  - (a) if the Commissioner has determined a person to be a prescribed person in relation to a declared shopping precinct, declared public transport hub, declared public transport service or declared place of worship—that person; plus
  - (b) —
- (i) for a declared shopping precinct—
  - (A) in the case of a shopping mall or other area where retail shops are concentrated on council-owned land, where there is no owner or manager of the precinct—the Chief Executive Officer of the relevant council; or
  - (B) in any other case—the owner or manager of the shopping precinct;
- (ii) for a declared public transport hub—
  - (A) in the case of a public transport hub operated by the Transport Department—that Department; or
  - (B) in the case of a public transport hub on or adjacent to a shopping precinct—the owner or manager of the shopping precinct and the Transport Department; or
  - (C) in any other case—the owner or manager of the public transport hub and the Transport Department;
- (iii) for a declared public transport service—the Chief Executive (or equivalent) of the operator of the service;
- (iv) for a declared place of worship—the person responsible for the day to day management or operation of the place of worship.
- (2) In this regulation—

*Transport Department* means the Department responsible for the administration of the *Passenger Transport Act 1994*.

#### Editorial note—

As required by section 10AA(2) of the *Legislative Instruments Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

#### Made by the Governor

with the advice and consent of the Executive Council on 3 April 2025

No 10 of 2025

#### **RULES OF COURT**

SUPREME COURT ACT 1935
DISTRICT COURT ACT 1991
ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT ACT 1993
MAGISTRATES COURT ACT 1991
YOUTH COURT ACT 1993
SOUTH AUSTRALIA

Joint Criminal (No 6) Amending Rules 2025

By virtue and in pursuance of the Supreme Court Act 1935, the District Court Act 1991, the Environment, Resources and Development Court Act 1993, the Magistrates Court Act 1991 and the Youth Court Act 1993, and all other enabling powers, we, the Chief Justice of the Supreme Court, the Chief Judge of the District Court, the Senior Judge of the Environment, Resources and Development Court, the Acting Chief Magistrates Court, and the Judge of the Youth Court make the following Joint Criminal (No 6) Amending Rules 2025.

- 1. These Rules may be cited as the Joint Criminal (No 6) Amending Rules 2025.
- 2. The amendments made by these rules come into effect on the later of—
  - (a) April 2025; or
  - (b) the date of their publication in the Gazette.
- 3. In these Rules, the *commencement date* means the date on which these rules come into effect under rule 2.
- 4. The Joint Criminal Rules 2022 ("the Rules") are amended as set out below.
- 5. In Schedule 2, Form 182 Notice of Withdrawal of Application for Bail Review is deleted and substituted as follows:

#### Form 182e

be inserted by Court	
ase Number:	
ate Signed:	
DN:	

#### NOTICE OF INTENTION NOT TO PROCEED WITH BAIL REVIEW

SUPREME COURT OF SOUTH AUSTRALIA CRIMINAL JURISDICTION

[FULL NAME]
Applicant

ν

[FULL NAME] Respondent Lodging party

Applicant

	Party title	Full Name of party	
Name of law firm/office			
If applicable	Law firm/office	Responsible Solicitor	
Name of authorised			
officer			
If body corporate and no law firm/office	Full Name		
Notice of Withdrawal o	r Notice of Intention Not to Proceed		
Troube of Williamswal o	1 140tioe of intention 140t to 1 100cca		
(please tick one)			
☐ The Applicant withdray	ws the application to review the decision	made on [date] by [enter name of bail	
authority].	• •	, .	
OR			
☐ The Applicant gives notice of the applicant's intention not to proceed with application to review the			
decision made on [date] by [enter name of bail authority].			
decision made on [date] by [enter hame of ball authority].			
Signature of person filing			

#### Service

Name printed

Date and time

The party filing this document is required to serve it on all other parties in line with the Rules of Court.

Respondent

0 11p111 = 0=0		1.0. = 0 p. 0 0
Form 182h		
To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
NOTICE OF	INTENTION NOT TO PROCEED WITH	I BAIL REVIEW
SUPREME COURT C CRIMINAL JURISDIC CASE NO:		
	Full Name	
Applicant		
v		
	Full Name	

Lodging party	Applicant	
	Party title	Full Name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised		
officer		
If body corporate and no law firm/office	Full Name	

Notice of Withdrawal or Notice of Intention Not to Proceed
(please tick one)  ☐ The Applicant withdraws the application to review the decision made on
OR
☐ The Applicant gives notice of the applicant's intention not to proceed with application to review the decision made on
Signature of person filing
Name printed
Date and time

#### Service

The party filing this document is required to serve it on all other parties in line with the Rules of Court.

6. In Schedule 2, Form 142I – Intervention Order is deleted and substituted as follows:

Form 142I				
To be inserted by Court				
Case Number:				
Date Signed:				
FDN:				
	INTERVENTION ORE	DER		
	Sentencing Act 2017 s	28		
[NATIOI	NALLY RECOGNISED DOMESTIC	VIOLENCE ORDER]		
	<i>MAGISTRATES/YOUTH/ENVIRON</i> «COURT OF SOUTH AUSTRALIA	MENT RESOURCES AND		
CRIMINAL JURISDICTI	ON			
Order Identifier:				
[FULL NAME]				
Informant/R				
v				
[FULL NAME]				
Respondent/Youth				
Person against whom intervention order made ('the Respondent')				
	Full name	Date of birth		
Protected Person(s)				

Introduction

Hearing

Hearing Location: [suburb]

[Hearing date]

[Presiding Officer]

**Appearances** 

[Informant/R Appearance Information]

[Respondent/Youth Appearance Information]

#### Remarks

- (a) mandatory The Court having found the [Respondent/Youth] [name] guilty, considers that it should exercise the power under section 28 of the Sentencing Act 2017 to issue against the [Respondent/Youth] an Intervention Order under the Intervention Orders (Prevention of Abuse) Act 2009.
- (b) mandatory The Court having considered whether, if the whereabouts of the person for whose benefit the order would be issued are not known to the [Respondent/Youth], the issuing of the order would be counterproductive.
- (c) mandatory if conditions 5 and 6 deselected below The Court having been satisfied that the [Respondent/Youth] has never been found guilty of violent or intimidatory conduct and needs to have a firearm for purposes related to earning a livelihood.

Order

Date of Order: [date]

Terms of Order

It is ordered that:

Orders in separately numbered paragraphs.

- 1. This order is declared to address a domestic violence concern.
- 2.A final intervention order be issued against the [Respondent/Youth] for the protection of [protected person(s)] ('the protected person[s]').

Conditions of Intervention Order			
[This	order	is declared to address a domestic violence concern]	
Gene	eral		
	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].	
Firea	rms		
	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.	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.	
Cont	act		
	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:	
		<ul> <li>a. at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness;</li> </ul>	
		b. through a solicitor or police;	
		<ul> <li>in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975</li> </ul>	
		<li>d. at a family dispute resolution conference or family counselling under the Family Law Act 1975, a family conference under the Young Offenders Act</li>	

		1993, a family group conference convened under section 22 of the Children and Young People (Safety) Act 2017 or at a mediation;	
		e. in accordance with a Parenting Plan under section 63C of the <i>Family Law</i> Act 1975 consented to by the protected person after this Order;	
		<ul> <li>f. 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];</li> </ul>	
		g. [other].	
	8.	The Respondent must vacate the premises at [address] forthwith upon service of this Order and not return to those premises unless this term is varied or removed by the Court.	
	9.	The Respondent is 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.	
	10.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].	
Vicin	ity		
	11.	The Respondent must not follow or keep the protected person[s] under surveillance including tracking by GPS or otherwise.	
	12.	The Respondent must not go or stay within [number] metres of the protected person[s] unless permitted by other conditions of this Order.	
	13.	The Respondent must not go or stay within [number] metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].	
	14.	The Respondent must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple	
	15.	The Respondent must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following: [address] provision for multiple	
Other conditions			
	16.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.	
	17.	only available if jurisdiction 'Magistrates Court' The Respondent must contact the Intervention Program Manager at 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.	

	18.	The Respondent must surrender [description of weapons or articles] to [person or authority] by [date].
	19.	The Respondent must return [description of personal property] to [name of protected person] by [date].
	20.	The Respondent must allow [name of protected person] to [recover/have access to/make use of] [description of personal property] and allow the person to be accompanied by [a police officer/other specified person] while doing so.
	21.	provision for multiple [other conditions].
Ser	vice of	this Order
Ser	vice of	this order on the [Respondent/Youth] is
		t required because this order confirms an interim intervention order (section (4))
		emed to have been made because the respondent was present when this der was made (section 23(5a)(c)
	□ red	quired to be made.
Tot	he [Re	espondent/Youth]: WARNING
		ompliance with a served order renders you liable to a term of sonment/detention].
		is a Nationally Recognised Domestic Violence Order, it applies and is eable in all Australian States and Territories.
		is not a Nationally Recognised Domestic Violence Order, upon registration, der is also enforceable in other Australian States and Territories.
		annot apply to the Court to vary or revoke this order for 12 months or such period as the Court may have ordered.
Aut	nentica	ation
_	nature and n	of Court Officer pame]

7. In Schedule 2, Form 174H – C	Order for Interim Variation of Intervention Order is	deleted and substituted as follows:
Form 174H		
To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
Hearing Date and Time:		
Hearing Location:		
ORDER FOR	INTERIM VARIATION OF IN	NTERVENTION ORDER
[NATIOI	NALLY RECOGNISED DOMESTIC	VIOLENCE ORDER]
[MAGISTRATES/YOUTH] CRIMINAL JURISDICTION	Select one COURT OF SOUTH AUSTRALI	A
Order Identifier:		
[ <i>FULL NAME</i> ] Applicant		
v		
[FULL NAME] Respondent		
Respondent		
	Full name	Date of birth
Protected Person(s)		

Introduction	1	
Hearing		
Hearing Loca [Hearing date	ation: [suburb] e]	
[Presiding Of	fficer]	
Appearances	S	
[Applicant Ap	opearance Information]	
Remarks		
The Court is	satisfied that:	
□ (a) it a	appears that there are grounds for issuing the variation;	
□ (b) [oth	her matters]	
Order		
Date of Orde	er: [date]	
Terms of Ord	der	
It is ordered	that: numbered paragraphs.	
de	The Final Intervention Order made on [date] be varied on an interim basis pending final etermination of the Application pursuant to section 26A of the Intervention Orders  Prevention of Abuse) Act 2009 so that the conditions are as set out below.	
	The Respondent be summoned to appear at [location] on [date] at [time] on the application or a final variation of the intervention order.	
□ 3. [c	other orders].	
	of Interim Intervention Order	
_	is declared to address a domestic violence concern]	
General		
	he Respondent must not assault, threaten, harass or intimidate the protected person[s].	
	The Respondent must not damage or interfere with property belonging to the protected erson[s] or the premises where the protected person[s] stay[s], reside[s] or work[s].	
p	The Respondent must not take possession of personal property belonging to the protected erson[s] or the following specified property reasonably needed by the protected person[s]: specified property].	
	he Respondent must not be in possession of the following weapon[s] or article[s]: weapon/article].	

Fire	earms		
	5.	Respor firearm	Any firearm (e.g. guns), ammunition or part of a firearm in the possession of the indent and any licence or permit held by the Respondent authorising possession of a , ammunition or part of a firearm must be surrendered (handed in) immediately to gistrar 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.	
Cor	ntact		
	7.	directly	espondent must not contact or communicate with the protected person[s] either or in any way (including telephone, SMS messages, in writing, email or any other media etc)
		BUT co	ontact is permitted:
		h.	at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness;
		i.	through a solicitor or police;
		j.	in accordance with an order of a court exercising jurisdiction under the <i>Family Law</i> Act 1975
		k.	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;
		I.	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;
		m.	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];
		n.	[other].
	8.		espondent must vacate the premises at [address] forthwith upon service of this Order t return to those premises unless this term is varied or removed by the Court.
	9.	The Respondent is 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.	
	10.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].	
Vic	inity		
	11.		espondent must not follow or keep the protected person[s] under surveillance ng tracking by GPS or otherwise.
	12.		espondent must not go or stay within [number] metres of the protected person[s] permitted by other conditions of this Order.

	13.	The Respondent must not go or stay within [number] metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].
	14.	The Respondent must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple
	15.	The Respondent must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following: [address] provision for multiple
Oth	er co	nditions
	16.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.
	17.	only available if jurisdiction 'Magistrates court' The Respondent must contact the Intervention Program Manager at 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.
	18.	The Respondent must surrender [description of weapons or articles] to [person or authority] by [date].
	19.	The Respondent must return [description of personal property] to [name of protected person] by [date].
	20.	The Respondent must allow [name of protected person] to [recover/have access to/make use of] [description of personal property] and allow the person to be accompanied by [a police officer/other specified person] while doing so.
	21.	provision for 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]	

8. In Schedule 2, Form 174I substituted as follows:	– Order for Final Variation or F	Revocation of Intervention	on or Problem Gambling Order is deleted	d and
Form 174I				
To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
ORDER FOR FIN	IAL VARIATION O		TION OF INTERVENTION	NC
[NATIO	DNALLY RECOGNISE	DOMESTIC VIC	OLENCE ORDER]	
[MAGISTRATES/YOU	TH] select one COURT OF	SOUTH AUSTRA	LIA	
CRIMINAL JURISDIC	ΓΙΟΝ			
Order Identifier:				
[FULL NAME]				
Applicant				
v				
[FULL NAME]				
Respondent				
Respondent				

Date of birth

Date of birth

Full name

Full name

Protected Person(s)

Introduction				
Hea	Hearing			
	_	Location: [suburb] date]		
[Pre	esidir	ng Officer]		
App	eara	nces		
	-	nt Appearance Information] dent Appearance Information]		
Rer	narks	S		
The	Cou	rrt is satisfied that:		
	(a)	The Police, the Respondent and each person protected by the order have had a reasonable opportunity to be heard on the matter.		
	(b)	It has had regard to the same matters as it is required to have regard to in considering whether or not to make an Intervention Order and considering the terms of an Intervention Order.		
	(c)	mandatory if removing firearms terms The Respondent has never been guilty of violent or intimidatory conduct and needs to have a firearm for purposes related to earning a livelihood.		
	(d)	mandatory if Order made under section 68R of the Family Law Act 1975 The Court has made an Intervention Order being a Family Violence Order within the meaning of section 4(1) of the Family Law Act 1975 (Cth).		
	(e)	mandatory if Order made under section 68R of the Family Law Act 1975 In making orders under section 68R of the Family Law Act 1975 (Cth), the Court has had regard to the purposes of Division 11 of the Family Law Act 1975 (Cth) as stated in section 68N of that Act and to whether spending time with both parents is in the best interests of the child[ren] described below.		
	(f)	mandatory if Order made under section 68R of the Family Law Act 1975 The Court is satisfied that it is appropriate to [vary/discharge/suspend] the [order/Injunction] described below because a person has been exposed, or is likely to be exposed, to family violence as a result of the operation of that order or Injunction.		
	(g)	mandatory if Order made under section 68R of the Family Law Act 1975 to revive, vary, discharge or suspend a Parenting Order or Recovery Order as mentioned in section 68R(1)(a) or section 68R(1)(b) The Court is satisfied it has before it material that was not before the Court that made the [order/Injunction] under the Family Law Act 1975 (Cth).		

Order			
Date of 0	Order: [date]		
Terms of	Order		
It is orde	red that: ately numbered paragraphs.		
□ 1.	Pursuant to section 26 of the Intervention Orders (Prevention of Abuse) Act 2009, the Final Intervention Order made on [date] be varied so that the conditions are as set out below.		
□ 2.	Pursuant to section 27 of the Intervention Orders (Prevention of Abuse) Act 2009, the Problem Gambling Family Protection Order made on [date] be varied so that the conditions are as set out below.		
□ 3.	Pursuant to section 29P of the Intervention Orders (Prevention of Abuse) Act 2009, the Recognised Domestic Violence Order made in [State/Territory] on [date] [reference number] for the protection of [protected persons] be varied so that the conditions are as set out below.		
□ <b>4</b> .	The entire:  ☐ [Final Intervention/Problem Gambling Family Protection] Order made on [date]  ☐ Recognised Domestic Violence Order made in [State/Territory] on [date] [reference number]  be revoked.		
□ 5.	default selected if 'section 68R Order' selected above—only available if jurisdiction Magistrates Court or Youth Court Family Law Act 1975 section 69J		
	The: provision for multiple		
	<ul> <li>□ Parenting Order made on [date] by [Judicial Officer]</li> <li>□ Recovery Order made on [date] by [Judicial Officer]</li> <li>□ Injunction granted on [date] by [Judicial Officer]</li> <li>□ Undertaking given on [date] by [Judicial Officer]</li> <li>□ Registered Parenting Plan registered on [date] by [Judicial Officer]</li> <li>□ Recognisance entered into on [date] by [name]</li> </ul>		
	in the [Family Court/Federal Circuit Court] in [proceeding number] is:		
	<ul> <li>□ revived with effect [forthwith/from [date]]</li> <li>□ varied with effect [forthwith/from [date]] as follows: [details]</li> <li>□ discharged with effect [forthwith/from [date]]</li> <li>□ suspended [forthwith/from [date]] until [further order/date]</li> </ul>		
□ 6.	[other orders].		

Cor	Conditions of Intervention Order			
[Thi	[This order is declared to address a domestic violence concern]			
Ger	General			
	1.	The Reperson	espondent must not assault, threaten, harass or intimidate the protected [s].	
	2.	protect	espondent must not damage or interfere with property belonging to the ed person[s] or the premises where the protected person[s] stay[s], s] or work[s].	
	3.	protect	espondent must not take possession of personal property belonging to the ed person[s] or the following specified property reasonably needed by the ed person[s]: [specified property].	
	4.		espondent must not be in possession of the following weapon[s] or s]: [weapon/article].	
Fire	arms			
	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.	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.		
Cor	ntact			
	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, ema or any other social media etc)		
		BUT co	ontact is permitted:	
			at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness;	
		p.	through a solicitor or police;	
		-	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 Family Law Act 1975, a family conference under the Young Offenders Act	

		1993, a family group conference convened under section 22 of the Children and Young People (Safety) Act 2017 or at a mediation;		
		s. in accordance with a Parenting Plan under section 63C of the <i>Family Law</i> **Act 1975 consented to by the protected person after this Order;		
		<ul> <li>t. 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];</li> </ul>		
		u. [other].		
	8.	The Respondent must vacate the premises at [address] forthwith upon service of this Order and not return to those premises unless this term is varied or removed by the Court.		
	9.	The Respondent is 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.		
	10.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].		
Vici	nity			
	11.	The Respondent must not follow or keep the protected person[s] under surveillance including tracking by GPS or otherwise.		
	12.	The Respondent must not go or stay within [number] metres of the protected person[s] unless permitted by other conditions of this Order.		
	13.	The Respondent must not go or stay within [number] metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].		
	14.	The Respondent must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple		
	15.	The Respondent must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following: [address] provision for multiple		
Oth	er con	ditions		
	16.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.		
	17.	only available if jurisdiction 'Magistrates Court' The Respondent must contact the Intervention Program Manager at 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.		
	18.	The Respondent must surrender [description of weapons or articles] to [person or authority] by [date].		
	19.	The Respondent must return [description of personal property] to [name of protected person] by [date].		

	20.	The Respondent must allow [name of protected person] to [recover/have access		
		to/make use of] [description of personal property] and allow the person to be		
		accompanied by [a police officer/other specified person] while doing so.		
	21.	provision for multiple [other conditions]		
Cor	ndition	s of Problem Gambling Family Protection Order		
	1.	The Respondent must undertake and satisfactorily complete a program of [counselling/rehabilitation/special education], namely [details].		
	2.	The Respondent must not:		
		a. take part in gambling activities		
		b. attend at premises where gambling activities may be undertaken		
	3.	The Respondent must not attend at [description of premises/location, address].		
	4.	The Respondent must not be on premises, namely [description of premises, address], except under the following conditions:  • [description of conditions].		
	5.	The Respondent must not contact, harass, threaten or intimidate the following family member[s], namely [full name].		
	6.	The Respondent must not approach [full name] at their place of residence or work, or any other person at the place of work or residence, except under the following conditions:		
		• [description of conditions].		
	7.	The Respondent must immediately close [account number, details].		
	8.	The Respondent must immediately return [personal property/money], namely [description of personal property/dollar amount] to [full name].		
	9.	The Respondent must immediately allow [full name] to have access or make use of personal property, namely [description of personal property/dollar amount].		
	10.	The Respondent must not take possession of personal property, including money namely [details] reasonably needed by [full name].		
	11.	The Respondent must immediately make arrangements for the family member[s], namely [full name(s)] to be [paid/have access to] money of the Respondent in the hands of, or owing to the Respondent from, a third party, namely [description].		
	12.	[other conditions].		

