

A guide for people applying for Family Violence Orders (FVOs)

What do I need to complete?

To make an application please complete the forms and lodge at the ACT Magistrates Court, Knowles Place, Canberra
 An application for a family violence order (Form 1);
 A private and confidential form to provide to the police. This will assist the police to locate the respondent and serve your application and any orders made. This will not be provided to the respondent.
 A notice of address for service (this will be kept confidential unless you consent to its release);
 You may need to appoint someone to represent you, as a litigation guardian, if you are under 14 years of age or have impaired decision making ability. If so, you will need to have that person complete a Statement for appointment as a litigation guardian.

FOR MORE INFORMATION AND TO ACCESS FORMS: courts.act.gov.au/magistrates/protection

What is family violence?

It is behaviour by a person in relation to a **family member** that may include:

- a) Physical violence or abuse
- b) Sexual violence or abuse
- c) Emotional or psychological abuse;
- d) Economic abuse;
- e) Threatening behaviour

- f) Coercion or any other behaviour that:
 - Controls or dominates the family member; and
 - Causes the family member to feel fear for the safety or wellbeing of the family member or another person;
- g) Behaviour that causes a child to hear, witness or otherwise be exposed to behaviour mentioned above, or the effects of the behaviour;

Without limiting any of the above, that behaviour may include:

- Sexually coercive behaviour;
- Damaging property;
- Harming an animal;

- Stalking;
- Deprivation of liberty

A **FAMILY MEMBER** is a person is who is:

- A domestic partner or former domestic partner of the person;
- An intimate partner or former intimate partner of the person;
- A relative of the person; or
- A child of a domestic partner or former domestic partner;
- A parent of a child of the person.

A person applying for a FVO is called 'the applicant'. An applicant may also be an affected person, but the police, a parent or litigation guardian may apply for a protection order for an affected person.

COMMON TERMS EXPLAINED

Who is an AFFECTED PERSON?

 a person against whom family violence has been or is likely to be committed.

Who is a **RESPONDENT**?

• the person against whom you seek a family violence order or against whom a family violence order has been made.

Who is a **PROTECTED PERSON**?

 a person who is protected under a family violence order.

Who is a LITIGATION GUARDIAN?

 a person appointed to represent a person who has impaired decision making ability.

OBTAINING A FVO AGAINST A CHILD OR YOUNG PERSON

It is not possible to obtain a FVO against a child aged under 10. If the respondent is aged 10–14, the Court will usually require them to be represented by a parent, lawyer, or litigation guardian who can run the case for them.

CONFIDENTIALITY OF YOUR ADDRESS

It is not necessary for the Court to tell the respondent your address in order to make a FVO. If you do not want the respondent to know your address, do not put it on the application form. The Court will ask you to complete a notice of address for service. This will be kept confidential unless you give the Court consent to disclose it.

If you would like legal advice about your situation or have trouble with these forms, please call **(02) 6207 1874** or drop in to the Legal Aid Protection Unit located in the ACT Magistrates Court.



FORM 1: Application for a Family Violence Order (FVO)

Family Violence Act 2016

ln	the	Magistrates	Court	of the	Australian	Capital	Territory	,

APORTANT: Do not provide your person confidential from the other party. (See in		ails in this f	•
WHICH PEOPLE? Please include full nam	es, dates of birth and any alia	ses	
AFFECTED PERSON(S) person(s) for whom All adults must complete a separate app	,	,	•
Family name(s)	Other name(s)		Date of birth
APPLICANT (if you are not the affected p	erson)		
Family name(s)			
Other name(s)			
Are you a police officer?		Yes	No
If yes, does the affected person consent			No
Are you a parent of the affected persons		Yes	No
Are you a litigation guardian?		Yes	No
If yes, complete a Statement for appoint			

RESPONDENT (name of person who the ap	oplication is against)	
Family name(s)		
Other name(s)		
Date of birth		
RESPONDENT'S ADDRESS		
		Postcode
Relationship between affected person(s) and respondent		
Does the respondent know where the affe	cted person(s) live?	Yes No Unsure
Is an immediate (interim) protection order	sought?	Yes No
If YES, why? — To ensure the safety of an affected pers	son(s) from family viol	lence? (short explanation)
— To prevent substantial damage to an af	fected person(s) prop	perty? (short explanation)

