## SUPPLEMENTARY GAZETTE



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

## PUBLISHED BY AUTHORITY

# ADELAIDE, THURSDAY, 3 APRIL 2025

#### **CONTENTS**

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

# RULES OF COURT

[REPUBLISHED]

The Rules of Court published in the South Australian Government Gazette No. 20, dated 3 April 2025, under the Supreme Court Act 1935, District Court Act 1991, Environment, Resources and Development Court Act 1991, Magistrates Court Act 1991 and Youth Court Act 1993; with the heading Joint Criminal (No 6) Amending Rules 2025, on page 563 under 2(a), was published with an incomplete date and should be replaced with the following:

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) 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 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

v

[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	
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 [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].			
Signature of person filing			
Name printed			
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.

Form 182h

To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
NOTICE OF IN	ITENTION NOT TO PROCE	ED WITH BAIL REVIEW
SUPREME COURT OF S CRIMINAL JURISDICTIO CASE NO:	N	
Applicant		Full Name
v		
Respondent		Full Name
Lodging party	Applicant	
Name of law firm/office	Party title	Full Name of party
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer	LAW INTO THE	1 TOOPOTOTION OUTPORTO
firm/office	Full Name	

The Applicant withdraws the application to review the decision made on	Notice of Withdrawal or Notice of Intention Not to Proceed
byenter name of bail authority  OR  ☐ The Applicant gives notice of the applicant's intention not to proceed with application to review the decision made onenter name of bail authority	(please tick one)
□ The Applicant gives notice of the applicant's intention not to proceed with application to review the decision made on	☐ The Applicant withdraws the application to review the decision made ondate
☐ The Applicant gives notice of the applicant's intention not to proceed with application to review the decision made on	byenter name of bail authority
decision made on	OR
bail authority	☐ The Applicant gives notice of the applicant's intention not to proceed with application to review the
	decision made ondate byenter name of
	bail authority
Name printed	
Date and time	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 – In	tervention Order is deleted and substituted as follow	ws:
Form 142I		
To be inserted by Court		
Case Number:		
Date Signed:		
FDN:		
	INTERVENTION ORD	DER
	Sentencing Act 2017 s 2	28
[NATIOI	NALLY RECOGNISED DOMESTIC	VIOLENCE ORDER]
· <del>-</del> ·	MAGISTRATES/YOUTH/ENVIRONI 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)		

Full name

#### 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] General 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]. **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. Contact П 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: a. at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness; b. through a solicitor or police; c. in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975

		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;	
		e. 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;	
		<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].	
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	
Othe	er con	litions	
	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].
Se	rvice o	f this Order
Se	rvice 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.
То	the [R	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.

Authentication	
Signature of Court Officer [title and name]	

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
Hearing
Hearing Location: [suburb]
[Hearing date]
[Presiding Officer]
Appearances
[Applicant Appearance Information]
Remarks
The Court is satisfied that:
$\square$ (a) it appears that there are grounds for issuing the variation;
□ (b) [other matters]
Order
Date of Order: [date]
Terms of Order
It is ordered that: Orders in separately numbered paragraphs.
☐ 1. The Final Intervention Order made on [date] be varied on an interim basis pending final determination 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.
☐ 2. The Respondent be summoned to appear at [location] on [date] at [time] on the application for a final variation of the intervention order.
□ 3. [other orders].
Conditions of Interim Intervention Order
[This order is declared to address a domestic violence concern]
General
☐ 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].

Fire	earms			
	5.	Respor firearm	ected 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 Family Law Act 1975	
		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;	
		l.	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.	presen	espondent is permitted to attend at the protected person[s] residence once in the ce of and at a time organised by a police officer to collect personal property not d by this Order.	
	10.		espondent must not publish on the internet or by any electronic means any material he 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 cor	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]	

Protected Person(s)

Full name

Order for Final Variation or Revocation of Intervo	ention or Problem Gambling Order is deleted and
AL VARIATION OR REVOCA	
NALLY RECOGNISED DOMESTIC	VIOLENCE ORDER]
H] select one COURT OF SOUTH AUST	RALIA
ON	
Full name	Date of birth
	AL VARIATION OR REVOC OR PROBLEM GAMBLING

Date of birth

Intr	odu	ction		
Hea	Hearing			
	Hearing Location: [suburb] [Hearing date]			
[Pre	esidir	ng Officer]		
Арј	peara	ances		
	-	nt Appearance Information] dent Appearance Information]		
Rer	nark	s		
The	Cou	ırt 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			
Dat	Date of Order: [date]			
Ter	Terms of Order			
		red that: ately numbered paragraphs.		
	1.	Pursuant to section 26 of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> , the <i>Final Intervention Order</i> made on [date] be varied so that the conditions are as set out below.		
	2.	Pursuant to section 27 of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> , 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 <i>Intervention Orders (Prevention of Abuse) Act 2009</i> , 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]  ☐ 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].		

## **Conditions of Intervention Order** [This order is declared to address a domestic violence concern] General 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]. **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. Contact 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: o. at any court or tribunal hearing where the Respondent is a party to the proceeding or a witness; p. through a solicitor or police; q. in accordance with an order of a court exercising jurisdiction under the Family Law Act 1975

		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 <i>Family Law Act 1975</i> 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 cor	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]
С	onditio	ns 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 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

o be inserted by Court	
Case Number:	
Pate Signed:	
DN:	

## 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] selection 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].

CERTIFIED		
at [place]		
on [date]		
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 Joint Criminal (No 6) 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 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