#### To the Respondent: 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.
- You cannot apply to the Court to vary or revoke this order for 12 months or such longer period as the Court may have ordered.

Authentication	
Signature of Court Officer title and name]	

9. In Schedule 2, Form 150 – Certificate for Victim of Identity Theft is deleted and substituted as follows:

#### Form 150

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

#### CERTIFICATE FOR VICTIMS OF IDENTITY THEFT

Sentencing Act 2017 s 125

[SUPREME/DISTRICT/MAGISTRATES/YOUTH/ENVIRONMENT RESOURCES AND DEVELOPMENT] Select one COURT OF SOUTH AUSTRALIA CRIMINAL JURISDICTION

#### [FULL NAME] **Applicant**

#### Certificate

- I, [title and name of Judicial Officer] certify that:
- 1. A person was found guilty of the following offence[s] by this Court on [date], being [an] offence[s] involving select one [the assumption of another person's identity/the use of another person's personal identification information | Note personal identification information has the same meaning as section 144A of the Criminal Law Consolidation Act 1935.

provision for multiple numbered paragraphs

(a) Offence: [Enter short name of offence] [Enter Act or Regulations and section or other provision/common law]

Date: [date(s)]

Location: [location] if any

Particulars of Offence: [Enter particulars]

2. [full name] is a victim of [that offence/those offences] select one being the person whose [identity has been assumed/personal identification information has been used selection based on selection at 1 above without the victim's consent, in connection with the commission of the offence[s] selection based on selection at 1 above described above by [insert how identity used to commit offence].

3.	[Enter any other matters].		
CER	CERTIFIED		
at [p	at [place]		
on [d	on [date]		
Sign	Signature of Court Officer		
[title	[title and name]		

In accordance with the Supreme Court Act 1935, the District Court Act 1991 and the Magistrates Court Act 1991, and all other enabling powers, the Joint Criminal (No 6) Amending Rules 2025 have been made—

- $\bullet\,$  as rules of the Supreme Court by 3 or more Judges of the Supreme Court; and
- as rules of the District Court by the Acting Chief Judge and 2 or more other Judges of that Court; and
- as rules of the Magistrates Court by the Acting Chief Magistrate and 2 or more other Magistrates; and
- as rules of the Environment, Resources and Development Court by the Senior Judge and 1 other Judge; and
- as rules of the Youth Court by the Judge and the magistrates who are members of the principal judiciary of that Court,

and such rules will apply to and in relation to the Court in accordance with their terms.

Dated: 26 March 2025

CHIEF JUSTICE KOURAKIS
CHIEF JUDGE EVANS
SENIOR JUDGE DURRANT
CHIEF MAGISTRATE HRIBAL
JUDGE ELDRIDGE

#### SUPREME COURT ACT 1935 DISTRICT COURT ACT 1991

#### ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT ACT 1993

#### MAGISTRATES COURT ACT 1991

#### YOUTH COURT ACT 1993

SOUTH AUSTRALIA

Uniform Special Statutory (No 5) Amending Rules 2025

By virtue and in pursuance of the Supreme Court Act 1935, the District Court Act 1991, the Environment, Resources and Development Court Act 1993, the Magistrates Court Act 1991 and the Youth Court Act 1993, and all other enabling powers, we, the Chief Justice of the Supreme Court, the Chief Judge of the District Court, the Chief Magistrate of the Magistrates Court, and the Judge of the Youth Court make the following Uniform Special Statutory (No 5) Amending Rules 2025.

- 1. These Rules may be cited as the Uniform Special Statutory (No 5) Amending Rules 2025.
- 2. The amendments made by these rules come into effect on the later of—
  - (a) 1 April 2025; or
  - (b) the date of their publication in the Gazette.
- 3. In these Rules, the commencement date means the date on which these rules come into effect under rule 3.
- 4. Part 7, Division 1 is deleted and substituted as follows:

#### Part 7—Certificate for identity theft

#### **Division 1—State: Magistrates and Youth Courts**

#### 329.1—Scope of Division

This Division applies to any applications under section 84 of the *Criminal Procedure Act 1921* that are not made in the relevant criminal proceeding under the Joint Criminal Rules.

#### 329.2—Definitions

In this Part—

Act means the Criminal Procedure Act 1921.

#### 329.3—Application

- (1) An application for a certificate for identity theft under section 84 of the Act must be—
  - (a) in the prescribed form; and
  - (b) supported by an affidavit in the prescribed form.

#### Prescribed forms-

Form 1 Originating Application

Form 7 Affidavit

- (2) The supporting affidavit must:
  - (a) identify the alleged offence or offences;
  - (b) if applicable, provide details of the conviction including the relevant case number;
  - (c) identify the relevant police report number (if applicable);
  - (d) if applicable, identify the manner in which the person's identity was assumed;
  - (e) if applicable, identify the relevant personal identification information and the manner in which it was used;

- (f) identify how the assumption of the applicant's identity or use of the person's personal identification information was assumed or used in connection with the commission of the alleged offence or offences; and
- (g) address the assumption of the applicant's identity or use of the applicant's personal identification information being without the applicant's consent.
- (h) any other matters that may be relevant.
- (3) The applicant must join as respondents—
  - (a) if applicable, the Commissioner of Police; and
  - (b) any other person if ordered by the Court after the institution of the proceeding.

#### 329.4—Hearing and determination

- (1) The Court may if it thinks fit determine the application without hearing the parties.
- (2) A certificate for identity theft must be in the prescribed form.

#### Prescribed form—

Form 96C Certificate for Victim of Identity Theft—State

 $5. \quad In \ Schedule \ 1, Form \ 96C-Certificate \ for \ Victim \ of \ Identity \ The ft-State \ is \ deleted \ and \ substituted \ as \ follows:$ 

Form 96C
To be inserted by Court
Case Number:
Date Signed:
FDN:
CERTIFICATE FOR VICTIM OF IDENTITY THEFT
[MAGISTRATES/YOUTH] COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION
[FULL NAME] Applicant
[FULL NAME] Respondent (if applicable)
Certificate
I certify that:
1. [full name], date of birth [date] is an identity theft victim being the person whose [identity has been assumed/personal identification information has been used] without the victim's consent, in connection with the commission of the offence[s] by [insert how identity used to commit offence].
2. [Enter any other matters].
CERTIFIED
at [place] on [date]
Signature of Court Officer [title and name]

6. In Schedule 1, Form 92B - Order - Animal Welfare Act Disposal of Animal is deleted and substituted as follows:

#### Form 92B

o be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

### ORDER – ANIMAL WELFARE ACT DISPOSAL OF ANIMAL Animal Welfare Act 1985

[MAGISTRATES/YOUTH] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME]
Applicant

[FULL NAME]
Respondent

Introduction

Hearing

Hearing Location: [suburb]

[Hearing date]

[Presiding Officer]

**Appearances** 

[Applicant Appearance Information]
[Respondent Appearance Information]

#### Remarks

An Application has been made on [date] by an inspector, [name] under section 31C(2) of the Animal Welfare Act 1985 for an order that the animal[s] described below be sold, destroyed or otherwise disposed of as the Minister thinks fit.

The Magistrate is satisfied that

- (a) mandatory the animal[s] described below have been seized and retained under the *Animal Welfare Act 1985*.
- (b) mandatory legal proceedings under the *Animal Welfare Act 1985* relating to the animal[s] described below are pending, namely [description of legal proceedings].

- (c) the Applicant seeks an order authorising that the animal[s]described below be sold, destroyed or otherwise disposed of as the Minister thinks fit.
- (d) mandatory in the circumstances, it is [impractical/unreasonable] for the animal[s] described below to continue to be retained until the proceedings have been concluded or otherwise terminated.
- (e) an order should be made under section 31C(2) of the Animal Welfare Act 1985.

$\cap$	rd	Δ	r
l J	ГU	е	ı

Date of Order: [date]

Terms of Order

It is ordered that:

Orders in separately numbered paragraphs.

- 1. The animal[s] described below be sold, destroyed or otherwise disposed of as the Minister thinks fit.
- 2. [other orders]

Mandatory – provision for multiple

Animal [1] subject of Application

Type of animal: [type and where applicable breed of animal]

Name of animal if known: [full name]

Identifying features of

[identifying features]

Animal if required to ensure correct animal is subject of the

authorised action

Owner if known

[full name] provision for multiple

Address where animal

 $\begin{center} [street]{ll} \hline \end{center} include unit or level number and/or name of property if necessary \\ \hline \end{center}$ 

kept:

[city/town/suburb] [state] provision for South [postcode]

Australia to be default selected

To the [Party Title] [name of person against whom order is made]: WARNING

If you disobey this order, you will be in contempt of court and liable to imprisonment and/or a fine or other punishment 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.

Authentication	
Signature of Court Officer	
[title and name]	

Phone Details

7. In Schedule 1, Form 1C – Or	iginating Application – An	imal Welfare Act Warra	nt – State is deleted and subst	ituted as follows:
Form 1C				
To be inserted by Court				
Case Number:				
Date Signed:				
FDN:				
ORIGINA <sup>-</sup>	WAR	ATION – ANIN RANT/ORDE al Welfare Act 1988		ACT
MAGISTRATES select one Co SPECIAL STATUTORY J		USTRALIA		
[ <i>FULL NAME</i> ] Applicant				
[FULL NAME] Respondent				
Applicant				
Name of law firm/solicitor	Full Name Law Firm		Responsible Solicitor	
Address for service	Street Address (including unit o	r level number and name of pro		
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details	- /			
Duplicate panel if multiple Respondents	Type (eg. home; work; mobile)	- Number	Another number (optional)	
Respondent	Full Name (including Also Know	(n. co.)		
Address	Full Name (including Also Know	m as)		
	Street Address (including unit o	r level number and name of pro	perty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
1	Liliali auul Coo			

Type (eg. home; work; mobile) - Number

Another number (optional)

Next box to only appear if applicable Duplicate panel if multiple Interested Parties				
Interested Party				
	Full Name			
Address				
	Street Address (including u	ınit or level number and name o	f property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type (eg. home; work; mob	ile) – Number	Another number (optional)	
Application Details				
Matter type:				
This Application is for a specified in this Applicat	-	orising the [ <i>sale/des</i>	truction/disposal] of the	e animal(s)
This Application is made	under section [31A	A(5)(b)/31C(2)] of the	Animal Welfare Act 19	985.
The Applicant seeks the following orders: orders sought in separately numbered paragraphs  1.				
This Application is made on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that grounds in separately numbered paragraphs  1.				
If applicable The Application is urgent because grounds in separately numbered paragraphs where more than one  1.				

## Mandatory – provision for multiple Animal [1] subject of Application Type of animal: type and where applicable breed of animal Name of animal if known: full name Identifying features of animal if required to ensure identifying features correct animal is subject of the authorised action Owner if known full name provision for multiple Address where animal is kept: street include unit or level number and/or name of property if necessary State: South Australia to be city/town/suburb postcode

TΛ	tho	Other	Parties:	WΔ	RNIN	JG
10	uie	Other	raiues.	VVM	'LINII'	٧U

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- □ you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed in your absence and orders may be made **finally determining** this proceeding without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482.

#### **Service**

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

## **Accompanying Documents**

Accompanying this Application is a:

- ☐ Multilingual Notice mandatory
- ☐ Supporting Affidavit mandatory
- □ Notice to Respondent Served in New Zealand mandatory when address of party to be served is in NZ
- □ Notice to Respondent Served outside Australia mandatory when address of party to be served is overseas & not in NZ
- ☐ If other additional document(s) please list below:

8. Rule 2.1(1)(c) is deleted and substituted as follows:

# Chapter 1—General

# Part 2—Interpretation

#### 2.1—Definitions

(1) In these Rules—

**Previous Rules** means—

. . .

(c) in the context of the Youth Court—the Youth Court (Young Offenders) Rules 2016; the Youth Court (General) Rules 2016; the Youth Court (Care and Protection) Rules 2018; the Youth Court (Adoption) Rules 2018 and the Youth Court (Youth Treatment Orders) Rules 2021;

. . .

First Interested Party

9. In Schedule 1, Form A10 – Order – Adoption is deleted and substituted as follows:  Form A10
To be inserted by Court
Case Number:
Date Filed:
FDN:
ORDER – ADOPTION
YOUTH COURT OF SOUTH AUSTRALIA
ADOPTION JURISDICTION
IN THE MATTER OF [NAME OF ADOPTIVE/ADOPTED PERSON]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Adoptive Parent
Only displayed if applicable
Second Adoptive Parent
Birth Mother
Birth Father
Adoptive/Adopted Person
Only displayed if applicable  Chief Executive
Chief Executive
Only displayed if applicable

#### Introduction

The Applicant/s seek an order pursuant to the Adoption Act 1988 (SA) "the Act".

#### Hearing

[Hearing date]

[Presiding Officer]

## **Appearances**

[First Adoptive Parent Appearance Information]

Only displayed if applicable

[Second Adoptive Parent Appearance Information]

[Birth Mother Appearance Information]

[Birth Father Appearance Information]

[Adoptive/Adopted Person Appearance Information]

Only displayed if applicable [Chief Executive Appearance Information]

Only displayed if applicable

[Other party title's Appearance Information]

#### Date of Order:

Next box only displayed if originating process is application for adoption order

Next box only displayed if one or more recitals are entered

Reci	itals
The	Court is satisfied that:
•	on order granted ] there has been due and proper compliance with the requirements of the Act and that it is in the best interests of the adoptive person that an order be made.
	on order not granted ] there has been due and proper compliance with the requirements of the Act but that it is not in the best interests of the adoptive person that an order be made.
•	on order not granted ] there has not been due and proper compliance with the requirements of the Act.
[	] [any other recitals to appear in order].

Next box only displayed if originating process is application to discharge an adoption order

Next box only displayed if one or more recitals are entered

The Court is satisfied that:  Discharge order granted  The adoption order or consent for the purposes of the adoption order was obtained by fraud, duress or other improper means.  Discharge order granted  The best interests of the adoptive person, taking into account the rights and welfare of the adoptive person, for the discharge order to be made.  Discharge order not granted  The grounds of the Application to Discharge an Adoption Order have not been made out.  The grounds of the Application to Discharge an Adoption Order have not been made out.	Recitals				
<ul> <li>[ ] the adoption order or consent for the purposes of the adoption order was obtained by fraud, duress or other improper means.</li> <li>Discharge order granted</li> <li>[ ] it is in the best interests of the adoptive person, taking into account the rights and welfare of the adoptive person, for the discharge order to be made.</li> <li>Discharge order not granted</li> <li>[ ] the grounds of the Application to Discharge an Adoption Order have not been made out.</li> </ul>	The Court is satisfied that:				
<ul> <li>it is in the best interests of the adoptive person, taking into account the rights and welfare of the adoptive person, for the discharge order to be made.</li> <li>Discharge order not granted</li> <li>the grounds of the Application to Discharge an Adoption Order have not been made out.</li> </ul>	[ ] the adoption order or consent for the purposes of the adoption order was obtained by fraud,				
[ ] the grounds of the Application to Discharge an Adoption Order have not been made out.	[ ] it is in the best interests of the adoptive person, taking into account the rights and welfare of the				
[ ] [any other recitals to appear in order].					
	[ ] [any other recitals to appear in order].				

Next box only displayed if originating process is application for recognition of an adoption order made outside Australia

Next box only displayed if one or more recitals are entered

# The Court is satisfied that: Recognition order granted ] a)

- the Adoption Order was made in accordance with the law of that country; and
  - b) when the Adoption Order was made, each applicant was domiciled in that country or had been resident in that country for at least 12 months; and
  - The circumstances in which the order was made would, if they had existed in this State, c) have constituted a sufficient basis for making an adoption order under this Act; and
  - The proceedings in which the order was made involved no denial of natural justice or failure d) to observe the requirements of substantial justice.

**Recitals** 

Reco	ognition order not granted
[	] the grounds of the Application to Recognise an Adoption Order made outside Australia have not
	been made out.

] [any other recitals to appear in order].

Next box only displayed if originating process is application to dispense with, or recognise the validity of consent

Next box only displayed if one or more recitals are entered

Recitals
The Court is satisfied that:
Order granted to dispense with consent [ ] the person cannot, after reasonable inquiry, be found or identified.
Order granted to dispense with consent  [ ] the person is in such a physical or mental condition as not to be capable of properly considering the question of consent.
Order granted to dispense with consent [ ] the person has abandoned, deserted or persistently neglected or ill-treated the child.
Order granted to dispense with consent  There are circumstances by reason of which the consent may properly be dispensed with.

Order granted recognising consent  [ ] the person has given valid consent to the adoption.
Dispensation/recognition order not granted  [ ] the grounds of the Application to Dispense with, or Recognise the Validity of Consent have not been made out.
[ ] [any other recitals to appear in order].
Next box only displayed if originating process is application to revoke an order dispensing with or recognising the validity of consent, application for interlocutory orders, application for costs or other
Next box only displayed if one or more recitals are entered
Recitals
The Court is satisfied that:
[ ] [any other recitals to appear in order].
Next box only displayed if originating process is application for adoption order
Order
It is ordered
Mandatory if outcome is adjournment or interim order  [ ] 1. That the hearing of the application is adjourned until [date].
Mandatory if application is dismissed  [ ] 1. That the Application for an Adoption Order is dismissed.
Mandatory if application is withdrawn  [ ] 1. That leave is granted for the Application for an Adoption Order to be withdrawn.
If application is granted  [ ] That the adoptive person be adopted by the applicant[s].
If application is granted [ ] That the name by which the adoptive person is to be known is [name].
If outcome is interim order  [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.
If outcome is interim order [ ] Service upon the [party title] [name] is dispensed with.
[ ] other [orders in separately numbered paragraphs].
Next box only displayed if originating process is application to discharge an adoption order
Order
It is ordered
Mandatory if outcome is adjournment or interim order  [ ] 1. That the hearing of the application is adjourned until [date].
Mandatory if application is dismissed  [ ] 1. That the Application to Discharge an Adoption Order is dismissed.

Mandatory if application is withdrawn

[ ] 1. That leave is granted for the Application to Discharge an Adoption Order to be withdrawn.

If application is granted  [ ] That the adoption order dated [date] be discharged.			
f application is granted [ ] That the name by which the adoptive person is to be known is [ <i>name</i> ].			
of foutcome is interim order [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.			
If outcome is interim order [ ] Service upon the [ <i>party title</i> ] [ <i>name</i> ] is dispensed with.			
[ ] other [orders in separately numbered paragraphs].			
Next box only displayed if originating process is application for recognition of an adoption order made outside Australia			
Order			
It is ordered			
Mandatory if outcome is adjournment or interim order [ ] 1. That the hearing of the application is adjourned until [date].			
Mandatory if application is dismissed [ ] 1. That the Application for Recognition of an Adoption Order Made Outside Australia is dismissed.			
Mandatory if application is withdrawn  [ ] 1. That leave is granted for the Application for Recognition of an Adoption Order Made Outside Australia to be withdrawn.			
If application is granted [ ] That the adoption order dated [date] and made outside Australia is to be recognised under the law of the State of South Australia.			
If outcome is interim order  [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.			
If outcome is interim order [ ] Service upon the [party title] [name] is dispensed with.			

] Other [orders in separately numbered paragraphs].

Next box only displayed if originating process is application to dispense with or recognise the validity of consent

Order
It is ordered
Mandatory if outcome is adjournment or interim order  [ ] 1. That the hearing of the application is adjourned until [date].
Mandatory if application is dismissed [ ] 1. That the Application to Dispense with or Recognise the Validity of Consent is dismissed.
Mandatory if application is withdrawn  [ ] 1. That leave is granted for the Application to Dispense with or Recognise the Validity of Consent to be withdrawn.
If application is granted  [ ] That the consent of the [party title] is dispensed with.
If application is granted [ ] That the consent given by the [party title] on [date] is recognised.
If outcome is interim order  [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.
If outcome is interim order [ ] Service upon the [party title] [name] is dispensed with.
[ ] Other [orders in separately numbered paragraphs].
Next box only displayed if originating process is application to revoke an order dispensing with or recognising the validity of consent, application for interlocutory orders, application for costs or other
Order
It is ordered Orders in separately numbered paragraphs.  1.
Court use only
Registrar

Child

10. In Schedule 1, Form S6 – Order – Surrogacy is deleted and substituted as follows:
Form S6
To be inserted by Court
Case Number:
Date Filed:
FDN:
ORDER - SURROGACY
YOUTH COURT OF SOUTH AUSTRALIA
SURROGACY JURISDICTION
IN THE MATTER OF [NAME OF CHILD]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
Display the following items as applicable
First Intended Parent
Second Intended Parent
Surrogate/Birth Mother
Partner of Surrogate/Birth Mother
Other Party

Only one of the next two items display as applicable

ATTORNEY-GENERAL

#### CHIEF EXECUTIVE

## Introduction

The Applicant/s seek an order pursuant to the Surrogacy Act 2019 (SA) "the Act".

