

# Form 1                      Application for prohibition order

*Crimes (Child Sex Offenders) Act 2005*

(see s 132B (Application for prohibition order))

In the Magistrates Court of the Australian Capital Territory

AP ...../.....(*Court to complete*)

Applicant                      (*applicant's full name*), chief police officer

Respondent                      (*respondent's full name*)

\*To: (respondent's full name) of (respondent's address)

\*And to: (name and address of anyone else the Court directs to be served)

**Take notice** that the Court will hear an application by (*applicant's full name*) on (*date*) at (*time*) (or as soon after that as this application can be heard) to make the following orders:

- 1            (set out briefly orders sought and each party affected by the orders);
- 2            any other orders that the Court considers appropriate.

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Filed for the applicant by:  
(*the applicant's address for service and telephone number (if any)*)

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## Grounds for application

3 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:

\*[*signature of applicant/representative*]

\**omit if, or whichever is, inapplicable*