Form 1 Application for prohibition order

		fenders) Act 2005 prohibition order))	
In the I	Magistrates Co	urt of the Australian Capital Territory	
AP	/	(Court to complete)	
Applica	ant	(applicant's full name), chief police officer	
Respon	ndent	(respondent's full name)	
*To: (r	espondent's fu	ll name) of (respondent's address)	
*And to	o: (name and a	ddress of anyone else the Court directs to be	served)
on (dat		e Court will hear an application by (applicant as soon after that as this application can be larders:	•
1	(set out briefly	y orders sought and each party affected by th	e orders);
2	any other orde	ers that the Court considers appropriate.	
	or the applican plicant's addre	t by: ess for service and telephone number (if any)	
AF2012-	170	Approved form under Court Procedures Act 2004, s 8	page 1

Grounds for application

- I, (applicant's full name), the chief police officer, apply for a prohibition order for the respondent because I believe on reasonable grounds that—
 - (a) the respondent is a registrable offender under the *Crimes (Child Sex Offenders) Act 2005*; and
 - (state details of each registrable offence for which the person has been found guilty or other details that indicate that the person is a registrable offender)
 - (b) the respondent has engaged in conduct the nature or pattern of which poses a risk to the lives or sexual safety of *[1 or more children/children generally]; and
 - (state particulars of the conduct and when the conduct happened)
 - (c) prohibiting the following conduct will reduce the risk:

 (state conduct proposed to be prohibited, including any conditions)
 - Note 1 The conduct that the Court may prohibit includes 1 or more of the following (see *Crimes (Child Sex Offenders) Act 2005*, s 132F):
 - associating with, or otherwise contacting stated people or a stated kind of person;
 - being in stated places or a stated kind of place;
 - living at 1 or more stated premises or a stated kind of premises or premises at a stated place;
 - engaging in stated behaviour;
 - being in stated employment or a stated kind of employment, whether paid or voluntary, that is likely to bring the person into contact with children.
 - Note 2 Attending a rehabilitation program for registrable offenders may involve association or contact with other registrable offenders. A condition allowing contact with registrable offenders in the context of attending a rehabilitation program is recommended if the order prohibits association or contact with registrable offenders.

Note 3 The Crimes (Child Sex Offenders) Act 2005, s 132E sets out the matters that the Court must consider before making a prohibition order for a person.

Additional details of application

4	Is an interim prohibition order sought in this matter?			
		yes		
		no		
5	Is the respondent under 18 years old?			
		yes (the application must include a copy of the CYP director-general's report for the respondent under the Crimes (Child Sex Offenders) Act) 2005, s 132C)		
		no		
6	What is the term of the prohibition order sought?			
		the person's reporting period—(state term)		
		1 year (maximum term if the person is a young person)		
		5 years (maximum term if the person is not a young person)		
		other—(state term)		
	Note	See the Crimes (Child Sex Offenders) Act 2005, s 132G.		
Date:				
*[signa	ature of	`applicant/representative]		
*omit if, or whichever is, inapplicable				