## Hearing

[Hearing date]

[Presiding Officer]

## **Appearances**

Displayed as applicable

[First Intended Parent Appearance Information]

[Second Intended Parent Appearance Information]

[Surrogate/Birth Mother Appearance Information]

[Other Party Appearance Information]

[Interested Party Appearance Information]

[Attorney-General Appearance Information]

[Chief Executive of the Department for Child Protection Appearance Information]

[Other party title's Appearance Information]

#### Date of Order:

Next box only displayed if originating process is application for an order as to parents of a child born under a recognised surrogacy agreement

Next box only displayed if one or more recitals are entered

Recitals
The Court is satisfied that:
Order granted
[ ] there has been due and proper compliance with the requirements of the Act and that it is in the best interests of the child that an order be made.
Order not granted [ ] there has been due and proper compliance with the requirements of the Act but that it is not in the best interests of the child that an order be made.
Order not granted [ ] there has not been due and proper compliance with the requirements of the Act.
[ ] [any other recitals to appear in order].
Next box only displayed if originating process is application to revoke an order as to parents of a child born under a recognised surrogacy agreement
Next box only displayed if one of more recitals are entered
Recitals
The Court is satisfied that:
Revoke order granted [ ] the original order was obtained by fraud, duress or other improper means.
Revoke order granted [ ] a consent relied on for the making of the original order was not an effective consent because it was obtained by fraud, duress or material inducement.
Revoke order granted [ ] there is an exceptional reason why the original order should be discharged.
Revoke order not granted [ ] the grounds of the application have not been made out
[ ] [any other recitals to appear in order].
Next box only displayed if originating process is marked as other
Next box only displayed if one or more recitals are entered
Recitals
The Court is satisfied that:
[ ] [any other recitals to appear in order].

Next box only displayed if originating process is application for an order as to parents of a child born under a recognised surrogacy agreement

Order
It is ordered:
Mandatory if outcome is adjournment or interim order  [ ] That the hearing of the application is adjourned until [date].
Mandatory if application is dismissed  [ ]That the Application for an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement is dismissed.
Mandatory if application is withdrawn  [ ]That leave is granted for the Application for an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement to be withdrawn.
Mandatory if order not granted  [ ] That no order shall be made as to parents of a child born under a Recognised Surrogacy Agreement
[ ] [other]
Mandatory if order granted  1. That section 18 of the Surrogacy Act 2019 has been complied with and the Court accepts the Recognised Surrogacy Agreement as between the surrogate/birth mother [name] and the intended parents [name] and [name], such Agreement being entered into on [date].
2. That the surrogate/birth mother [name] freely and with full understanding of what is involved, agrees to the making of these orders.
3. That the intended parents [name] and [name] are fit and proper persons to assume the role of parents of the child[ren].
4. That the Court approves that the child [name] shall be named as [name].
<ol> <li>That the Registrar of the Youth Court of South Australia will give the Registrar of Births, Deaths and Marriages written notice of the particulars described in section 21 of the Surrogacy Act 2019.</li> </ol>
If outcome is interim order  [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.
If outcome is interim order  [ ] Service upon the [party title] [name] is dispensed with.
[ ] [other] Orders in separately numbered paragraphs
Next item only displayed if order granted It is noted that the effect of this order for the purposes of the laws of the State will be as follows:

- 1. That the relationship between the child[ren] [name] and the intended parents [name] and [name] is to be treated as being that of child and parent.
- 2. That the relationship between the child[ren] [name] and the surrogate/birth mother [name] and the husband of the surrogate mother/birth father [name] is to be treated as not being that of child and parent.

Next box only displayed if originating process is application to revoke an order as to parents of a child born under a recognised surrogacy agreement

Order					
It is ordered:					
Mandatory if outcome is adjournment or interim order [ ]That the hearing of the application is adjourned until [date].					
Mandatory if application is dismissed  [ ]That the Application to Revoke an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement is dismissed.					
Mandatory if application is withdrawn  [ ]That leave is granted for the Application to Revoke an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement to be withdrawn.					
Mandatory if order not granted  [ ]That the Application to Revoke an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement is dismissed.					
[ ] [other]					
Mandatory if order granted  1. That the original order dated [ <i>date</i> ] be revoked.					
2. That the child shall hereby be named as [name].					
<ol> <li>That the Registrar of the Youth Court of South Australia will give the Registrar of Births, Deaths and Marriages written notice of the particulars described in section 21 of the Surrogacy Act 2019.</li> </ol>					
If outcome is interim order  [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.					
If outcome is interim order [ ] Service upon the [party title] [name] is dispensed with.					
[ ] [other] Orders in separately numbered paragraphs					
Next item only displayed if order granted It is noted that the effect of this order for the purposes of the laws of the State will be as follows:					
<ol> <li>That the relationship between the child [name] and the intended parents [name] and [name] is to be treated as not being that of child and parent.</li> </ol>					
<ol> <li>That the relationship between the child[ren] [name] and the surrogate/birth mother [name] and the husband of the surrogate mother/birth father [name] is to be treated as being that of child and parent.</li> </ol>					
Court use only					
Registrar					

11. In Schedule 1, Form 1O – Originating Application – Intervention Order is deleted and substituted as follows:

Form 10h						
To be inserted by Court						
Case Number:						
Date Filed:						
FDN:						
Hearing Date and Time:						
Hearing Location:						
ORIGINAT MAGISTRATES / YOUTH SPECIAL STATUTORY J	Circle one COURT OF S		RVENTION OR	DER		
Applicant						
Respondent Only complete next box	if filed by the solici	tor for the Applica	ınt			
Applicant						
Name of Law Firm and Solicitor if any	Full Name					
Address for Service	Law Firm		Responsible Solicitor			
	Street Address (including unit or	level number and name of prop	erty if required)			
	City/town/suburb	State	Postcode	Country		
				,		
Phone Details	Email address					
<del>-</del>	Time (an hamas wants restite)	Number	Another number (ontions)			

Phone Details

Type (eg. home; work; mobile) – Number

Another number (optional)

Only complete next box if the Applicant is a proposed third party applicant and is not willing to disclose their address and telephone details to the Respondent Applicant/Third party Address for service [260 Victoria Square/75 Wright Street] Adelaide South Australia 5000 Email address Respondent (person against whom order sought) Full Name Address Street Address (including unit or level number and name of property if required) City/town/suburb State Postcode Country Email address Other Address at which Respondent may be Street Address (including unit or level number and name of property if required) found optional City/town/suburb Email address Phone Details Type (eg. home; work; mobile) - Number Date of birth and driver's licence number Date of birth Driver's Licence number Gender Interested Party Full Name Address Street Address (including unit or level number and name of property if required) State City/town/suburb Postcode

Email address

Type (eg. home; work; mobile) - Number

Phone Details

Interested Party						
	Full Name					
Address	T dii Name					
	Street Address (including unit or	level number and name of pro	nerty if required)			
	Otrock Address (modaling disk of	Tover number and name of pro	porty in required)			
	City/town/suburb	State	Postcode	Country		
	Okynowiiiodabdib	Cate	1 000000	Country		
	Email address					
Phone Details	Littali address					
	Type (eg. home; work; mobile) -	- Number				
		- Number				
Proposed Protected Pers	son [1] Details					
Proposed Protected						
Person	Full Name (including Also Know	n as (if annlicable))				
Gender	Tail Hamo (moldaing 71100 Princip	m ao (ii appiloasio))				
	Gender					
Relationship to the	☐ Partner/spouse					
Respondent	☐ Child					
	☐ Step-child					
	□ Parent					
	☐ Step-parent					
	☐ Sibling					
	☐ Relative					
	☐ Neighbour					
	☐ Other – Please	specify:				
Only complete if applicable otherwise						
Proposed Protected Pers	son [2] Details					
Proposed Protected						
Person	Full Name (including Also Know	n as (if applicable))				
Gender	(	25 ( эрризаго))				
	Gender					
Relationship to the	☐ Partner/spouse					
Respondent	☐ Child					
	☐ Step-child					
	□ Parent					
	☐ Step-parent					
	☐ Sibling					
	□ Relative					
	□ Neighbour					
	☐ Other – Please	specify:				
1						

Only complete if applicable otherwise as mark as N/A				
Proposed Protected Person [3] Details				
Proposed Protected Person	Full Name (including Also Known as (if applicable))			
Gender	- an rearre (modeling rice trievin de (ii applicable))			
	Gender			
Relationship to the	□ Partner/spouse			
Respondent	□ Child			
	□ Step-child			
	□ Parent			
	☐ Step-parent			
	☐ Sibling			
	☐ Relative			
	□ Neighbour			
	☐ Other – Please specify:			
Application Details  Mark appropriate sections below with an 'x'  This Application is for an Intervention Order to be issued against the Respondent for the protection of  protected person(s) in the terms  listed in the box entitled 'Interim Intervention Order Terms Requested' below.  This Application is made under section 20 of the Intervention Orders (Prevention of Abuse) Act 2009.  The Applicant seeks the following orders:  Orders sought in separately numbered paragraphs.  1. An Intervention Order in the terms set out below.  [ ] 2. A Problem Gambling Order.  [ ] 3. A Problem Gambling Attachment Order.  [ ] 4. A Tenancy Order.  This Application is made on the grounds				
• •	[ ] set out in the accompanying Affidavit sworn byname on			
date				
[ ] domestic	ondent may commit the following act of abuse c abuse nestic abuse			
T 16 W 15	of Almos Domonto Dotton Delition I Bold for all and Cl. B.			

The definitions of Domestic Abuse, Domestic Partners, Registered Relationship and Close Personal Relationship, are included at the end of this form.

Only complete if applicable otherwise mark as N/A  The applicant requests that the preliminary hearing be conducted by audio visual /audio Circle one link because  Enter grounds in separately numbered paragraphs where more than one
1
Only complete if applicable otherwise mark as N/A
The Application is urgent because Enter grounds in separately numbered paragraphs where more than one
The Application is urgent because
The Application is urgent because  Enter grounds in separately numbered paragraphs where more than one
The Application is urgent because  Enter grounds in separately numbered paragraphs where more than one  1
The Application is urgent because  Enter grounds in separately numbered paragraphs where more than one  1
The Application is urgent because Enter grounds in separately numbered paragraphs where more than one  1
The Application is urgent because Enter grounds in separately numbered paragraphs where more than one  1
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The Application is urgent because  Enter grounds in separately numbered paragraphs where more than one  1
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The Application is urgent because Enter grounds in separately numbered paragraphs where more than one  1
The Application is urgent because Enter grounds in separately numbered paragraphs where more than one  1
The Application is urgent because Enter grounds in separately numbered paragraphs where more than one  1
The Application is urgent because Enter grounds in separately numbered paragraphs where more than one  1

1.	protected person(s)	Domestic Violence Or and the Respondent' a copy of the orders r	?	nere in Australia betweene application)	en any of the	
2.	order?	en that are not propose	·	d persons that may be a	affected by the	
	[ ] Yes (if yes, if ye	complete the anected	Ciliaren box belov	v)		
3.	person[s] proposed	are of any relevant ord to be protected by the a copy of the orders r	e order and the Re		between a[ny]	
4.	<ul> <li>4. Is the Applicant aware of any relevant orders, agreements or contact determinations under the Children and Young People (Safety) Act 2017 or the former the Children's Protection Act 1993?</li> <li>[ ] Yes (if yes, a copy of the orders, agreements or contact determinations must accompany the application)</li> <li>[ ] No</li> </ul>					
5.	5. Is the Applicant aware of any relevant orders or agreements for the division of property under the Family Law Act 1975 (Cth) the Domestic Partners Property Act 1996, or a corresponding law of another jurisdiction between a person proposed to be protected by the order and the Respondent, or any pending application for such an order?  [ ] Yes (if yes, a copy of the orders or agreements must accompany the application) [ ] No					
6.	6. Is the Applicant aware of any other legal proceedings between a person[s] proposed to be protected by the order and the Respondent of which the Applicant is aware? <ul> <li>[ ] Yes (if yes, a copy of any judgments or substantive orders must accompany the application)</li> <li>[ ] No</li> </ul>					
Only c	Only complete if party is seeking a tenancy order otherwise mark as N/A					
Tenancy details						
Add	dress	Street Address (including unit o	r level number and name of pro	operty if required)		
		City/town/suburb	State	Postcode	Country	
Ter	m of Lease	Term				
The	e present tenant[s]		or as (francticable))			
The	e proposed tenant	Full Name (including Also Know	n as (if applicable))			
		Full Name (including Also Know	n as (if applicable))			
Pre	esent rent	\$	//			
		Amount per fortnight				

Bond	\$ Amount	
[Landlord/Agent]	Amount	
details		
uetalis	Full Name (including Also Known as (	if applicable))
Phone Details	Tall Name (including Also Nilowit as )	п аррпоавіс))
1 Hone Details		
	Time Number	
Email	Type - Number	
	Email address	
	licable; otherwise mark as N/A	
Details of any child	d[ren] who will not be protected	I persons but who may be affected by the order
Affected child		
'		
	Full name	Age in years
	i uli name	Age iii years
Leave blank if not required		
	dirani who will not be protected	persons but who may be affected by the order
•	afreni who will not be protected	persons but who may be affected by the order
Affected child		
	Full name	Age in years
Leave blank if not required		
Details of any child	[ren] who will not be protected	l persons but who may be affected by the order
Affected child		
Allected Cillia		
	Full name	Age in years
Leave blank if not required		
Details of any child	renj wno wili not be protected	persons but who may be affected by the order
Affected child		
Ancolou criila		
	Full name	Ano in vicena
	Full name	Age in years
Leave blank if not		
Dotails of any obile	diron) who will not be protected	I norsons but who may be affected by the order
Details of any child	afreiil wiio wiii iior be brofected	persons but who may be affected by the order
Affected child		
	Full name	Age in years
	1	1 · ·g- ··· /
Interim Interventi	ion Order Terms Requested	
Mark appropriate sections b		
General		
General		
I 1 1 The	Pospondent must not assault	threaten harage or intimidate the protected person[a]
[ ] 1. The	nespondent must not assault,	threaten, harass or intimidate the protected person[s].
		e or interfere with property belonging to the protected ne protected person[s] stay[s], reside[s] or work[s].

L	J	3.	person[s] or the following specified property reasonably needed by the protected person[s]:
[	]	4.	The Respondent must not be in possession of the following weapon[s] or article[s]:
			weapon/article
Fi	irear	ms	
[	]	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.
С	onta	ct	
[	]	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:
			<ul> <li>at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness;</li> </ul>
			b. through a solicitor or police;
			<ul> <li>in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975</li> </ul>
			d. at a family dispute resolution conference or family counselling under the Family Law Act 1975, a family conference under the Young Offenders Act 1993, a family group conference convened under section 22 of the Children and Young People (Safety) Act 2017 or at a mediation;
			<ul> <li>e. in accordance with a Parenting Plan under section 63C of the Family Law Act 1975 consented to by the protected person after this Order;</li> </ul>

			f. 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.	The Respondent must vacate the premises at
			forthwith upon service of this Order and not return to those premises unless this term is varied or removed by the Court.
]	]	9.	The Respondent is 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.
[	]	10.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].
Vi	cinit	ty	
[	]	11.	The Respondent must not follow or keep the protected person[s] under surveillance including tracking by GPS or otherwise.
[	]	12.	The Respondent must not go or stay withinnumber metres of the protected person[s] unless permitted by other conditions of this Order.
[	]	13.	The Respondent must not go or stay withinnumber metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].
[	]	14.	The Respondent must not go or stay withinnumber metres of the boundary of the following location[s]:
[	]	15.	The Respondent must not go or stay withinnumber metres of the boundary of any education or care facility attended by the protected person[s] and / or circle one including specifically the following:
			address
	ther	condi	tions
.	er		
L	j	16.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.
]	]	17.	only available if jurisdiction 'Magistrates court' The Respondent must contact the Intervention Program Manager at 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.
[	]	18.	The Respondent must surrender
			description of weapons or articles
			to person or authority
			bydate

[	]	19.	The Respondent must return
			to
			bydate.
[	]	20.	The Respondent must allowname of protected person
			to recover / have access to / make use of circle one
			description of personal property
			and allow the person to be accompanied by
			a police officer/other specified person While doing so.
[	]	21.	
			other
A	con	nnanvir	ng Documents
			tions below with an 'x'
A	ccon	npanyir	ng this Application is a:
	-		
	-		
	•		
Ne	kt four (	options to a	ppear if the answer to questions 4, 5, 6 or 7 above is 'yes'.
Atta	ach any	orders, ag	reements, contact determinations or other documents that may be relevant between a person or persons proposed to be protected by the order and
the	Respo		multiple Order under the Family Law Act 1975 (Cth) [description of attached document] if
ava	ilable	OVISION 101	The state of a state o
[	] p	rovision for	multiple [Order/Agreement/Contact Determination] under the Children Young People (Safety)
		Act 20	17description of
		attached o	locument if available
[	] p	rovision for	multiple [Order/Agreement] under the Domestic Partners Property Act 1996
[	] p	rovision for	multiple
			description of any other
		attached o	locuments

#### Definitions

Section 8(8) of the Intervention Orders Prevention of Abuse Act 2009 defines 'domestic abuse' to be:

- (8) If the act of abuse is committed by a Respondent against a person with whom the Respondent is or was formerly in a relationship, it is referred to in this Act as an act of domestic abuse; and for that purpose, two persons are in a relationship if—
  - (a) they are married to each other; or
  - (b) they are domestic partners; or
  - (c) they are in some other form of intimate personal relationship in which their lives are interrelated and the actions of one affects the other; or
  - (d) one is the child, stepchild or grandchild, or is under the guardianship, of the other (regardless of age); or
  - (e) one is a child, stepchild or grandchild, or is under the guardianship, of a person who is or was formerly in a relationship with the other under paragraph (a), (b) or (c) (regardless of age); or
  - (f) one is a child and the other is a person who acts in loco parentis in relation to the child; or
  - (g) one is a child who normally or regularly resides or stays with the other; or
  - (h) they are brothers or sisters or brother and sister; or
  - they are otherwise related to each other by or through blood, marriage, a domestic partnership or adoption; or
  - (j) they are related according to Aboriginal or Torres Strait Islander kinship rules or are both members of some other culturally recognised family group; or
  - (k) one is the carer (within the meaning of the Carers Recognition Act 2005) of the other.

'Domestic partners' is defined in sections 11 and 11A of the Family Relationships Act 1975, which read as follows: Part 3—Domestic partners

11—Interpretation

In this Part—

'Close personal relationship' means the relationship between two adult persons (whether or not related by family and irrespective of their sex or gender identity) who live together as a couple on a genuine domestic basis, but does not include—

- (a) the relationship between a legally married couple; or
- (b) a relationship where one of the persons provides the other with domestic support or personal care (or both) for fee or reward, or on behalf of some other person or an organisation of whatever kind.

#### Note-

Two persons may live together as a couple on a genuine domestic basis whether or not a sexual relationship exists, or has ever existed, between them.

'Registered relationship' means a relationship that is registered under the Relationships Register Act 2016, and includes a corresponding law registered relationship under that Act.

11A—Domestic partners

A person is, on a certain date, the domestic partner of another if-

- (a) the person is, on that date, in a registered relationship with the other; or
- (b) the person is, on that date, living with the other in a close personal relationship and—
  - (i) the person—
    - (A) has so lived with the other continuously for the period of 3 years immediately preceding that date; or
    - (B) has during the period of 4 years immediately preceding that date so lived with the other for periods aggregating not less than 3 years; or
  - (ii) a child, of whom the two persons are the parents, has been born (whether or not the child is still living at that date).