Approved form under Court Procedures Act 2004, s 8

Form number AF2017-198

Are there any parenting orders or plans or current proceedings under the Family Law Act involving the affected person(s) and the respondent? (If YES, please ATTACH a copy)	re
If there are current Family Law Act proceedings, when is the next court date?	
If there are other, current court or tribunal orders about the affected person(s) or respondent that the court should know about, provide details below.	
Examples include care and protection orders, mental health orders, family or personal violence order remand orders, detention orders or good behaviour orders.	rs,
HISTORY OF FAMILY VIOLENCE?	
Has the respondent engaged in anything that is family violence towards any of the affected person(s)? (see the definition of family violence at the front of this form)	
What is the most recent incident of family violence by the respondent? What happened? When did this occur? To which affected person? (Attach extra pages if more space is needed)	

lave you made any reports to the police about that behaviour?	Yes	No	
YES, police incident number:			
lave the police charged the respondent with any criminal ffences for that behaviour?	Yes	No	Unsure
the respondent has been charged, list the charges (if known):			
o you or other affected persons fear that the respondent nay engage in family violence?	Yes	No	
YES, explain why:			
the respondent on bail?	Yes	No	Unsure
the respondent has bail conditions relating to the affected person	on(s), include	e details:	
roved form under Court Procedures Act 2004, s 8			Form number AF2017
ed by a solicitor, name and address for service:			

SAFETY AND HOUSING				
Does the respondent own a gun(s) or have a gun lice	nce?	Yes	☐ No	Unsure
Has the affected person(s) previously been granted a similar protection order against the respondent anyw Australia or New Zealand?		Yes	☐ No	Unsure
Is the Order current?		Yes	_ No	Unsure
Include details or provide the Court with a copy if you	u have one:			
Has the respondent breached any FVO? Include details:		Yes	☐ No	Unsure
Are you seeking an order that will exclude the responsive from where they normally live?	ndent	Yes	☐ No	
If YES:				
— Do any of the affected person(s) have a disability?		Yes	∐ No	
Does the respondent have somewhere else to live? Do you and any other affected person(s) have	;	Yes	No	
 Do you and any other affected person(s) have somewhere else to live? 		Yes	☐ No	
— How long would you or the respondent need to find somewhere else to live?	You:			
need to find somewhere else to live?	Respondent:			
If the respondent is a child, are you seeking an order the child from where they normally receive care and If YES:		Yes	☐ No	
 Do any of the affected person(s) have a disability? 	}	Yes	☐ No	
— Does the respondent have somewhere else to live?	?	Yes	☐ No	
— Do you and any other affected person(s) have somewhere else to live?		Yes	☐ No	
— How long would you or the respondent need to find somewhere else to live?	You: Respondent:			
What alternative arrangements have been made frespondent's care (including their education) or sa	or a child			
approved form under Court Procedures Act 2004, s 8 filed by a solicitor, name and address for service:				Form number AF2017-1

f YES, include a		order made to any	Yes No
	etails:		
School			
Child care			
Housing AC			
Child and Yo	uth Protection Services		
Family Cour	/Federal Circuit Court	Regist	try
ENGTH OF ORE	ER YOU ARE SEEKING		
eriod of final o	der		
ength of order:	months (for a period o	of up to 24 months)	
Evou require a l	nger order, for how long do y	ou seek the order?	

Approved form under Court Procedures Act 2004, s 8

Form number AF2017-198

If filed by a solicitor, name and address for service:

WHAT ARE YOU ASKING THE COURT TO PROHIBIT THE RESPONDENT FROM DOING?	Who	to?
If you are asking for exceptions to these prohibitions, please tick any boxes below that you want to apply, or write other exceptions in the spaces provided.	١	ease or both
The respondent be prohibited from:	Adult affected person	Child affected person
1. Being where the affected person(s) live(s) Include details: (Do not include if you want to keep this confidential)		
EXCEPT on one occasion in police company to collect or return belongings;		
EXCEPT in accordance with an order or a parenting plan made under the Family Law Act 1975;		
☐ EXCEPT		
2. Being on premises where the affected person(s) work(s) Include details:		
EXCEPT		
3. Being on premises where an affected person(s) is/are likely to be (eg. your parents' house) Include details:		
include details:		
EXCEPT		
4. Being in another particular place (eg. a school)		
Include details:		
EXCEPT at parent-teacher interviews and other school events for the		
respondent's children;		

Approved form under Court Procedures Act 2004, s 8

Form number AF2017-198

If filed by a solicitor, name and address for service:

If you are asking for exceptions to these prohibitions, please tick any boxes below that you want to apply, or write other exceptions in the spaces provided. The respondent be prohibited from: 5. Being closer than a set distance (eg. 100 metres) from the affected person(s) If yes, please say below how far away metres EXCEPT in accordance with orders or a parenting plan made under the Family Law Act 1975, when the distance shall be metres; EXCEPT in relation to the respondent's children, when spending time with them in accordance with orders or a parenting plan made under Family Law Act 1975; EXCEPT at a counselling/mediation session or restorative justice conference arranged with the consent of the affected person(s); EXCEPT 6. Locating or attempting to locate an affected person(s) EXCEPT 7. Contacting an affected person(s) EXCEPT at a counselling/mediation session or restorative justice conference arranged with the consent of the affected person(s); EXCEPT in accordance with orders or a parenting plan made under the Family Law Act 1975; EXCEPT in writing (including by SMS or email) to discuss the safety or welfare of the children or to facilitate contact handover of the children;	Plece vone on Adult affected person	
5. Being closer than a set distance (eg. 100 metres) from the affected person(s) If yes, please say below how far away metres EXCEPT in accordance with orders or a parenting plan made under the Family Law Act 1975, when the distance shall be metres; EXCEPT in relation to the respondent's children, when spending time with them in accordance with orders or a parenting plan made under Family Law Act 1975; EXCEPT at a counselling/mediation session or restorative justice conference arranged with the consent of the affected person(s); EXCEPT 6. Locating or attempting to locate an affected person(s) EXCEPT 7. Contacting an affected person(s) EXCEPT at a counselling/mediation session or restorative justice conference arranged with the consent of the affected person(s); EXCEPT in accordance with orders or a parenting plan made under the Family Law Act 1975; EXCEPT in writing (including by SMS or email) to discuss the safety or welfare of the children;	Adult affected	Child affected
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If yes, please say below how far away metres EXCEPT in accordance with orders or a parenting plan made under the Family Law Act 1975, when the distance shall be metres; EXCEPT in relation to the respondent's children, when spending time with them in accordance with orders or a parenting plan made under Family Law Act 1975; EXCEPT at a counselling/mediation session or restorative justice conference arranged with the consent of the affected person(s); EXCEPT EXCEPT EXCEPT EXCEPT through a solicitor; EXCEPT at a counselling/mediation session or restorative justice conference arranged with the consent of the affected person(s); EXCEPT in accordance with orders or a parenting plan made under the Family Law Act 1975; EXCEPT in writing (including by SMS or email) to discuss the safety or welfare of the children or to facilitate contact handover of the children;		
 Z. Contacting an affected person(s) EXCEPT through a solicitor; EXCEPT at a counselling/mediation session or restorative justice conference arranged with the consent of the affected person(s); EXCEPT in accordance with orders or a parenting plan made under the Family Law Act 1975; EXCEPT in writing (including by SMS or email) to discuss the safety or welfare of the children or to facilitate contact handover of the children; 		
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L EXCEPT		
8. Engaging in behaviour that constitutes family violence (see the definition of family violence at the front of this form) Approved form under Court Procedures Act 2004, s 8		

WHAT ARE YOU ASKING THE COURT TO PROHIBIT THE RESPONDENT FROM DOING?	Who	to?
If you are asking for exceptions to these prohibitions, please tick any boxes below that you want to apply, or write other exceptions in the spaces provided.	Ple • one o	/
The respondent be prohibited from:	Adult affected person	Child affected person
9. Causing someone else to locate or attempt to locate an affected person		
10. Causing someone else to contact an affected person		
 Causing someone else to do anything that is family violence in relation to the affected person(s) 		
12. Taking possession of the following personal property that the affected person(s) or their child(ren) reasonably need(s):		
WHAT ARE YOU ASKING THE COURT TO TELL THE RESPONDENT TO DO?	To/abou	
	10/4500	t who?
	Adult affected person	Child affected person
1. Return particular personal property that the affected person(s) or their child(ren) reasonably need(s). In the last of their child.	Adult affected	Child affected
	Adult affected	Child affected
reasonably need(s).	Adult affected	Child affected
reasonably need(s).	Adult affected	Child affected
reasonably need(s).	Adult affected	Child affected
reasonably need(s). Include details: 2. Participate in counselling, training, mediation, rehabilitation or assessment that is	Adult affected	Child affected
reasonably need(s). Include details: 2. Participate in counselling, training, mediation, rehabilitation or assessment that is	Adult affected	Child affected