12. In Schedule 1, Form 34E – Order and Summons – Intervention Order and Summons (Interim) is deleted and substituted as follows:

Form 34E			
To be inserted by Court			
Case Number:			
Date Filed:			
FDN:			
Hearing Date and Time:			
Hearing Location:	Hearing Location:		
INTERV	ENTION ORDER AND SUM	MONS (INTERIM)	
Inte	rvention Orders (Prevention of Abuse	e Act 2009 s 21(7)	
[NATIO	NALLY RECOGNISED DOMESTIC	VIOLENCE ORDER]	
[MAGISTRATES/YOUTH] SPECIAL STATUTORY JI	Select one COURT OF SOUTH AUSTRALI JRISDICTION	A	
Order Identifier:			
[ <i>FULL NAME</i> ] Applicant			
[FULL NAME] Respondent			
Person against whom intervention order made ('the			
Respondent')	Full name	Date of birth	
Protected Person(s)			

Full name

Introduction

Hearing			
Hearing Location: [suburb] [Hearing date]			
[Presiding Officer]			
Appearances			
[Applicant Appearance Information]			
Remarks			
(a) The Court is satisfied that it is appropriate in all the circumstances to make an Interim Order under section 21(7) of the Intervention Orders (Prevention of Abuse) Act 2009.			
Order			
Date of Order: [date]			
Terms of Order			
It is ordered that: Orders in separately numbered paragraphs.			
1. An Interim Intervention Order be issued against the Respondent pursuant to section 21(3)(a) of the Intervention Orders (Prevention of Abuse) Act 2009 for the protection of [name of protected person(s)], in the terms set out below.			
☐ 2. This order is declared to address a domestic violence concern.			
3. provision for multiple – the Court is not able to discharge an order, injunction or arrangements to make an interim intervention order Family Law Act 1975 s 68R(4) Pursuant to section 68R of the Family Law Act 1975 (Cth), the:  Parenting Order made on [date] by [title and name of Judicial Officer]  Recovery Order made on [date] by [title and name of Judicial Officer]  Injunction granted on [date] by [title and name of Judicial Officer]  Undertaking given on [date] by [name]  Registered Parenting Plan registered on [date] by [title and name of Judicial Officer]  Recognisance entered into on [date] by [name]  in the [Family Court/Federal Circuit Court] in [proceeding no] is:  revived with effect [forthwith/from [date]]  suspended with effect [forthwith/from [date]] until [further order/[date]]  varied with effect [forthwith/from [date]] as follows: [details]			
u 4. [ottlet orders]			

## **Intervention Order** [This order is declared to address a domestic violence concern] General 22. The Respondent must not assault, threaten, harass or intimidate the protected person[s]. 23. 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]. 24. 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]. 25. The Respondent must not be in possession of the following weapon[s] or article[s]: [weapon/article]. **Firearms** 26. 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. 27. 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. Contact 28. 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: h. at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness; i. through a solicitor or police; j. in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975

		<ul> <li>k. at a family dispute resolution conference or family counselling under the Family Law Act 1975, a family conference under the Young Offenders Act 1993, a family group conference convened under section 22 of the Children and Young People (Safety) Act 2017 or at a mediation;</li> </ul>
		<ol> <li>in accordance with a Parenting Plan under section 63C of the Family Law Act 1975 consented to by the protected person after this Order;</li> </ol>
		<ul> <li>m. 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];</li> </ul>
		n. [other].
	29.	The Respondent must vacate the premises at [address] forthwith upon service of this Order and not return to those premises unless this term is varied or removed by the Court.
	30.	The Respondent is 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.
	31.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].
Vicinity	/	
	32.	The Respondent must not follow or keep the protected person[s] under surveillance including tracking by GPS or otherwise.
	33.	The Respondent must not go or stay within [number] metres of the protected person[s] unless permitted by other conditions of this Order.
	34.	The Respondent must not go or stay within [number] metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].
	35.	The Respondent must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple
	36.	The Respondent must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following: [address] provision for multiple

Other conditions			
	37.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.	
	38.	only available if jurisdiction 'Magistrates court' The Respondent must contact the Intervention Program Manager at 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.	
	39.	The Respondent must surrender [description of weapons or articles] to [person or authority] by [date].	
	40.	The Respondent must return [description of personal property] to [name of protected person] by [date].	
	41.	The Respondent must allow [name of protected person] to [recover/have access to/make use of] [description of personal property] and allow the person to be accompanied by [a police officer/other specified person] while doing so.	
	42.	provision for multiple [Other conditions]	
•			

#### Service of this Order

Service of this order on the Respondent is

□ deemed to have been made because the Respondent was present when this order was made (section 21(8a)(c).

required to be made.

#### 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, 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 also enforceable in other Australian States and Territories.

Accompanying Documents			
Accompanying this Interim Order and Summons is a:			
□ Multilingual Notice mandatory			
☐ Supporting Affidavit mandatory			
☐ Recorded evidence mandatory if filed			
□ Notice to Respondent Served Interstate mandatory when address of party to be served is interstate			
□ Notice to Respondent Served in New Zealand mandatory when address of party to be served is in NZ			
□ Notice to Respondent Served outside Australia mandatory when address of party to be served is overseas & not in NZ			
□ if applicable [identify additional documents]			
Authentication			
Signature of Court Officer			
[title and name]			
[uue and name]			

13. In Schedule 1, Form 92AA – O	order – Intervention Order – Registration of Foreign In	tervention Order is deleted and substituted as follow
Form 92AA		
To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
ORDER – INTE	RVENTION ORDER – REGI	
[NATIOI	NALLY RECOGNISED DOMESTIC	VIOLENCE ORDER]
[MAGISTRATES/YOUTH] SPECIAL STATUTORY JU	Select one COURT OF SOUTH AUSTRALI. JRISDICTION	A
Order Identifier:		
[FULL NAME] Applicant		
Person against whom intervention order made ('the Respondent')	Full name	Date of birth
Protected Person(s)		
	Full name	Date of birth
Introduction		
Hearing		
Hearing Location: [suburl [Hearing date]	o]	
[Presiding Officer]		
Appearances [Applicant Appearance In	formation]	
Remarks		
The Court is satisfied tha	t:	
(a) a Foreign Intervention Order was made by the [Court] on [date].		

(b) each person protected by the order has had a reasonable opportunity to be heard on the matter.

Orde	r	
Date	of Or	der: [date]
Terms	s of C	Order
		ed that: ely numbered paragraphs.
1. now r		Foreign Intervention Order be adapted for application in the State of South Australia and ins the Respondent in the terms described below.
2.	The	Principal Registrar is directed to:
		register the Foreign Intervention Order pursuant to section 30 of the Intervention Orders (Prevention of Abuse) Act 2009.
		notify:  the Respondent the Commissioner of Police and each relevant public sector agencies defined under section 3 of the Intervention Orders (Prevention of Abuse) Act 2009. each person protected by the order the Court that made the order default selected if Applicant not a protected person the Applicant  of the registration of the Foreign Intervention Order request that the Court that made the order notify this Court of any order which has the effect of revoking or varying the existing order.
_		
		on Order
[This	orde	er is declared to address a domestic violence concern]
Gene	ral	
	4	The Respondent must not assault, threaten, harass or intimidate the protected person[s].
	4	4. 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].
	4	5. The Respondent must not take possession of personal property belonging to the

protected person[s] or the following specified property reasonably needed by the

The Respondent must not be in possession of the following weapon[s] or article[s]:

protected person[s]: [specified property].

[weapon/article].

46.

Firearms			
	47.	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.	
	48.	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.	
Contact			
	49.	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:	
		<ul> <li>at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness;</li> </ul>	
		p. through a solicitor or police;	
		<ul> <li>q. in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975</li> </ul>	
		r. at a family dispute resolution conference or family counselling under the Family Law Act 1975, a family conference under the Young Offenders Act 1993, a family group conference convened under section 22 of the Children and Young People (Safety) Act 2017 or at a mediation;	
		s. in accordance with a Parenting Plan under section 63C of the Family Law Act 1975 consented to by the protected person after this Order;	
		<ul> <li>t. 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];</li> </ul>	
		u. [other].	
	50.	The Respondent must vacate the premises at [address] forthwith upon service of this Order and not return to those premises unless this term is varied or removed by the Court.	
	51.	The Respondent is 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.	
	52.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].	

Vicinity			
	53.	The Respondent must not follow or keep the protected person[s] under surveillance including tracking by GPS or otherwise.	
	54.	The Respondent must not go or stay within [number] metres of the protected person[s] unless permitted by other conditions of this Order.	
	55.	The Respondent must not go or stay within [number] metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].	
	56.	The Respondent must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple	
	57.	The Respondent must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following: [address] provision for multiple	
Other conditions			
	58.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.	
	59.	only available if jurisdiction 'Magistrates court' The Respondent must contact the Intervention Program Manager at 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.	
	60.	The Respondent must surrender [description of weapons or articles] to [person or authority] by [date].	
	61.	The Respondent must return [description of personal property] to [name of protected person] by [date].	
	62.	The Respondent must allow [name of protected person] to [recover/have access to/make use of] [description of personal property] and allow the person to be accompanied by [a police officer/other specified person] while doing so.	
	63.	provision for multiple [Other conditions]	

## To the Respondent: NOTICE

- (a) Attached to this Notice is a copy of the registered Foreign Order.
- (b) The order has been adapted for application in South Australia and now restrains you in the terms as attached.
- (c) The order is a [registered Foreign Intervention Order/recognised Domestic Violence Order] for the purposes of Part 3A of the Intervention Orders (Prevention of Abuse) Act 2009.
- □ 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, this Order is enforceable in South Australia upon registration (and service is required).

Ser	Service				
This	s order is:				
	required by the Court to be served on the Respondent personally, as the order comes into force against the Respondent upon service.				
	is not required by the Court to be served on the Respondent personally, as the order comes into force against the Respondent as of the date the order is registered.				
Διıtl					
7 tuti	hentication				
7 tuti	hentication				

Appearances

[Applicant Appearance Information]

14. In Schedule 1, Form 92AB – Order – Intervention Order Problem Gambling Order Tenancy Order or Attachment Order is deleted and substituted as follows:		
Form 92AB		
To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
TENA [NATION	RVENTION ORDER/PROBLANCY ORDER OR ATTACH	MENT ORDER VIOLENCE ORDER]
[ <i>MAGISTRATES/YOUTH</i> ] SPECIAL STATUTORY JU	Select one COURT OF SOUTH AUSTRALI. JRISDICTION	A
Order Identifier:		
[ <i>FULL NAME</i> ] Applicant		
[ <i>FULL NAME</i> ] Respondent		
Person against whom intervention order made ('the Respondent')		
	Full name	Date of birth
Protected Person(s)		
	Full name	Date of birth
Introduction		
Hearing		
Hearing Location: [suburt [Hearing date]	o]	
[Presiding Officer]		

[Respondent Appearance Information]			
Rer	narks		
	1.	default selected if Intervention Order  The Court having been satisfied that it is reasonable to suspect that the Respondent will, without intervention commit an act of abuse against the protected person[s] and the issuing of the order is appropriate in the circumstances.	
	2.	default selected if Problem Gambling Protection Order  The Court having been satisfied that a Final Intervention Order has been made against the Respondent and there is reasonable apprehension of harm to family members because of problem gambling and the issuing of this order is appropriate in the circumstances.	
	3.	The Court having been satisfied that an Intervention Order has been made against the Respondent and the order prohibits the Respondent from being on premises at which a protected person resides, and the Respondent and protected person previously reside together on the premises and the premises are Respondent to a Tenancy Agreement to which the Respondent is a party.	
	4.	mandatory if conditions 5 or 6 deselected below  The Court having been satisfied that the Respondent has never been found guilty of violent or intimidatory conduct and needs to have a firearm for purposes related to earning a livelihood.	
	5.	mandatory if Order made under section 68R of the Family Law Act 1975 (Cth)  The Court has made an Intervention Order being a Family Violence Order within the meaning of section 4(1) of the Family Law Act 1975 (Cth).	
	6.	mandatory if order made under section 68R of the Family Law Act 1975 (Cth)  In making the orders under section 68R of the Family Law Act 1975 (Cth), the Court has had regard to the purposes of Division 11 of that Act as stated in section 68N of that Act and to whether spending time with both parents is in the best interests of the child[ren] described below.	
	7.	mandatory if Order made under section 68R of the Family Law Act 1975 (Cth)  The Court is satisfied that it is appropriate to [vary/discharge/suspend] the [order/injunction] made under the Family Law Act 1975 (Cth) described below because a person has been exposed, or is likely to be exposed, to family violence as a result of the operation of that order or injunction.	
	8.	In making an order to revive, vary, discharge or suspend a Parenting Order or Recovery Order as mentioned in section 68R(1)(a) or section 68R(1)(b), the Court is satisfied it has before it material that was not before the Court that made the [order/injunction] under the Family Law Act 1975 (Cth).	
Ord	ler		
Dat	e of O	rder: [date]	
Ter	ms of	Order	
It is	order	ed that:	
	1.	default selected if 'addressing domestic violence concern' selected Pursuant to section 15A of the Intervention Orders (Prevention of Abuse) Act 2009, this order is declared to address a domestic violence concern.	

2.	Pursuant to section 23 of the Intervention Orders (Prevention of Abuse) Act 2009, the interim Intervention Order against the Respondent for the protection of [protected person[s]] is:
	□ confirmed in its present terms.
	<ul> <li>confirmed by consent of the Respondent without admission of the facts.</li> </ul>
3.	□ substituted by the issue a final Intervention Order in the attached terms. □ discharged and the application for and intervention order is dismissed.  default selected if 'section 68R Order' selected only available if jurisdiction Magistrates Court or Youth Court Family Law Act 1975 s 69J provision for multiple
	Pursuant to section 68R of the Family Law Act 1975 (Cth), the:
	□ Parenting Order made on [date] by [title and name of Judicial Officer]
	□ Recovery Order made on [date] by [title and name of Judicial Officer]
	☐ Injunction granted on [date] by [title and name of Judicial Officer]
	□ Undertaking given on [date] by [title and name of Judicial Officer]
	□ Registered Parenting Plan registered on [date] by [title and name of Judicial Officer]
	□ Recognisance entered into on [date] by [name]
	in the [Court] in [proceeding number] is:
	□ revived with effect [forthwith/from [date]]
	□ discharged with effect [forthwith/from [date]]
	□ suspended with effect [forthwith/from [date]] until [further Order/[date]]
4.	□ varied with effect [forthwith/from [date]] as follows: [details]  default selected if 'Problem Gambling Order' selected  Pursuant to section 24 of the Intervention Orders (Prevention of Abuse) Act 2009, a  Problem Gambling Protection Order be issued against the Respondent for the benefit of the  Respondent's [family members/specified family members, namely, [name[s]]].
5.	default selected if 'Interim Attachment Order' selected  Pursuant to section 24 of the Intervention Orders (Prevention of Abuse) Act 2009, that money owing or accruing by [third person] to the Respondent or of the Respondent in the hands of [third person] (including money in an ADI account) be retained until further Court Order.
6.	default selected if 'Final Attachment Order' selected Pursuant to section 24 of the Intervention Orders (Prevention of Abuse) Act 2009, that money owing or accruing to the Respondent from [third person] or of the Respondent in the hands of [third person] (including money in an ADI account) be paid
	□ to satisfy a debt owed by the Respondent, namely [description]
7.	□ for the benefit of the Respondent's family members, namely [name[s]] Pursuant to section 24 of the Intervention Orders (Prevention of Abuse) Act 2009, [name] may retain from the money Respondent to this order a reasonable sum, namely [\$] as compensation for their expenses in complying with the order.
8.	default selected if 'Tenancy Order' selected Pursuant to section 25 of the Intervention Orders (Prevention of Abuse) Act 2009  (a) The interest of the assignor [name] in the tenancy at the premises at [address] is assigned to the assignee, namely [name] on [date] and from [date] [assignee] is substituted from the [assignor] as tenant under the Tenancy Agreement.

	(b)	The assignor remains responsible for the liabilities that accrued before the date of the assignee and the assignee is liable to indemnify the assignor for the liabilities incurred by the assignor for liabilities incurred by the assignor the landlord because of a breach of the Tenancy Agreement by the assignee.
	(c)	The security bond will continue to be held as security for the proper performance by the assignee of obligations under the Tenancy Agreement.
	(d)	[name] agrees to be bound by and comply with the obligations under the Tenancy Agreement.
	□ (e)	[name] will accept the responsibilities of membership of the Registered Housing Cooperative.
9.	[other].	

# Intervention Order

# [This order is declared to address a domestic violence concern]

G	e	n	e	ra	I

- ☐ 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]: [personal 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.

Co	ntact	
	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:
		<ul> <li>at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness;</li> </ul>
		w. through a solicitor or police;
		x. in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975
		y. at a family dispute resolution conference or family counselling under the Family Law Act 1975, a family conference under the Young Offenders Act 1993, a family group conference convened under section 22 of the Children and Young People (Safety) Act 2017 or at a mediation;
		z. 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;
		aa. 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];
		bb. [other].
	8.	The Respondent must vacate the premises at [address] forthwith upon service of this Order and not return to those premises unless this term is varied or removed by the Court.
	9.	The Respondent is 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.
	10.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].
Vic	inity	
	11.	The Respondent must not follow or keep the protected person[s] under surveillance including tracking by GPS or otherwise.
	12.	The Respondent must not go or stay within [number] metres of the protected person[s] unless permitted by other conditions of this Order.
	13.	The Respondent must not go or stay within [number] metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].
	14.	The Respondent must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple
	15.	The Respondent must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following:

[address] provision for multiple

Oth	ner co	nditions
	16.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.
	17.	only available if jurisdiction 'Magistrates Court' The Respondent must contact the Intervention Program Manager at 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.
	18.	The Respondent must surrender [description of weapons or articles] to [person or authority] by [date].
	19.	The Respondent must return [description of personal property] to [name of protected person] by [date].
	20.	The Respondent must allow [name of protected person] to [recover/have access to/make use of] [description of personal property] and allow the person to be accompanied by [a police officer/other specified person] while doing so.
	21.	provision for multiple [Other conditions]
Coi		s of Problem Gambling Family Protection Order
	1.	The Respondent must undertake and satisfactorily complete a program of [counselling/rehabilitation/special education], namely [details].
	2.	The Respondent must not:
		<ul><li>a. take part in gambling activities</li><li>b. attend at premises where gambling activities may be undertaken</li></ul>
	3.	The Respondent must not attend at [description of premises/location, address].
	4.	The Respondent must not be on premises, namely [description of premises, address], except under the following conditions:   [description of conditions].
	5.	The Respondent must not contact, harass, threaten or intimidate the following family member[s], namely [full name].
	6.	The Respondent must not approach [full name] at their place of residence or work, or any other person at the place of work or residence, except under the following conditions:   [description of conditions].
	7.	The Respondent must immediately close [account number, details].
	8.	The Respondent must immediately return [personal property/money], namely [description of
	9.	personal property/dollar amount] to [full name].  The Respondent must immediately allow [full name] to have access or make use of personal property, namely [description of personal property/dollar amount].
	10.	The Respondent must not take possession of personal property, including money namely [details] reasonably needed by [full name].
	11.	The Respondent must immediately make arrangements for the family member[s], namely [full name(s)] to be [paid/have access to] money of the Respondent in the hands of, or owing to the Respondent from, a third party, namely [description].
	12.	[other conditions].

Service of this Order			
Service of this order on the Respondent is			
□ not required because this order confirms an interim intervention order (section 23(4))			
□ deemed to have been made because the respondent was present when this order was made (section 23(5a)(c)			
□ required to be made.			
To the Respondent: WARNING			
<ul> <li>Contravention of an intervention order is a criminal offence which can be punished by a term of imprisonment or detention.</li> </ul>			
<ul> <li>If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories.</li> </ul>			
☐ If this is not a Nationally Recognised Domestic Violence Order, upon registration, this order is also enforceable in other Australian States and Territories.			
☐ You cannot apply to the Court to vary or revoke this order for 12 months or such longer period as the Court may have ordered.			
Next box only displayed in problem gambling attachment order made			
To the Interested Party: WARNING			
You have money owing or accruing to the Respondent or of the Respondent in your hands and it has been ordered that this money be paid:			
□ to satisfy a debt owed by the Respondent, namely [description].			
☐ for the benefit of the Respondent's family members, namely [name[s]].			
☐ If you do not comply with this order, you will become personally liable for payment to the beneficiaries of the amount unpaid in breach of the order.			
☐ If you are an employer of the Respondent, you will be guilty of an offence if you, because of the order:			
- dismiss the employee,			
<ul> <li>injure the employee in employment, or</li> <li>alter the employee's position to the employee's prejudice.</li> </ul>			
Maximum penalty is [\$10,000/\$2,500].			
□ Compensation for expenses incurred by you in complying with this order may be ordered by the Court.			
Authentication			
Cinnature of Court Officer			
Signature of Court Officer [title and name]			

15. In Schedule 1, Form 115B – substituted as follows:	Order for Final Variation or Revocation of	of Intervention or Problem Gambling Order is deleted a
Form 115B		
To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
	OR PROBLEM GAMBL	
[NATION	NALLY RECOGNISED DOMES	STIC VIOLENCE ORDER]
[ <i>MAGISTRATES/YOUTH</i> ] : SPECIAL STATUTORY JU	Select one COURT OF SOUTH AUST JRISDICTION	ΓRALIA
Order Identifier:		
[ <i>FULL NAME</i> ] Applicant		
[ <i>FULL NAME</i> ] Respondent		
Person against whom intervention order made ('the Respondent')		

Date of birth

Date of birth

Full name

Full name

Protected Person(s)

Intr	oduc	etion			
Не	Hearing				
Не	Hearing Location: [suburb]				
[He	earing	g date]			
[Pr	esidii	ng Officer]			
Ap	peara	ances			
[Ap	plica	nt Appearance Information]			
[Re	spor	ndent Appearance Information]			
Re	mark	S			
The	e Cou	urt is satisfied that:			
	(a)	The Police, the Respondent and each person protected by the order have had a reasonable opportunity to be heard on the matter.			
	(b)	It has had regard to the same matters as it is required to have regard to in considering whether or not to make an Intervention Order and considering the terms of an Intervention Order.			
	(c)	mandatory if removing firearms terms The Respondent has never been guilty of violent or intimidatory conduct and needs to have a firearm for purposes related to earning a livelihood.			
	(d)	mandatory if Order made under section 68R of the Family Law Act 1975 The Court has made an Intervention Order being a Family Violence Order within the meaning of section 4(1) of the Family Law Act 1975 (Cth).			
	(e)	mandatory if Order made under section 68R of the Family Law Act 1975 In making orders under section 68R of the Family Law Act 1975 (Cth), the Court has had regard to the purposes of Division 11 of the Family Law Act 1975 (Cth) as stated in section 68N of that Act and to whether spending time with both parents is in the best interests of the child[ren] described below.			
	(f)	mandatory if Order made under section 68R of the Family Law Act 1975 The Court is satisfied that it is appropriate to [vary/discharge/suspend] the [order/Injunction] described below because a person has been exposed, or is likely to be exposed, to family violence as a result of the operation of that order or Injunction.			
	(g)	mandatory if Order made under section 68R of the Family Law Act 1975 to revive, vary, discharge or suspend a Parenting Order or Recovery Order as mentioned in section 68R(1)(a) or section 68R(1)(b) The Court is satisfied it has before it material that was not before the Court that made the [order/Injunction] under the Family Law Act 1975 (Cth).			

Ord	Order				
Da	Date of Order: [date]				
Tei	Terms of Order				
It is	s ord	ered that:			
Ord	ders	in separately numbered paragraphs.			
	1.	Pursuant to section 26 of the Intervention Orders (Prevention of Abuse) Act 2009, the Final Intervention Order made on [date] be varied so that the conditions are as set out below.			
	2.	Pursuant to section 27 of the Intervention Orders (Prevention of Abuse) Act 2009, the Problem Gambling Family Protection Order made on [date] be varied so that the conditions are as set out below.			
	3.	Pursuant to section 29P of the Intervention Orders (Prevention of Abuse) Act 2009, the Recognised Domestic Violence Order made in [State/Territory] on [date] [reference number] for the protection of [protected persons] be varied so that the conditions are as set out below.			
	4.	The entire:			
		☐ [Final Intervention/Problem Gambling Family Protection] Order made on [date]			
		<ul> <li>Recognised Domestic Violence Order made in [State/Territory] on [date]</li> <li>[reference number]</li> </ul>			
		be revoked.			
	5.	default selected if 'section 68R Order' selected above – only available if jurisdiction Magistrates Court or Youth Court Family Law Act 1975 section 69. The: provision for multiple			
		□ Parenting Order made on [date] by [Judicial Officer]			
		□ Recovery Order made on [date] by [Judicial Officer]			
		□ Injunction granted on [date] by [Judicial Officer]			
		□ Undertaking given on [date] by [Judicial Officer]			
		□ Registered Parenting Plan registered on [date] by [Judicial Officer]			
		□ Recognisance entered into on [date] by [name]			
		in the [Family Court/Federal Circuit Court] in [proceeding number] is:			
		□ revived with effect [forthwith/from [date]]			
		□ varied with effect [forthwith/from [date]] as follows: [details]			
		□ discharged with effect [forthwith/from [date]]			
		□ suspended [forthwith/from [date]] until [further order/date]			
	6.	[other orders].			

Interver	Intervention Order				
[This or	der is d	leclared to address a domestic violence concern]			
Genera	I				
	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] and 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].			
Firearm	S				
	5.	<b>default selected</b> 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.	<b>default selected</b> 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.			
Contact	ŧ				
	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:			
		cc. at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness;			
		dd. through a solicitor or police;			
		ee. in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975			

		ff. at a family dispute resolution conference or family counselling under the Family Law Act 1975, a family conference under the Young Offenders Act 1993, a family group conference convened under section 22 of the Children and Young People (Safety) Act 2017 or at a mediation;
		gg. 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;
		hh. 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];
		ii. [other].
	8.	The Respondent must vacate the premises at [address] forthwith upon service of this Order and not return to those premises unless this term is varied or removed by the Court.
	9.	The Respondent is 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.
	10.	The Respondent must not publish on the internet or by any electronic means any material about the protected person[s].
Vicinity		
	11.	The Respondent must not follow or keep the protected $person[s]$ under surveillance including tracking by GPS or otherwise.
	12.	The Respondent must not go or stay within [number] metres of the protected person[s] unless permitted by other conditions of this Order.
	13.	The Respondent must not go or stay within [number] metres of any boundary of where the protected person[s] stay[s], reside[s] or work[s].
	14.	The Respondent must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple
	15.	The Respondent must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following: [address] provision for multiple
Other co	ndition	us .
	16.	The Respondent must not cause, allow or encourage another person to do anything forbidden by this Order.
	17.	only available if jurisdiction 'Magistrates Court' The Respondent must contact the Intervention Program Manager at 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.

	18.	The Respondent must surrender [description of weapons or articles] to [person or authority] by [date].				
	19.	The Respondent must return [description of personal property] to [name of protected person] by [date].				
	20.	The Respondent must allow [name of protected person] to [recover/have access to/make use of] [description of personal property] and allow the person to be accompanied by [a police officer/other specified person] while doing so.				
	21.	provision for multiple [other conditions]				
Servic	e of this (	Order				
Servic	e of this o	order on the respondent is				
peen m	ade beca	use the respondent was present when this order was made (section 26(7a)(c)				
ade.						
To the	Respond	dent: WARNING				
		ention of an intervention order is a criminal offence which can be punished by of imprisonment or detention.				
		a Nationally Recognised Domestic Violence Order it applies and is able in all Australian States and Territories.				
		not a Nationally Recognised Domestic Violence Order, upon registration, this enforceable in other Australian States and Territories.				
		nnot apply to the Court to vary or revoke this order for 12 months or such period as the Court may have ordered.				
Authei	ntication					
Signature of Court Officer						
[title a	[title and name]					

16. In Schedule 1, Form 1Y - Originating Application - Spent Convictions Act - Exemption Order is deleted and substituted as follows:

### Form 1Ye

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
II ' D ' IT'	
Hearing Date and Time:	
Hearing Date and Time:  Hearing Location:	

# ORIGINATING APPLICATION – SPENT CONVICTIONS ACT – EXEMPTION ORDER

[MAGISTRATES/YOUTH] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME]
Applicant

Attorney-General for the State of South Australia First Respondent

Commissioner of Police Second Respondent

Minister for Human Services
Third Respondent only displayed if Exemption Order Application working with or caring for vulnerable people

Applicant				
	Full Name			
Name of law				
firm/solicitor If any	Law Firm		Responsible Solicitor	
Address for service	2007		Treeponensie Conorte.	
	Otro at Address of Graduation work an			
	Street Address (including unit or	level number and name of prop	perty if required)	
	City/town/suburb	State	Postcode	Country
DI D ( )	Email address		T	
Phone Details				
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)	
	T			
First Respondent	Attorney-General	for the State of S	outh Australia	
A 1.1				
Address				
	Street Address (including unit or	level number and name of prop	perty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details	Email address			
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)	
Second Respondent	Commissioner for	Police		
occona recoponacin				
Address				
	Street Address (including unit or	level number and name of prop	perty if required)	
	City/town/suburb	State	Postcode	Country
	Email address		T	
Phone Details				
	Type (ea. Home: work: mobile) -	- Number	Another number (optional)	

Next box only displayed if applicable					
Third Respondent	Minister for Huma	an Services			
Address					
	Street Address (including unit o	r level number and name of pro	perty if required)	1	
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address		<u> </u>		
	Type (eg. Home; work; mobile)	Type (eg. Home: work: mobile) – Number		Another number (optional)	
Provision for multiple as applicable					
Interested Party					
Address	Full Name			_	
Address	Chroat Address (including unit a		mounts of mountined		
	Street Address (including unit o	riever number and name of pro	perty ii requirea)		
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				
	Type (eg. Home; work; mobile) – Number		Another number (optional)		
Note					
Pursuant to sections 3(1), 3(5) and 3(6) of the Spent Convictions Act 2009 (SA), a conviction includes:  a conviction, whether summary or on indictment, for an offence; a formal finding of guilt by a court; a finding by a court that an offence has been proved; a finding by a court that the objective elements of an offence are established in proceedings under Part 8A of the Criminal Law Consolidation Act 1935 or a law of any other jurisdiction in which the defendant was found to be mentally incompetent to commit the offence or unfit to stand trial for the offence.					
Application Details					
Matter type:					
This Application is for	This Application is for				
☐ 1. provision for multiple the indicated below:	following conviction[s	] to be exempted fo	or the purposes of the s	creening[s]	
[Court where	the conviction record	led] on [date], that l	Act/Regulation/Other] a became spent on [date a) of the Spent Convictions Act 2009		
□ for which the Court imposed [details of penalty];					
□ for the purposes of:					

□ working with, or caring for, vulnerable people.
□ activities associated with a character test.
[details of any further information the Applicant would like to submit in support of the application (circumstances and seriousness of offence, the circumstances of the Applicant, etc] The decision to make an order under section 13A of the Spent Convictions Act 2009 is at the discretion of the qualified Magistrate. The matters that a qualified Magistrate must have regard to when deciding whether to make an order are set out in section 13A(6) of the Spent Convictions Act 2009. Please include in your Application any matters under section 13A(6) that may be relevant to your Application.
Has an Application been made to exempt [any of] the above conviction[s] in the past two years?  ☐ Yes ☐ No
following item displayed if 'yes'  The Application was to exempt: provision for multiple  □ [name of the offence] under section [number] of the [Act/Regulation/other] as recorded by [Court where the conviction recorded was made] on [date].  □ The Application was made on [date].  □ The Application was refused on [date].  □ [any further information the Applicant considers relevant]
This Application is made under section 13A of the Spent Convictions Act 2009.
The Applicant seeks orders that: Orders sought in separately numbered paragraphs.
☐ 1. The conviction[s] set out in paragraph 1 be exempted from the screening for the purposes of [working with, or caring for, vulnerable people/[and]/activities associated with a character test].
This Application is made on the grounds set out in the accompanying Affidavit sworn by [name] on [date].
Accompanying Documents
Accompanying this Application is a:
<ul> <li>□ Supporting Form 7 Affidavit mandatory</li> <li>□ National Police Certificate processed within 6 months before the date of filing this application mandatory</li> </ul>
□ Copy of any transcript or sentencing remarks in connection with the conviction mandatory if available
To the Applicant  Regulation 5A of the Spent Convictions Regulations 2011 provides the details and accompanying documents that an application under section 13A of the Spent Convictions Act 2009 must set out or include. Please ensure that you have all the required details and
accompanying documents in your application.  ☐ You do not need to attend the hearing unless you are notified to do so by the Registrar.

To the Other Parties: WARNING

A qualified Magistrate is empowered to exercise a discretion pursuant to sub-clause 5(2) of Schedule 2 of the Spent Convictions Act 2009 to conduct all or part of this proceeding on the basis of the documents in chambers unless a Respondent intervenes. If you wish to intervene and request a hearing in these proceedings you must file a Form 55 Response within 14 days after being served with this Application.

### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Form 1Yh					
To be inserted by Court					
Case Number:					
Date Filed:					
FDN:					
Hearing Date and Time:					
Hearing Location:					
ORIGINATIN	_	ION – SPENT IPTION ORDE	CONVICTIONS R	ACT –	
[MAGISTRATES/YOUTH] SPECIAL STATUTORY J		SOUTH AUSTRALI.	A		
Applicant				·····Full name	
Attorney-General for the First Respondent	State of South Au	stralia			
Commissioner of Police Second Respondent					
Minister for Human Serv Third Respondent only disp		cation working with or caring f	or vulnerable people		
Applicant					
	Full Name		T		
Name of law firm/solicitor	Law Firm		Responsible Solicitor		
Address for service	Lawriiii		respondible colloid		
	Street Address (including unit of	or level number and name of prop	erty if required)		
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				

Type (eg. Home; work; mobile) - Number

Another number (optional)

First Respondent	Attorney-General for the State of South Australia				
Address					
	Street Address (including unit or	level number and name of prop	perty if required)		
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				
1 Hono Botano	Town (on House words marking)	Normalism	Anathan much or (anti-oral)		
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)		
Second Respondent	Commissioner for	Police			
Address					
	Street Address (including unit or	level number and name of prop	perty if required)	T	
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)		
Next box only complete if applicable oth	nerwise mark as N/A				
Third Respondent	Minister for Huma	n Services			
Address					
	Street Address (including unit or	level number and name of prop	perty if required)	T	
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				
	Type (eq. Home; work; mobile)	Number	Another number (optional)		
	Type (eg. Flome, work, mobile)	- Number	Another number (optional)		
Provision for multiple Interested Party					
,	Full Name				
Address	, an ivanie				
	Street Address (including unit or	level number and name of prop	perty if required)		
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				
1 Hone Details	_ ,				
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)		

Note Pursua	a f a f a f un	convict ormal i inding inding der Pa	ons 3(1), 3(5) and 3(6) of the Spent Convictions Act 2009 (SA), a conviction includes: on, whether summary or on indictment, for an offence; inding of guilt by a court; by a court that an offence has been proved; by a court that the objective elements of an offence are established in proceedings rt 8A of the Criminal Law Consolidation Act 1935 or a law of any other jurisdiction in
	sta	nd tria	defendant was found to be mentally incompetent to commit the offence or unfit to I for the offence.
Applica Mark appro			S low with an 'x'
Matter	type	e:	
This Ap	oplic	ation i	s for
[ ]	1.		for multiple the following conviction[s] to be exempted for the purposes of the screening[s] ted below:
			name of the offence under section
			of the Act / Regulation / Other Circle one as recorded by
			date that became spent ondate; this date is
			the date the finding of guilt was made if the conviction was immediately spent pursuant to section 4(1a) of the Spent Convictions Act 2009
			for which the Court imposed
			details of penalty
			for the purposes of:
			[ ] working with, or caring for, vulnerable people.
			[ ] activities associated with a character test.

			details of any further information the
Applicant w	ould	like 1	to submit in support of the application (circumstances and seriousness of offence, the circumstances of the Applicant, etc.
must have	regar	d to	e an order under section 13A of the Spent Convictions Act 2009 is at the discretion of the qualified Magistrate. The matters that a qualified Magistrate when deciding whether to make an order are set out in section 13A(6) of the Spent Convictions Act 2009. Please include in your Application any matters that may be relevant to your Application.
Has ar	ı Ap	opli	ication been made to exempt [any of] the above conviction[s] in the past two years?
[		]Y	es
[		]N	o
fallouine its	المصد		
following ite			ion was to exempt : provision for multiple
		]	name of the offence under section
			number of the
			by
			ondate
[		]	The Application was made ondate
[		]	The Application was refused ondate
[			]
			considers relevant
	പപ	icat	tion is made under section 13A of the Spent Convictions Act 2009.

The Applicant seeks orders that:  Orders sought in separately numbered paragraphs.				
[ ] 1. The conviction[s] set out in paragraph 1 be exempted from the screening for the purposes of working with, or caring for, vulnerable people / and / activities associated with a character test Circle one				
[ ]2.				
This Application is made on the grounds set out in the accompanying Affidavit sworn by				
name Ondate				
Accompanying Documents  Mark appropriate sections below with an 'x'				
Accompanying this Application is a:				
Supporting Form 7 Affidavit mandatory  National Police Contificate processed within 6 months before the date of filling this application				
National Police Certificate processed within 6 months before the date of filing this application				
[ ] Copy of any transcript or sentencing remarks in connection with the conviction mandatory if available				

## To the Applicant

- □ Regulation 5A of the Spent Convictions Regulations 2011 provides the details and accompanying documents that an application under section 13A of the Spent Convictions Act 2009 must set out or include. Please ensure that you have all the required details and accompanying documents in your application.
- ☐ You do not need to attend the hearing unless you are notified to do so by the Registrar.

#### To the Other Parties: WARNING

A qualified Magistrate is empowered to exercise a discretion pursuant to sub-clause 5(2) of Schedule 2 of the Spent Convictions Act 2009 to conduct all or part of this proceeding on the basis of the documents in chambers unless a Respondent intervenes. If you wish to intervene and request a hearing in these proceedings you must file a Form 55 Response within 14 days after being served with this Application.

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

17. In Schedule 1, Form 1Z – Originating Application – Spent Convictions Act Order is deleted and substituted as follows:
Form 1Ze
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:

# ORIGINATING APPLICATION - SPENT CONVICTIONS ACT ORDER

[MAGISTRATES/YOUTH] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Date of Birth

Attorney-General for the State of South Australia First Respondent

Complete next box if the Applicant is the convicted person otherwise delete

Commissioner of Police Second Respondent

[Minister for Disabilities Services/Minister for Child Protection] only complete if applicable otherwise delete Third Respondent

Applicant

Full Name

Name of law firm/solicitor
If any

Address for service

Street Address (including unit or level number and name of property if required)

City/town/suburb

State

Postcode

Country

Email address

Another number (optional)

Type (eg. Home; work; mobile) – Number

Note				
Pursuant to sections 3(1), 3(5) and 3(6) of the Spent Convictions Act 2009 (SA), a conviction includes:  a conviction, whether summary or on indictment, for an offence; a formal finding of guilt by a court; a finding by a court that an offence has been proved; a finding by a court that the objective elements of an offence are established in proceedings under Part 8A of the Criminal Law Consolidation Act 1935 or a law of any other jurisdiction in which the defendant was found to be mentally incompetent to commit the offence or unfit to stand trial for the offence.				
Complete next box if the Applicant is no	ot the convicted person (If it is a	section 8B and 8C application	ns otherwise delete	
Applicant	Full Name			
Name of law firm/solicitor	Full Name  Law Firm		Responsible Solicitor	
Address for Service				
	Street Address (including unit of	or level number and name of pro	perty if required)	
	City/house/suchusch	Obsta	Poster de	O
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
Convicted Person	Type (eg. Home; work; mobile)	Type (eg. Home; work; mobile) – Number Another number (optional)		
Convicted Ferson	Follows		Data of Birth	Date of Darth (if anylinghia)
Convicted Person's	Full name		Date of Birth	Date of Death (if applicable)
Address If applicable	Street Address (including unit of	or level number and name of pro	perty if required)	
	City/town/suburb	State	Postcode	Country
Basis on which the Application is made	The convicted pers	son is:		
	□ deceased			
	□ a person with a mental incapacity, namely [Enter nature of mental incapacity]			ature of mental
Relationship with the	☐ the convicted person's spouse or domestic partner			
Convicted Person		g or child of the con ted person's appoin		
	□ the execut	or or administrator	of the convicted person	
	□ other [ <i>Ente</i>	er details of relation	ship with the convicte	ea personj
First Respondent	Attorney-General for the State of South Australia			
Address	Street Address (including unit of	or level number and name of pro	norty if required)	
	Careet Address (modding drift to	n lover number and name of pro	porty ii roquirou/	
	City/town/suburb	State	Postcode	Country

Phone Details					
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)		
Second Respondent	Commissioner for	r Police			
Address					
	Street Address (including unit or	r level number and name of prop	perty if required)	Γ	
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address		T		
	Time (es. Hemo; work; mobile)	Monahan	A - ather mumber (antional)		
	Type (eg. Home; work; mobile) -	– Number	Another number (optional)		
Complete next box if application under some Third Respondent			linister for Child Prot		
-	Full name	Dilities Oei vides/ivi		ectionj	
Address					
	Street Address (including unit or	r level number and name of prop	perty if required)	Т	
	City/town/suburb	State	Postcode	Country	
Dhana Dataila	Email address		T		
Phone Details					
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)		
Application Details					
Matter type: [Enter matter type]					
This Application is for					
☐ 1. provision for multiple an order to have the following eligible sex offence[s] conviction[s] select one spent:					
☐ [Enter name of the offence] under section [Enter number] of the [Enter Act/Regulation/Other] as recorded by [Enter Court where the conviction recorded] on [Enter date].					
☐ for which the Court imposed [Enter details of penalty].					
[Enter details of any further information the Applicant would like to submit in support of the application (Enter circumstances and seriousness of offence, the circumstances of the Applicant etc)]					
2. provision for multiple an order to have the following designated sex-related offence[s] conviction[s] select one spent:			onviction[s] select		
[Enter name of the offence or description of common law offence] [Enter under section [Enter number] of the [Enter Act/Regulation/Other]] as recorded by [Enter Court where the conviction recorded] on [Enter date].					
☐ for which the	e Court imposed [Ent	er details of penalty	/].		

-			ils of any further information the Applicant would like to submit in support of the application imstances and seriousness of offence, the circumstances of the Applicant etc)]
	3. Sele		sion for multiple an order to have the following prescribed public decency offence[s] conviction[s] spent:
			[Enter name of the offence or description of common law offence] [Enter under section [Enter number] of the [Enter Act/Regulation/Other]] as recorded by [Enter Court where the conviction recorded] on [Enter date].
			for which the Court imposed [Enter details of penalty].
-			ils of any further information the Applicant would like to submit in support of the application notes and seriousness of offence, the circumstances of the Applicant etc)]
Has			olication been made to treat as spent [Enter any of] the above conviction[s] in the past two
,		Ye	
		No	
			ou selected 'yes' above otherwise delete ation was to spend: provision for multiple
	[na	me	of the offence or description of the common law offence] [under section [Enter number] of ter Act/Regulation/other]] as recorded by [Court where the conviction recorded was made]
			plication was made on [date].
	Ľ	itoi t	any faranci information the Applicant considers following
This	s Ap	oplic	ation is made under section[s] [8A/[and]8B[and]/8C] of the Spent Convictions Act 2009.
		•	ant seeks orders that:  t in separately numbered paragraphs.
1.	The	e cor	nviction[s] set out in paragraph [enter number(s)] of this Application be spent.

Accom	panying Documents
Accom	panying this Application is a:
	Supporting Form 7 Affidavit mandatory
	National Police Certificate processed within 6 months before the date of filing this application
	A copy of any transcript or sentencing remarks in connection with the conviction mandatory if available
To the	Applicant
	Regulation 5A of the Spent Convictions Regulations 2011 provides the details and accompanying documents that an application under section 8A, section 8B or section 8C of the Spent Convictions Act 2009 must set out or include. Please ensure that you have all the required details and accompanying documents in your application.
	You do not need to attend the hearing unless you are notified to do so by the Registrar.

#### To the Other Parties: WARNING

A qualified Magistrate is empowered to exercise a discretion pursuant to sub-clause 5(2) of Schedule 2 of the Spent Convictions Act 2009 to conduct all or part of this proceeding on the basis of the documents in chambers unless a Respondent intervenes. If you wish to intervene and request a hearing in these proceedings you must file a Form 55 Response within 14 days after being served with this Application.

5 April 2025	THE BOUTH 7	OSTRALIAN GOVERNME	INT GAZETTE	110. 20 p. 03
Form 1Zh				
To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
Hearing Date and Tim	e:			
Hearing Location:				
ODIONATING	ADDIJOATI	ON OPENT OF	NIVIOTIONO I	ACT ORDER
ORIGINATING	APPLICATION	ON – SPENT CO	DNVICTIONS A	ACT ORDER
MAGISTRATES / YOU SPECIAL STATUTORY		OF SOUTH AUSTRAL	IA	
Applicant				·····Full name
Attorney-General for t First Respondent	he State of South	Australia		
Commissioner of Poli Second Respondent	ce			
Minister for Disabilitie Third Respondent	es Services/Minist	er for Child Protectio	n only complete if applicable of	therwise mark nil
Complete next box if the Applicant is Applicant	s the convicted person other	wise mark as N/A		
	Full Name			
Name of law	. dii Manie			
firm/solicitor	Law Firm		Responsible Solicitor	
Address for service	Law I IIII		responsible dolloror	
	Street Address (including	g unit or level number and name of pro	operty if required)	
	,			
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			

Type (eg. Home; work; mobile) - Number

Date of birth

Date of Birth

Another number (optional)

Note					
Pursuant to sections 3(1), 3(5) and 3(6) of the Spent Convictions Act 2009 (SA), a conviction includes:  a conviction, whether summary or on indictment, for an offence; a formal finding of guilt by a court; a finding by a court that an offence has been proved; a finding by a court that the objective elements of an offence are established in proceedings under Part 8A of the Criminal Law Consolidation Act 1935 or a law of any other jurisdiction in which the defendant was found to be mentally incompetent to commit the offence or unfit to stand trial for the offence.					
Complete next box if the Applicant is no	ot the convicted person (If it is a	section 8B and 8C application	ns otherwise mark as N/A		
Applicant					
Name of law	Full Name				
firm/solicitor	Law Firm		Responsible Solicitor		
Address for Service					
	Street Address (including unit of	or level number and name of pro	nerty if required)		
	Street Address (including drift)	n lever number and name or pro	perty ii required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type (eg. Home; work; mobile)	ı – Number	Another number (optional)		
	Type (eg. Home, work, mobile)	Trambol	7 thouser Hamber (optional)		
Convicted Person					
	Full name		Date of Birth	Date of Death (if applicable)	
Convicted Person's	T dil Harric		Date of Birth	Date of Death (if applicable)	
Address					
If applicable	Street Address (including unit of	or level number and name of pro	perty if required)		
	City/town/suburb		Postcode	Country	
Basis on which the	Mark appropriate section below				
Application is made	The convicted pers	son is:			
	[ ] deceased				
	a person with a mental incapacity, namely				
	Enter nature of				
	mental incapacity				

	[ ] the convicted person's spouse or domestic partner [ ] adult sibling or child of the convicted person			
	[ ] the convicted person's appointed guardian			
	[ ] the executor or administrator of the convicted person's estate			
	[ ] other			
			E	Enter details of relationship
	with the convicted person			
First Respondent	Attorney-General	for the State of S	outh Australia	
Address				
	Street Address (including unit or	level number and name of prop	perty if required)	
	City/town/suburb	State	Postcode	Country
	Email address		1	
Phone Details				
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)	
Second Respondent	Commissioner for	Police		
Address				
	Street Address (including unit or	level number and name of prop	perty if required)	I
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
Filone Details				
	Type (eg. Home; work; mobile) -	- Number	Another number (optional)	
Only complete if application under sect				ootion]
Third Respondent	Full name	onities Services/iv	linister for Child Prot	ectionj
Address				
	Street Address (including unit or	level number and name of prop	perty if required)	T
	City/town/suburb	State	Postcode	Country
	City/town/suburb	State	Postcode	Country
Phone Det 1	City/town/suburb  Email address	State	Postcode	Country
Phone Details		State	Postcode	Country

Application Details  Mark appropriate sections below with an 'x'
Matter type:
This Application is for
[ ] 1 provision for multiple an order to have the following eligible sex offence[s] conviction[s] select one spent:
☐Enter name of the offence under  sectionEnter number of the
Enter number Of titleEnter Act/Regulation/Other
as recorded by Enter Court
where the conviction recorded ON Enter date
□ for which the Court imposed
Enter details of penalty
Enter details of any further information the Applicant would like to submit in support of the application (Enter circumstances and seriousness of offence, the circumstances of the Applicant etc)
[ ] 2. provision for multiple an order to have the following designated sex-related offence[s] conviction[s] select
one spent:
☐
the common law offence under sectionEnter number of the
Enter Act/Regulation/Other
as recorded by Enter Court where
the conviction recorded ON Enter date
□ for which the Court imposed
Enter
details of penalty

Enter details of any further information the Applicant would like to submit in support of the application (Enter circumstances and seriousness of offence, the circumstances of the Applicant etc)		
[ ] 3. provision	for multiple an order to have the following prescribed public decency offence[s] conviction[s]	
Selec	tione spent:	
	the common law offence under sectionEnter number of the	
	as recorded by Enter Court where	
	the conviction recorded ON Enter date	
	for which the Court imposed	
	Enter	
	details of penalty	
Enter details of any fur circumstances of the A	ther information the Applicant would like to submit in support of the application (Enter circumstances and seriousness of offence, the pplicant etc)	
Has an Applica	tion been made to treat as spent	
two years?		
[ ]Yes		
[ ]No		

	u selected 'yes' above otherwise mark as N/A tion was to spend: provision for multiple
	name of the offence or description of the common law offence under section Enter number of the
	Enter Act/Regulation/other as recorded by
[ ]	The Application was made ondate
[ ]	The Application was refused ondate
[	]
	Enter any
	further information the Applicant considers relevant
This Applica	tion is made under section[s] 8A / [and] 8B [and] / 8C circle one of the Spent Convictions Act 2009.
	nt seeks orders that: in separately numbered paragraphs.
1. The o	conviction[s] set out in paragraphenter number(s) of this Application be spent.
	ing Documents ections below with an 'x'
	ing this Application is a:
	orting Form 7 Affidavit mandatory
	onal Police Certificate processed within 6 months before the date of filing this application
mandatory A co	py of any transcript or sentencing remarks in connection with the conviction mandatory if available
To the Appli	cant
•	
acc Spe	pulation 5A of the Spent Convictions Regulations 2011 provides the details and ompanying documents that an application under section 8A, section 8B or section 8C of the ent Convictions Act 2009 must set out or include. Please ensure that you have all the uired details and accompanying documents in your application.

 $\hfill \square$  You do not need to attend the hearing unless you are notified to do so by the Registrar.

To the Other Parties: WARNING

A qualified Magistrate is empowered to exercise a discretion pursuant to sub-clause 5(2) of Schedule 2 of the Spent Convictions Act 2009 to conduct all or part of this proceeding on the basis of the documents in chambers unless a Respondent intervenes. If you wish to intervene and request a hearing in these proceedings you must file a Form 55 Response within 14 days after being served with this Application.

18. In Schedule 1, Form 92AH – Order – Spent Conviction or Exemption Order is deleted and substituted as follows:

## Form 92AH

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

## **ORDER - SPENT CONVICTION OR EXEMPTION ORDER**

**Spent Convictions Act 2009** 

[MAGISTRATES/YOUTH] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

[FULL NAME] Respondent

Prel	imin	ary		
Hea	ring			
	•	_ocation: [suburb] date] [		
[Pre	sidin	g Officer]		
App	earar	nces		
		t Appearance Information] dent Appearance Information]		
Intro	ducti	ion		
The	The Magistrate:			
	(a)	mandatory for an Application for an eligible sex offence to be spent has considered all of the factors as outlined in section 8A(5) of the Spent Convictions Act 2009.		
	(b)	mandatory for an Application for a designated sex-related offence to be spent has considered all of the factors as outlined in section 8B(6) of the Spent Convictions Act 2009.		
	(c)	mandatory for an Application for a prescribed public decency offence to be spent has considered all of the factors as outlined in section 8C(8) of the Spent Convictions Act 2009.		
	(d)	mandatory for an Application for a conviction to be exempt has considered all of the factors as outlined in section 13A(5) of the Spent Convictions Act 2009.		
	(e)	is satisfied that the Application is not vexatious, misconceived or lacking in substance.		

Note						
Pursuant to sections 3(1), 3(5) and 3(6) of the Spent Convictions Act 2009 (SA), a conviction includes:						
	<ul> <li>□ a conviction, whether summary or on indictment, for an offence;</li> <li>□ a formal finding of guilt by a court;</li> </ul>					
	a fir	nding by a court that an offence has been proved;				
	und whi	nding by a court that the objective elements of an offence are established in proceedings ler Part 8A of the Criminal Law Consolidation Act 1935 or a law of any other jurisdiction in ch the defendant was found to be mentally incompetent to commit the offence or unfit to and trial for the offence.				
Orde	r					
Date	of Ord	er: [date]				
Term	s of Or	rder				
	rdered	that: y numbered paragraphs.				
	1.	Pursuant to section 8A of the Spent Convictions Act 2009, the Magistrate declares that the following conviction[s] of the Applicant are spent:				
		provision for multiple				
		<ul><li>(a) [name of the offence] under section [number] of the [Act/Regulation/Other] as recorded by [Court] on [date].</li></ul>				
	2.	Pursuant to section 8B of the Spent Convictions Act 2009, the Magistrate declares that the following conviction[s] are spent:				
		(a) [name of the offence or description of the common law offence] [under section [number] of the Act/Regulation/Other] as recorded by [Court] on [date].				
	3.	Pursuant to section 8C of the Spent Convictions Act 2009, the Magistrate declares that				
		the following conviction[s] are spent:  (a) [name of the offence or description of the common law offence] [under section [number] of the Act/Regulation/Other] as recorded by [Court] on [date].				
	4.	Pursuant to section 13A of the Spent Convictions Act 2009, the following conviction[s] of the Applicant are subject to the exemptions set out in relation to each offence:				
		<ul> <li>(a) [name of the offence] under section [number] of the [Act/Regulation/Other] as recorded by [Court] on [date] for the purposes of the following screening[s]:         <ul> <li>□ working with, or caring for, vulnerable people</li> <li>□ activities associated with a character test</li> </ul> </li> </ul>				
	5.	The Magistrate dismisses the application in respect of the following conviction[s] of the				
		Applicant: provision for multiple				
		<ul><li>(a) [name of the offence] under section [number] of the [Act/Regulation/Other] as recorded by [Court] on [date].</li></ul>				
	6.	Pursuant to Schedule 2 clause 5(4), the Application pursuant to section[s] [13A/8A] of the Spent Convictions Act 2009 is [dismissed without holding a hearing/refused]				

Authentication	
Signature of Court Officer [title and name]	

In accordance with the Supreme Court Act 1935, the District Court Act 1991 and the Magistrates Court Act 1991, and all other enabling powers, the Uniform Special Statutory (No 5) Amending Rules 2025 have been made—

- as rules of the Supreme Court by 3 or more Judges of the Supreme Court; and
- as rules of the District Court by the Acting Chief Judge and 2 or more other Judges of that Court; and
- as rules of the Magistrates Court by the Chief Magistrate and 2 or more other Magistrates; and
- as rules of the Youth Court by the Judge and the magistrates who are members of the principal judiciary of that Court,

and such rules will apply to and in relation to the Court in accordance with their terms.

Dated: 26 March 2025

CHIEF JUSTICE KOURAKIS
CHIEF JUDGE EVANS
SENIOR JUDGE DURRANT
CHIEF MAGISTRATE HRIBAL
JUDGE ELDRIDGE

## STATE GOVERNMENT INSTRUMENTS

## **BUILDING WORK CONTRACTORS ACT 1995**

#### Exemption

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Emily Sims as a delegate for the Minister for Consumer and Business Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

#### SCHEDULE 1

## GOOLWA JETTY BUILDERS PTY LTD (BLD 262904)

#### SCHEDULE 2

Construction of a jetty at Allotment 8053 Deposited Plan 125474 being a portion of the land described in Certificate of Title Volume 6248 Folio 537, more commonly known as 97 Victoria Parade, Hindmarsh Island SA 5214.

#### SCHEDULE 3

- This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the owner does not transfer their interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of Consumer and Business Services (CBS). Before giving such authorisation, CBS may require the owner to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
  - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
  - · Providing evidence of an independent expert inspection of the building work the subject of this exemption;
  - Making an independent expert report available to prospective purchasers of the property;
  - · Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 31 March 2025

EMILY SIMS

Delegate for the Minister for Consumer and Business Affairs

## **BUILDING WORK CONTRACTORS ACT 1995**

## Exemption

Take notice that, pursuant to Section 45 of the *Building Work Contractors Act 1995*, I, Emily Sims as a delegate for the Minister for Consumer and Business Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

## SCHEDULE 1

## PETER WALSH (BLD 341098)

## SCHEDULE 2

Construction of a double storey detached dwelling at Allotment 54, Deposited Plan 37719, being a portion of the land described in Certificate of Title Volume 6071, Folio 374, more commonly known as 39 Minke Whale Drive, Encounter Bay SA 5211.

## SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of Consumer and Business Services (CBS). Before giving such authorisation, CBS may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
  - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
  - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
  - Making an independent expert report available to prospective purchasers of the property;
  - · Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 30 March 2025

**EMILY SIMS** 

Delegate for the Minister for Consumer and Business Affairs

## **ENERGY RESOURCES ACT 2000**

## SECTION 7(1A)

Delegation

The Treasurer has revoked previous delegations and further delegated powers and functions under the *Energy Resources Act 2000* ("the Act") pursuant to Section 7(1a) of the Act to:

- Chief Executive, the Department for Energy and Mining
- · Deputy Chief Executive, the Department for Energy and Mining
- · Executive Director Regulation and Compliance Division, the Department for Energy and Mining
- · Executive Director Corporate and Commercial, the Department for Energy and Mining

The delegated powers and functions are specified in the Schedule to the Instrument of Delegation approved by the Treasurer on 31 October 2024.

Dated: 31 October 2024

HON. STEPHEN MULLIGHAN MP Treasurer

#### FIRST NATIONS VOICE ACT 2023

## SOUTH AUSTRALIAN FIRST NATIONS VOICE TO PARLIAMENT

Supplementary Election—Results

Supplementary Election of one member for Region 1—Kumangka Warrarna Wangkanthi (Central)

Polling day was Saturday, 15 March 2025

Count conducted on Monday, 24 March 2025

Formal Ballot Papers—138

Informal Ballot Papers—2

Quota-70

Candidates	First Preference Votes	Votes after distribution of preferences	Elected/Excluded
COULTHARD, Dwayne	58	62	
O'MEARA, Marnie	57	74	Elected
O'BRIEN, Trevor	23		Excluded
Exhaust	n/a	2	

Dated: 3 April 2025

MICK SHERRY Returning Officer

## FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Variation on Prohibition of Fishing Activities in the Spencer Gulf Prawn Fishery

Take note that pursuant to Regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, the notice dated 19 September 2024 published on page 3811 of the South Australian Government Gazette on 26 September 2024 prohibiting fishing activities in the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

## SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

(a) Except the Northern closure area, which is defined as the waters contained north of the following closure index points:

Ι.	33°46.00S	137°44.00E	East Shore
2.	33°37.00S	137°33.00E	
3.	33°43.60S	137°30.00E	
4.	33°46.10S	137°29.10E	
5.	33°47.90S	137°32.20E	
6.	33°52.72S	137°30.74E	
7.	33°54.40S	137°29.30E	
8.	33°51.30S	137°23.10E	
9.	33°49.20S	137°24.90E	
10.	33°39.70S	137°12.20E	West Shore

Points 1-2, 4-5, 7-8 and 9-10 are designated east-west lines.

4. 33°59.80S 136°50.40E Then back to point 1

```
(b) Except the Southern closure area, which is defined as the waters contained within the following closure index points:
   1. 33°42.00S 137°08.80E
       33°52.30S
                  137°14.60E
   3. 33°53.00S
                  137°12.60E
   4. 33°57.80S
                  137°14.60E
   5. 34°15.00S
                  136°56.60E
   6. 34°23.90S
                 136°50.80E
   7. 34°36.00S
                  136°50.80E
   8. 34°36.00S
                  136°36.50E
   9. 34°07.50S
                  136°45.00E
   10. 34°04.00S
                  136°48.00E
   11. 34°01.00S 136°45.20E
   12. 33°59.60S 136°48.00E
   13. 33°57.80S 136°46.50E
   14. 34°00.70S 136°40.60E
   15. 34°00.10S 136°40.10E
   16. 33°55.76S 136°48.80E
   17. 33°50.00S 136°43.00E
   Points 1-2, 3-4, 7-8, 10-11, 12-13, 14-15, 16-17 are designated east-west lines.
(c) Except the Wardang closure area, which is defined as the waters contained within the following closure index points:
   1. 34°10.00S 137°28.00E
   2. 34°21.00S 137°12.00E
   3. 34°45.00S 137°15.00E
   4. 34°48.53S 137°09.45E
   5. 34°48.53S 137°06.00E
   6.
       34°50.75S
                  137°06.00E
   7. 34°54.00S 137°01.00E
(d) Except the Corny closure area, which is defined as the waters contained within the following closure index points:
   1. 34°27.00S 136°53.00E
      34°27.00S 137°02.00E
   3. 34°35.00S 136°56.00E
   4. 34°48.60S 136°52.00E
   5. 34°54.00S 136°52.00E
   6. 34°54.00S 136°48.50E
   7. 34°49.50S 136°48.50E
      34°49.50S
                  136°40.50E
   9. 34°39.50S 136°40.50E
   Then back to point 1
(e) Except the Illusions Park closure area, which is defined as the waters contained within the following closure index points:
   1. 33°28.80S 137°32.20E
   2. 33°28.30S 137°33.20E
      33°28.85S
                  137°33.50E
   4. 33°29.40S 137°32.50E
   Then back to point 1
(f) Except the Jurassic Park closure area, which is defined as the waters contained within the following closure index points:
   1. 33°54.90S 137°17.60E
       33°54.40S 137°19.40E
      33°54.70S 137°19.60E
   4. 33°55.20S 137°17.80E
   Then back to point 1
(g) Except the Estelle Star closure area, which is defined as the waters contained within the following closure index points:
   1. 33°58.80S 136°49.80E
      33°58.20S
                  136°51.00E
      33°59.10S 136°51.70E
```

#### SCHEDULE 2

Commencing at sunset on 29 March 2025 and ending at sunrise on 8 April 2025

## SCHEDULE 3

- 1. The coordinates in Schedule 1 are defined as degrees decimal minutes and are based on the World Geodetic System 1984 (WGS 84).
- No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 2.
- Fishing must cease:
  - (a) in the fishing area known as Southern Wallaroo and North End (the 'Mid/North Gulf' area as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500kg; and
  - (b) in the fishing area known as the 'Southern Gulf' area (as described on page 40 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2020) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350kg.
- 4. Based on the best information available from the fleet, fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count exceeds 240 prawns per 7kg; or in an area in the Southern Gulf if the average prawn bucket count exceeds 260 prawns per 7kg.
- 5. No fishing activity may occur without the authorisation of Coordinator at Sea, Ashley Lukin, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Association.
- 6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date, and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.
- 7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
- 8. The Spencer Gulf and West Coast Prawn Association must keep records of all authorisations issued pursuant to this notice.

Dated: 29 March 2025

ASHLEY LUKIN

Coordinator at Sea, Spencer Gulf & West Coast Prawn Association Inc. Delegate of the Minister for Primary Industries and Regional Development

## FISHERIES MANAGEMENT ACT 2007

#### SECTION 115

Ministerial Exemption ME9903364—

Exemption to Take and Possess Blacklip Abalone for Research Purposes ake notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Gretchen Grammer, A

Take notice that pursuant to Section 115 of the *Fisheries Management Act 2007*, Dr Gretchen Grammer, A/Research Director Aquatic and Livestock Sciences within the South Australian Research and Development Institute (SARDI) (the exemption holder), scientists, technical staff employed by the Department of Primary Industries and Regions (PIRSA), and affiliates (nominated agents) of SARDI, are exempt from Sections 52, 62, 70, 72(2)(c), 73 and 74(1)(b) of the *Fisheries Management Act 2007*, but only insofar they may take, possess and process aquatic resources for the purposes of conducting research activities under the project described in Schedule 1, in the waters listed in Schedule 2 subject to the conditions specified in Schedule 3, from 2 April 2025 until 1 April 2026, unless varied or revoked earlier.

## SCHEDULE 1

Fisheries Research and Development Corporation Project 1.3.3—"Development and Validation of Reduced Thermal Processing Requirements for Canned Abalone"

## SCHEDULE 2

The commercial Abalone Western Zone as defined in the Fisheries Management (Abalone Fisheries) Regulations 2017 excluding:

- Aquatic reserves (unless otherwise authorised under the Fisheries Management Act 2007); and
- Sanctuary and restricted access zones of marine parks (unless otherwise authorised under the Marine Parks Act 2007).

## SCHEDULE 3

- 1. A maximum total of 200 Blacklip Abalone (Haliotis rubra) of legal-size is permitted to be taken pursuant to this exemption.
- 2. The total quantity of Blacklip Abalone (Haliotis rubra) must not be taken from the same localised area.
- Activities pursuant to this exemption may be undertaken on behalf of the exemption holder by SARDI scientists, technical staff directly employed by PIRSA and nominated agents. These employees may be assisted by other persons while under the direct supervision of a SARDI staff member directly employed by PIRSA.
- 4. At least 1 hour before conducting the exempted activity, the exemption holder or nominated agent nominated must contact PIRSA Fishwatch on **1800 065 522** and answer a series of questions about the exempted activity. A copy of this notice must be in the caller's possession at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, and other related issues.
- 5. The name of any nominated agent used to the undertake the exempted activity on behalf of the exemption holder must be reported to PIRSA Fishwatch in the call made under Schedule 3, Clause 4.
- 6. While engaging in the exempted activity, the exemption holder and nominated agents must not conduct any other activities for a commercial purpose.
- 7. The exemption holder, on completion of each day undertaking the exempted activity, must complete a daily entry in the "Collection Logsheet", and submit it within ten (10) business days of the last collection, to the Executive Director, PIRSA Fisheries and Aquaculture (GPO Box 1671, Adelaide SA 5001).
- 8. The exemption holder will be deemed responsible for the conduct of all persons conducting research activities under this notice. While engaging in the exempted activity, the exemption holder and agents must be in possession of a copy of this exemption. Such exemption must be produced to a PIRSA Fisheries Officer, if requested.
- 9. The biosecurity control measures for Abalone Viral Ganglioneuritis must be adhered to when undertaking the exempted activity.

- 10. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any regulations made under that Act, except where specifically exempted by this notice.
- 11. Abalone taken pursuant to this notice must not: be returned to any waters of the state; be sold or traded; be used for any other purpose other than the exempted activity; be disposed of in either a quarantine or biohazard bin after sampling has been completed.

This notice does not purport to override the provisions or operation of any other Act including but not limited to the *Marine Parks Act* 2007.

Dated: 1 April 2025

PROFESSOR GAVIN BEGG
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

#### HERITAGE PLACES ACT 1993

Notice to Extend the Period for Written Submissions on Whether to Confirm an Entry in the South Australian Heritage Register

Notice is hereby given, pursuant to Section 18(1a) of the *Heritage Places Act 1993*, that I, Susan Close, Minister for Climate, Environment and Water, extend the period for written submissions on whether or not to confirm the entry of Malcolm Reid's Emporium provisionally entered in the South Australian Heritage Register on 15 January 2025, by four weeks and one day in the public interest. Any person can make a written representation to the South Australian Heritage Council on whether or not to confirm the entry by 15 May 2025.

Dated: 3 April 2025

SUSAN CLOSE Minister for Climate, Environment and Water

## HIGHWAYS ACT 1926

## SECTION 26(3)

Care, Control and Management of Local Road

I, Jon William Whelan, Commissioner of Highways, with the approval of the Minister for Infrastructure and Transport do hereby give notice that I will undertake the care, control and management of the full length of Dunn Road, contained within the City of Salisbury until further notice.

Dated: 27 March 2025

JON WILLIAM WHELAN Commissioner of Highways

## **HOUSING IMPROVEMENT ACT 2016**

## Rent Control Revocations

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby revokes the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises described in the following table.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
34 Wilkins Road, Elizabeth Downs SA 5113	Allotment 34 Deposited Plan 53536 Hundred of Munno Para	CT5729/347
3 Saratoga Road, Elizabeth East SA 5112	Allotment 622 Deposited Plan 6528 Hundred Munno Para	CT5633/187
54 Bruce Street, Eudunda SA 5374	Allotment 160 Deposited Plan 624 Hundred of Neales	CT5737/840

Dated: 3 April 2025

CRAIG THOMPSON
Housing Regulator and Registrar
Housing Safety Authority
Delegate of the Minister for Housing and Urban Development

## HOUSING IMPROVEMENT ACT 2016

## Rent Control Variations

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, the Delegate of the Minister for Housing and Urban Development hereby varies the maximum rental amount per week that shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each premises described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Reason for Maximum Rental Variation per week payable
8 Kingsbury Street, Davoren Park SA 5113	Allotment 6 Deposited Plan 32850 Hundred of Munno Para	CT5059/894	\$125.00
27 Saint Barbe Street, Quorn SA 5433	Allotment 57 Deposited Plan 1272 Hundred of Pichi Richi	CT5197/53	\$63.00

Dated: 3 April 2025

CRAIG THOMPSON
Housing Regulator and Registrar
Housing Safety Authority
Delegate of the Minister for Housing and Urban Development

## HYDROGEN AND RENEWABLE ENERGY ACT 2023

Application for Grant of Associated Infrastructure Licence—AIL 5

Pursuant to Section 32(3) of the *Hydrogen and Renewable Energy Act 2023*, notice is hereby given that an application for an associated infrastructure licence over area described below has been received from:

## Green Gold Energy Pty Ltd

Description of Application Area

All that part of the State of South Australia, bounded as follows:

All coordinates GDA2020, Zone 53

764530.057mE 6396943.704mN 764570.318mE 6396696.558mN 765843.573mE 6396885.415mN 765819.591mE 6396896.658mN 764530.057mE 6396943.704mN

AREA: 0.32 square kilometres approximately

The application may be inspected at the offices of the Department for Energy and Mining located at Level 4, 11 Waymouth Street, Adelaide SA 5000. To arrange an inspection, please contact the Department via email at <a href="mailto:DEM.ERDLicensing@sa.gov.au">DEM.ERDLicensing@sa.gov.au</a>.

Dated: 26 March 2025

MICHAEL SMITH
Director, Regulatory Risk and Resource Tenure
Regulation and Compliance Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

## HYDROGEN AND RENEWABLE ENERGY ACT 2023

Application for Grant of Associated Infrastructure Licence—AIL 3

Pursuant to Section 32(3) of the *Hydrogen and Renewable Energy Act 2023*, notice is hereby given that an application for an associated infrastructure licence over the area described below has been received from:

## Augusta BESS Pty Ltd

Description of Application Area

All that part of the State of South Australia, bounded as follows:

All coordinates GDA2020, Zone 53

764878.191mE 6397537.809mN 765027.069mE 6397500.146mN 765009.546mE 6396951.426mN 764859.594mE 6396955.311mN

AREA: 0.085 square kilometres approximately

The application may be inspected at the offices of the Department for Energy and Mining located at Level 4, 11 Waymouth Street, Adelaide SA 5000. To arrange an inspection, please contact the Department via email at <a href="mailto:DEM.ERDLicensing@sa.gov.au">DEM.ERDLicensing@sa.gov.au</a>.

Dated: 26 March 2025

MICHAEL SMITH
Director, Regulatory Risk and Resource Tenure
Regulation and Compliance Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

## JUSTICES OF THE PEACE ACT 2005

## SECTION 4

Notice of Appointment of Justices of The Peace for South Australia by the Commissioner for Consumer Affairs

I, Brett Humphrey, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to section 4 of the *Justices of the Peace Act 2005*, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below.

For a period of ten years for a term commencing on 7 May 2025 and expiring on 6 May 2035:

Francis Charles WILCOX Angela Margaret TREVOR Sudhir THAKUR Susan Elizabeth ROSS Matthew Peter ROBINSON Hannah Louise POTTS Cheryl Margaret POMEROY Roxanne Michelle NATHAN Amita MALHOTRA Raylene Jean LANDER Stephen Charles IMPETT Timothy David HOBBS Barry Keith HILL Paul Kieran HACKETT Paul Stanley GIBBS Paul James DALY Ann Louise CATFORD Teresa BRUNO Carolyne Lindsay BIRD

Dated: 31 March 2025

BRETT HUMPHREY Commissioner for Consumer Affairs Delegate of the Attorney-General

#### LANDSCAPE SOUTH AUSTRALIA ACT 2019

Notice of Volume of Water Available for Allocation from the River Murray Consumptive Pool

Pursuant to Section 121(4) of the *Landscape South Australia Act 2019* ('the Act'), I, Sue Hutchings, delegate of the Minister for Climate, Environment and Water and Minister to whom the Act is committed, hereby determine the volume of water available for allocation from each of the Consumptive Pools within the River Murray Prescribed Watercourse to water access entitlement holders for the period 1 July 2024 to 30 June 2025, as set out in Schedule 1 below:

#### SCHEDULE 1

Consumptive Pool	Classes	Volume of Water Available for Allocation	Water Access Entitlement	Water Allocation Rate as % of Nominal Maximum Water Allocation Rate of 1 kL/unit share
		kL	unit share	(%)
Metropolitan Adelaide	Class 6	130,000,000	166,400,000	128

This Notice will remain in effect until 30 June 2025, unless varied earlier.

Dated: 31 March 2025

SUE HUTCHINGS
Executive Director, Water and River Murray
Department for Environment and Water
Delegate of the Minister for Climate, Environment and Water

## LANDSCAPE SOUTH AUSTRALIA ACT 2019

Southern Basins and Musgrave Prescribed Wells Areas Water Allocation Plan

I, Susan Close, Minister for Climate, Environment and Water, to whom administration of the *Landscape South Australia Act 2019* is committed, hereby give notice for the purposes of the Water Allocation Plan for the Southern Basins and Musgrave Prescribed Wells Areas adopted under Section 56 of the *Landscape South Australia Act 2019*, of the level of storage, the proportion of water available and the calculated value of an individual unit share of a water access entitlement for the Uley South Consumptive Pool for the 2024-25 water use year, in addition to the total volume of the consumptive pool as set out below:

TABLE 1: CONSUMPTIVE POOL DATA FOR ULEY SOUTH CONSUMPTIVE POOL

Consumptive Pool	Level of Storage (%)	Proportion of Water Available (%)	Value of Share	Volume of Consumptive Pool (kL)
Uley South Public Water Supply	90.4	89.5	0.894562341	6,508,140

Dated: 31 March 2025

SUSAN CLOSE MP Minister for Climate, Environment and Water

## MAJOR EVENTS ACT 2013

## SECTION 6B

Declaration of a Major Event

Pursuant to Section 6B of the Major Events Act 2013, I, Hon. Zoe Bettison MP, Minister for Tourism declare the 2025 AFL Gather Round to be held from 10 to 13 April 2025 to be declared a major event.

By virtue of the provisions of the Major Events Act 2013, I do hereby:

- 1. Declare the 2025 AFL Gather Round to be a major event.
- Specify the period of the event, for which the declaration of the major event is in force is inclusive from 7:00am on Thursday, 10 April 2025 to 11:59pm on Sunday, 13 April 2025.

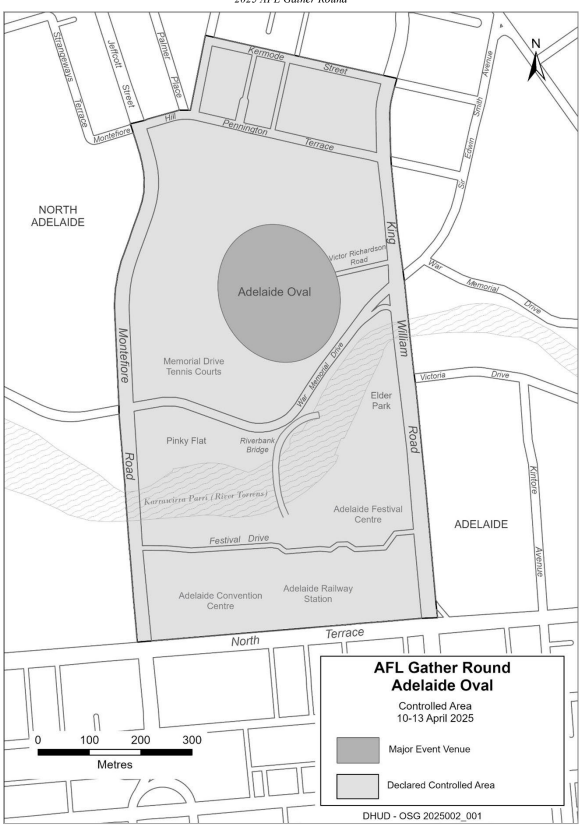
- 3. Declare the major event venues to be:
  - (a) Adelaide Oval, Elder Park and Pinky Flat—10 to 13 April 2025—as shown as the "Major Event Venue" in the map and specify an area bounded by the northern boundary of North Terrace, King William Road, Kermode Street, Palmer Place (south of Kermode Street), Montefiore Hill and Montefiore Road as a controlled area in relation to the event and shown as "Declared Controlled Area" in the map.
  - (b) Norwood Oval—12 to 13 April 2025—as shown as the "Major Event Venue" in the map and specify any public place or part of a public place that is within 250 metres from the boundary of the major event venue as a controlled area in relation to the event and shown as "Declared Controlled Area" in the map.
  - (c) Barossa Park—12 to 13 April 2025—as shown as the "Major Event Venue" in the map and specify any public place or part of a public place that is within 250 metres from the boundary of the major event venue as a controlled area in relation to the event and shown as "Declared Controlled Area" in the map.
  - (d) The Parade—13 April 2025—as shown as the "Major Event Venue" in the map and specify any public place or part of a public place that is within 250 metres from The Parade, between Portrush Road and Woods Street as a controlled area in relation to the event and shown as "Declared Controlled Area" in the map.
- 4. Designate the Australian Football League (ABN 97 489 912 318) to be the event organiser for the event as detailed under 3a, 3b and 3c above.
- 5. Designate the South Australian Tourism Commission (ABN 80 485 623 691) to the be event organiser as detailed under 3d above.
- 6. Declare the following provisions of Part 3 of the Act apply to the event, the major event venues and the declared controlled areas for the event:
  - (a) Section 8
  - (b) Section 10
  - (c) Section 11
  - (d) Section 12
  - (e) Section 13
  - (f) Section 14
- 7. Being satisfied that the title "2025 AFL Gather Round" and the logo as it appears below are sufficiently connected with the identity and conduct of the major event, and that the event has commercial arrangements that are likely to be adversely affected by unauthorised use of the title and logo, I hereby declare, pursuant to Section 14(1) of the Act, that "2025 AFL Gather Round" is an official title and the logo as it appears below is an official logo in respect of the event.

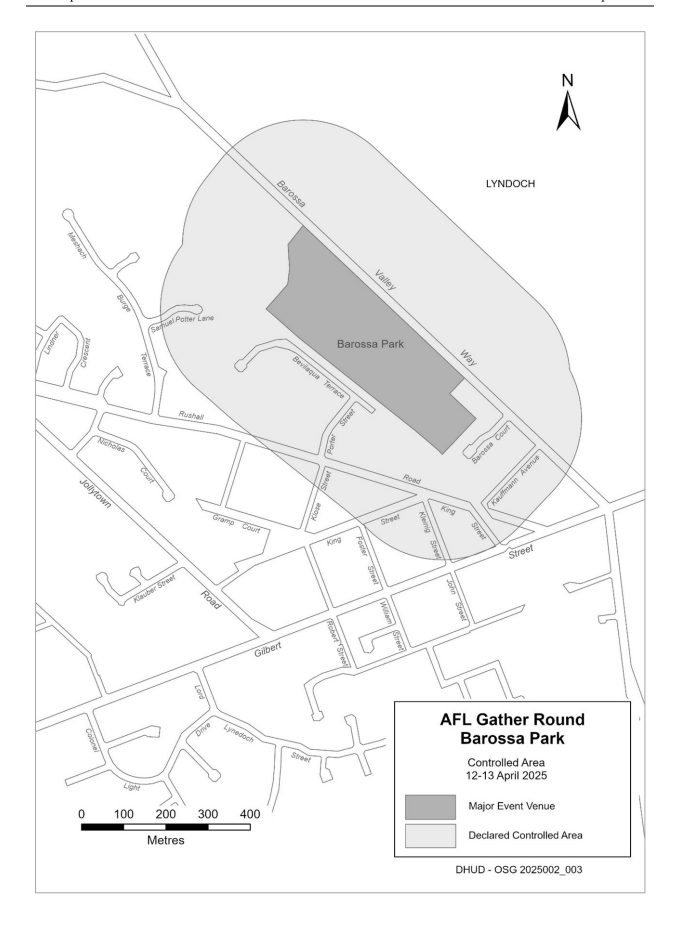


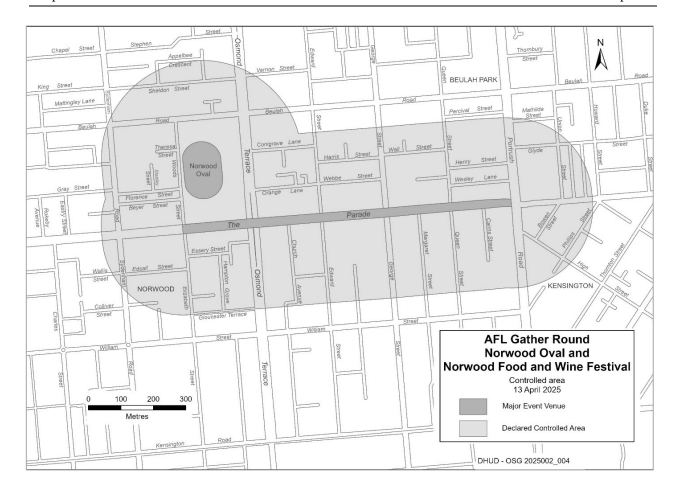
Dated: 27 March 2025

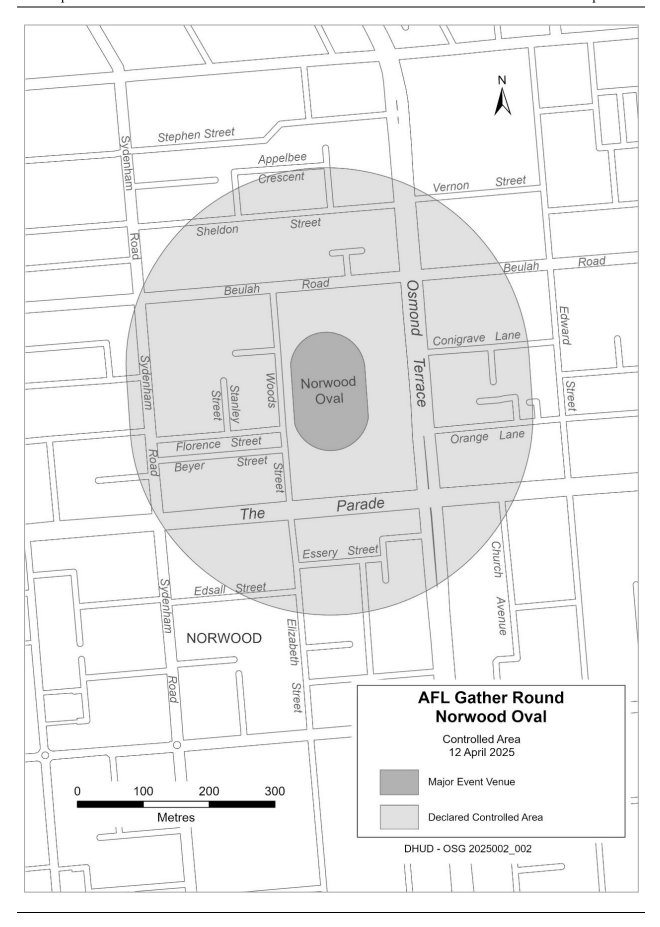
HON ZOE BETTISON MP Minister for Tourism

# Maps of Controlled Areas 2025 AFL Gather Round









## MAJOR EVENTS ACT 2013

#### SECTION 6B

Declaration of a Major Event

Pursuant to Section 6B of the *Major Events Act 2013*, I, Hon. Zoe Bettison MP, Minister for Tourism declare the 2025 Tasting Australia presented by Journey Beyond to be held from 2-11 May 2025 to be declared a major event.

By virtue of the provisions of the Major Events Act 2013, I do hereby:

- 1. Declare the 2025 Tasting Australia presented by Journey Beyond to be a major event.
- 2. Specify the period of the event, for which the declaration of the major event is in force is from 12:00am on Friday, 2 May to 11:59pm on Sunday, 11 May 2025.
- 3. Declare the major event venues to be the areas as shown as 'Major Event Venue' in descriptions and maps specifically covering the northern end of Victoria Square/Tarntanyangga.
- 4. Declare the controlled areas to be any public place or a part of a public place that is within 250 metres of the boundary of the major event venues, as shown as the 'Declared Controlled Area' on the map.
- 5. Designate the South Australian Tourism Commission (ABN 80 485 623 691) to be the event organiser for the event.
- 6. Declare that the following provisions of Part 3 of the Act apply to the event, the event venue and the declared controlled area for the event:
  - (a) Section 8
  - (b) Section 10
  - (c) Section 11
  - (d) Section 12
  - (e) Section 13
  - (f) Section 14
- 7. Being satisfied that the title "Tasting Australia presented by Journey Beyond" and the logo as it appears below are sufficiently connected with the identity and conduct of the major event, and that the event has commercial arrangements that are likely to be adversely affected by unauthorised use of the title and logo, I hereby declare, pursuant to Section 14(1) of the Act, that "Tasting Australia presented by Journey Beyond" is an official title and the logo as it appears below is an official logo in respect of the event.

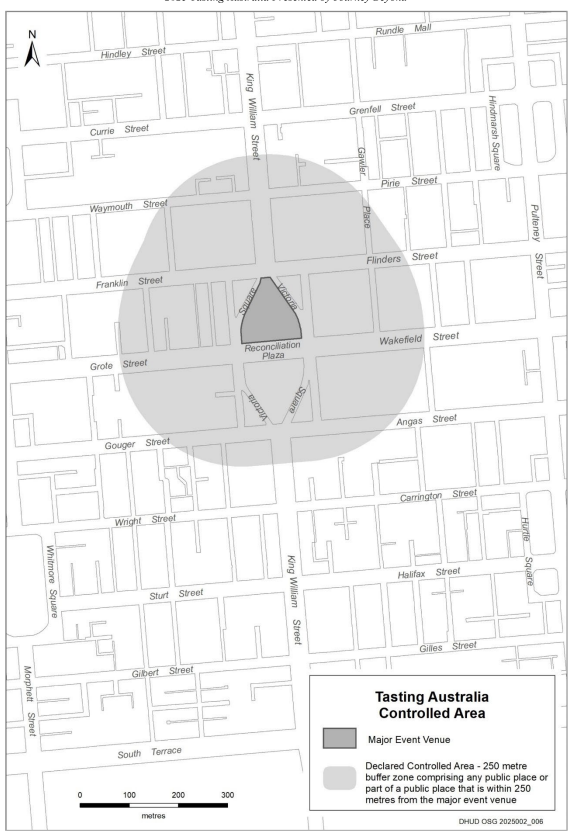


Dated: 31 March 2025

HON ZOE BETTISON MP Minister for Tourism

## MAPS OF CONTROLLED AREAS

2025 Tasting Australia Presented by Journey Beyond



#### MENTAL HEALTH ACT 2009

Authorised Medical Practitioner

Notice is hereby given in accordance with Section 93(1) of the *Mental Health Act 2009* that the Chief Psychiatrist has determined the following persons as an Authorised Medical Practitioner:

Nadezda Asceric Benjamin Daniel Green Luke Nuske Max Shelton Stirk Nicola Rowe Felicity Watson-Hill

A determination will be automatically revoked upon the person being registered as a specialist psychiatrist with the Australian Health Practitioner Regulation Agency and as a fellow of the Royal Australian and New Zealand College of Psychiatrists.

The Chief Psychiatrist may vary or revoke this determination at any time.

Dated: 3 April 2025

DOCTOR JOHN BRAYLEY Chief Psychiatrist

#### MENTAL HEALTH ACT 2009

Authorised Mental Health Professional

Notice is hereby given in accordance with Section 94(1) of the *Mental Health Act 2009*, that the Chief Psychiatrist has determined the following persons as an Authorised Mental Health Professional:

Mandeep Chahal Jocelyn Douglass Louise Hann

Pasqualino (Pat) Vartuli

A person's determination as an Authorised Mental Health Professional expires three years after the commencement date. The Chief Psychiatrist make vary or revoke this determination at any time.

Dated: 3 April 2025

DOCTOR JOHN BRAYLEY Chief Psychiatrist

## RETAIL AND COMMERCIAL LEASES ACT 1995

## Exemption

Pursuant to Section 77(2) of the *Retail and Commercial Leases Act 1995* (SA) I, Nerissa Kilvert, Small Business Commissioner for the State of South Australia, exempt the lease agreement between 185-187 Port Road Aldinga Pty Ltd (ACN 655 874 249) as trustee for 185-187 Port Road Aldinga Unit Trust and Eden Academy Operations Pty Ltd (ACN 637 604 794), in relation to the whole of the land in Certificate of Title Volume 6278 Folio 639, located at 185-187 Port Road, Aldinga, South Australia.

Dated: 31 March 2025

NERISSA KILVERT Small Business Commissioner

## ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

#### NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing—Pomona Road, Stirling

By Road Process Order made on 28 February 2022, the Adelaide Hills Council ordered that:

- Portion of Allotment 1314 in Deposited Plan 123979, Stirling, Hundred of Noarlunga, more particularly delineated and numbered '1' in Preliminary Plan 21/0011 be opened as road.
- 2. Portion of Pomona Road, Stirling, situated adjoining the southern boundary of Allotment 1314 in Deposited Plan 123979, Hundred of Noarlunga, more particularly delineated and lettered 'A' in Preliminary Plan 21/0011 be closed.
- 3. Transfer the whole of the land subject to closure to Aldi Foods Pty Ltd (ACN: 086 210 139) in accordance with the Agreement for Exchange dated 28 February 2022 entered into between the Adelaide Hills Council and Aldi Foods Pty Ltd (ACN: 086 210 139).
- 4. The following easement is to be granted over portion of the land subject to closure:

Grant to Distribution Lessor Corporation (subject to Lease 8890000) an easement for the transmission of electricity by underground cable over the land marked 'J' in Deposited Plan 123980.

On 20 March 2025 that order was confirmed by the Minister for Planning, conditionally upon the deposit by the Registrar-General of Deposited Plan 123980 being the authority for the new boundaries.

Pursuant to Section 24 of the Roads (Opening and Closing) Act 1991, notice of the order referred to above and its confirmation is hereby given.

Dated: 3 April 2025

B. J. SLAPE Surveyor-General

2021/06085/01

## LOCAL GOVERNMENT INSTRUMENTS

## THE RURAL CITY OF MURRAY BRIDGE

Adoption of the Property Identification Policy

Pursuant to Section 219 of the *Local Government Act 1999*, notice is hereby given that the Rural City of Murray Bridge (the Council) has adopted the Property Identification Policy (the policy) at its meeting held on 9 September 2024.

The Policy is available on Council's website <a href="https://www.murraybridge.sa.gov.au/council">https://www.murraybridge.sa.gov.au/council</a>. Requests for further information can be directed to Council on 8539 1100.

Dated: 27 March 2025

HEATHER BARCLAY Chief Executive Officer

#### CITY OF SALISBURY

## LOCAL GOVERNMENT ACT 1999

Revocation of Community Land Classification

Pursuant to Section 194(2)(b) of the *Local Government Act 1999*, The City of Salisbury proposes to revoke the Community Land classification from a portion of Community Land.

The City of Salisbury is the registered owner of land described as McLean Reserve, Desmond Avenue, Pooraka also known as Allotment 109 in Deposited Plan 6465 as described in Certificate of Title Volume 5519 Folio 651. An area measuring approximately 3,300sqm is required to be revoked of its Community Land Classification and be declared surplus to Council's requirements.

A copy of the plans detailing the proposals and location are available for public inspection at Council's Community Hub at 34 Church Street, Salisbury.

Any objection to the proposal must set out the full name and address of the person making the objection and must be fully supported by reasons.

Any submissions must be made in writing by Thursday, 1 May 2025 to the Council at PO Box 8, Salisbury SA 5108.

Where submissions are made Council will give notification of a meeting to deal with the matter.

Enquiries to be directed to Emma Robinson on (08) 8406 8216 or by email to erobinson@salisbury.sa.gov.au.

Dated: 3 April 2025

JOHN HARRY Chief Executive Officer

## CITY OF SALISBURY

## LOCAL GOVERNMENT ACT 1999

Revocation of Community Land Classification

Pursuant to Section 194(2)(b) of the *Local Government Act 1999*, The City of Salisbury proposes to revoke the Community Land classification from a portion of Community Land.

The City of Salisbury is the registered owner of land described as Pelham Reserve, Bridge Road, Ingle Farm also known as Allotment 102 in Deposited Plan 7631 as described in Certificate of Title Volume 3915 Folio 70. An area measuring approximately 4,500sqm is required to be revoked of its Community Land Classification and be declared surplus to Council's requirements.

A copy of the plans detailing the proposals and location are available for public inspection at Council's Community Hub at 34 Church Street, Salisbury.

Any objection to the proposal must set out the full name and address of the person making the objection and must be fully supported by reasons. Any submissions must be made in writing by Thursday, 1 May 2025 to the Council at PO Box 8, Salisbury SA 5108.

Where submissions are made Council will give notification of a meeting to deal with the matter.

Enquiries to be directed to Emma Robinson on (08) 8406 8216 or by email to <a href="mailto:erobinson@salisbury.sa.gov.au">erobinson@salisbury.sa.gov.au</a>.

Dated: 3 April 2025

JOHN HARRY Chief Executive Officer

## ALEXANDRINA COUNCIL

Conversion of a Private Road to Public Road

At the meeting of Alexandrina Council held on 17 March 2025, it was resolved that Council intends to convert that land marked as 'Forster Street' on Deposited Plan 323 from private road to public road, pursuant to Section 210 of the *Local Government Act 1999*. The land in Deposited Plan 323 is bounded by Kerr Street, Goode Street and Sumner Street in Goolwa.

Dated: 26 March 2025

ANDREW MACDONALD Chief Executive Officer

## COPPER COAST COUNCIL

Assignment of Names for Public Roads

Notice is hereby given pursuant to Section 219(1) of the *Local Government Act 1999*, that the Copper Coast Council resolved that new roads located in North Moonta and Wallaroo be assigned the street names as detailed below:

- · McLean Court, Wallaroo
- Kalahome Way, Wallaroo
- · Backman Road, North Moonta
- · Shaw Court, North Moonta

Dated: 3 April 2025

D. STRONG Chief Executive Officer

## MID MURRAY COUNCIL

## LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of Councillor for Shearer Ward—Election Results

Conducted on Wednesday, 19 March 2025

Formal Ballot Papers—1,215 Informal Ballot Papers—5 Quota—608

Candidates	First Preference Votes	Elected or Excluded	Votes at Election or Exclusion
BYRNE, Neville Joseph	89		89
WARHURST, Georga	664	Elected	664
PANNELL, Vincent	462		462

Dated: 3 April 2025

MICK SHERRY Returning Officer

## MOUNT BARKER DISTRICT COUNCIL

LOCAL GOVERNMENT (ELECTIONS) ACT 1999

Supplementary Election of Councillor for Central Ward—Election Results

Conducted on Wednesday, 19 March 2025

Formal Ballot Papers—3,230 Informal Ballot Papers—25 Quota—1,616

Candidates	First Preference Votes	Elected or Excluded	Votes at Election or Exclusion
SIZE, Janette	828	Elected	1,562
PATHAN, Jimiur	417	Excluded	523
MALPAS, David	476	Excluded	622
DOREY, Clare	318	Excluded	361
BARLOW, Rachelle	233	Excluded	243
BOURNE, Mark	355	Excluded	404
HUGHES, Michael Shaun	485		831
KUSUMA, Putu	118	Excluded	118

Dated: 3 April 2025

MICK SHERRY Returning Officer

## **PUBLIC NOTICES**

## NATIONAL ELECTRICITY LAW

Notice of Expedited Initiation Notice of Draft Determination and Draft Rule

The Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 95, the AEMC has requested the *Minor changes 1 2025* (Ref. ERC0412) proposal. The proposal seeks to correct minor errors. The AEMC intends to expedite the proposal under s 96 as it considers the proposed Rule is a non-controversial Rule, subject to requests not to do so. Written requests not to expedite the proposal must be received by 17 April 2025. Submissions must be received by 1 May 2025.

Under s 99, the making of a draft determination and related draft rule on the *Allowing AEMO to accept cash as credit support proposal* (Ref. ERC0403). Written requests for a pre-final determination hearing must be received by **10 April 2025**. Submissions must be received by **15 May 2025**.

Submissions can be made via the <u>AEMC's website</u>. Before making a submission, please review the AEMC's <u>privacy statement</u> on its website, and consider the AEMC's <u>Tips for making a submission</u>. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to <a href="mailto:submissions@aemc.gov.au">submissions@aemc.gov.au</a> and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission Level 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800 www.aemc.gov.au

Dated: 3 April 2025

#### NATIONAL ENERGY RETAIL LAW

Notice of Expedited Initiation

The Australian Energy Market Commission (AEMC) gives notice under the National Energy Retail Law as follows:

Under s 251, AEMC has requested the *Minor changes 1 2025* (Ref. RRC0066) proposal. The proposal seeks to correct minor errors. The AEMC intends to expedite the proposal under s 252 as it considers the proposed Rule is a non-controversial Rule, subject to requests not to do so. Written requests not to expedite the proposal must be received by **17 April 2025**. Submissions must be received by **1 May 2025**.

Submissions can be made via the <u>AEMC's website</u>. Before making a submission, please review the AEMC's <u>privacy statement</u> on its website, and consider the AEMC's <u>Tips for making a submission</u>. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to <a href="mailto:submissions@aemc.gov.au">submissions@aemc.gov.au</a> and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission Level 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800 www.aemc.gov.au

Dated: 3 April 2025

## NATIONAL GAS LAW

Notice of Expedited Initiation

The Australian Energy Market Commission (AEMC) gives notice under the National Gas Law as follows:

Under s 303, the AEMC has requested the *Minor changes 1 2025* (Ref. GRC0081) proposal. The proposal seeks to correct minor errors. The AEMC intends to expedite the proposal under s 304 as it considers the proposed Rule is a non-controversial Rule, subject to requests not to do so. Written requests not to expedite the proposal must be received by **17 April 2025**. Submissions must be received by **1 May 2025**.

Submissions can be made via the <u>AEMC's website</u>. Before making a submission, please review the AEMC's <u>privacy statement</u> on its website, and consider the AEMC's <u>Tips for making a submission</u>. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to <a href="mailto:submissions@aemc.gov.au">submissions@aemc.gov.au</a> and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission Level 15, 60 Castlereagh St Sydney NSW 2000 Telephone: (02) 8296 7800 www.aemc.gov.au

Dated: 3 April 2025

#### SALE OF PROPERTY

Warrant of Sale

Auction Date: Wednesday, 16 April 2025 at 4:00pm Location: 557 Milne Road, Tea Tree Gully, South Australia

Notice is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Action No. 007227 of 2023 directed to the Sheriff of South Australia in an action wherein Sharon Jamieson, Michelle Lodge and Jason Worden are the Plaintiffs and Hayley Maree Rusinski is the Defendant, I, Leslie Turner, Sheriff of the State of South Australia, will by my auctioneers, Harris Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the defendant, Hayley Maree Rusinski the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Tea Tree Gully, being 557 Milne Road, Tea Tree Gully, Hundred of Adelaide, being the property comprised in Certificate of Title Register Book Volume 6141 Folio 999.

Further particulars from the auctioneers:

Craig Costello Harris Real Estate 5-9 Rundle Street, Kent Town SA 5067 Telephone: 08 8202 3500

Dated: 3 April 2025

LESLIE TURNER Sheriff

## TRUSTEE ACT 1936

#### PUBLIC TRUSTEE

Estates of Deceased Persons

In the matter of the estates of the undermentioned deceased persons:

ALLEN Joan Rita late of 60 States Road Morphett Vale of no occupation who died 15 November 2023

GILES Robert James late of 8 Martindale Street Para Hills Retired Union Official/Plumber who died 28 December 2024

GROVES Roma late of 16 Penong Avenue Camden Park Retired Saleswoman who died 12 December 2024 INGLETON Patricia Judith late of 52 Dunrobin Road Hove Retired Artist who died 9 August 2024

JORDAN John Dawson late of 17 Rice Avenue Gawler South Retired Fitter and Turner who died 8 September 2024

LYNCH Bernice Rebecca otherwise LONG Bernice Rebecca late of 11 Virgo Street Elizabeth South Retired Cleaner who died 22 October 2024 NEALL Wayne Bruce late of 57 Winzor Street Salisbury Cook who died 16 October 2024

PAGE Bentleigh Edward late of 78-96 Dumfries Avenue Northgate of no occupation who died 27 May 2024

PALMER Warren Keith late of 39 Milne Street Bordertown of no occupation who died 1 July 2024
PAYNE Rosemary June late of 36C Halsey Road Elizabeth East Retired Retail Worker who died 29 October 2024

REID Margaret Castle late of 14 Carinya Street Craigmore of no occupation who died 4 October 2024

YOUNG Edward George late of 101 Jenkins Terrace Naracoorte Retired Shearer who died 16 May 2024

Notice is hereby given pursuant to the Trustee Act 1936 (SA), the Succession Act 2023 (SA) and the Family Relationships Act 1975 (SA) that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide 5001, full particulars and proof of such claims, on or before the 2 May 2025 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 3 April 2025

T. BRUMFIELD Public Trustee

# **NOTICE SUBMISSION**

The South Australian Government Gazette is published each Thursday afternoon.

Notices must be emailed by 4 p.m. Tuesday, the week of publication.

Submissions are formatted per the gazette style and a proof will be supplied prior to publication, along with a quote if applicable. Please allow one day for processing notices.

Alterations to the proof must be returned by 4 p.m. Wednesday.

## Gazette notices must be submitted as Word files, in the following format:

- Title—the governing legislation
- Subtitle—a summary of the notice content
- Body-structured text, which can include numbered lists, tables, and images
- Date-day, month, and year of authorisation
- Signature block—name, role, and department/organisation authorising the notice

## Please provide the following information in your email:

- Date of intended publication
- Contact details of the person responsible for the notice content
- Name and organisation to be charged for the publication—Local Council and Public notices only
- Purchase order, if required—Local Council and Public notices only

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