

## Crimes (Domestic and Personal Violence) Regulation 2014

[2014-259]



#### **Status Information**

### **Currency of version**

Repealed version for 3 December 2016 to 15 August 2019 (accessed 28 November 2024 at 8:45)

Legislation on this site is usually updated within 3 working days after a change to the legislation.

#### **Provisions in force**

The provisions displayed in this version of the legislation have all commenced.

#### Notes-

Repeal

This Regulation was repealed by cl 6 of the *Crimes (Domestic and Personal Violence) Regulation 2019* (386) with effect from 16.8.2019.

#### **Authorisation**

This version of the legislation is compiled and maintained in a database of legislation by the Parliamentary Counsel's Office and published on the NSW legislation website, and is certified as the form of that legislation that is correct under section 45C of the Interpretation Act 1987.

File last modified 16 August 2019

# **Crimes (Domestic and Personal Violence) Regulation 2014**



## **Contents**

1 Name of Regulation	3
2 Commencement	3
3 Definition	3
4 Records required to be kept	3
5 Form of application notices for apprehended violence orders	4
6 Existing applications for apprehended violence orders	4
Schodule 1 Application petices for approbanded violence orders	4
Schedule 1 Application notices for apprehended violence orders	4

## Crimes (Domestic and Personal Violence) Regulation 2014



#### 1 Name of Regulation

This Regulation is the Crimes (Domestic and Personal Violence) Regulation 2014.

#### 2 Commencement

This Regulation commences on 20 May 2014 and is required to be published on the NSW legislation website.

#### 3 Definition

(1) In this Regulation:

the Act means the Crimes (Domestic and Personal Violence) Act 2007.

#### Note-

The Act and the *Interpretation Act 1987* contain definitions and other provisions that affect the interpretation and application of this Regulation.

(2) Notes included in this Regulation (other than in Schedule 1) do not form part of this Regulation.

#### 4 Records required to be kept

If a person is detained under Part 11 of the Act, the police officer detaining the person, or a police officer accompanying that police officer, must make a document recording the following information in accordance with section 90D of the Act:

- (a) the name and date of birth of the person being detained,
- (b) the name and rank of the police officer detaining the person and any accompanying police officer making the record,
- (c) the grounds on which the person is detained,
- (d) where the person is detained,

- (e) the following times in relation to the detention:
  - (i) the date and time the detention commences,
  - (ii) any time taken to transfer the detained person,
  - (iii) the date and time the detention ends,
- (f) a description of any personal property of the detained person of which the police officer has taken possession as a result of any search of the detained person.

#### 5 Form of application notices for apprehended violence orders

For the purposes of section 50 (2) of the Act, the forms set out in Schedule 1 are prescribed.

#### 6 Existing applications for apprehended violence orders

- (1) Despite clause 11 (2) of Schedule 1 to the Act, the amendments to the Act by the Crimes (Domestic and Personal Violence) Amendment (Review) Act 2016 extend to:
  - (a) an application for an apprehended violence order made but not finally dealt with before those amendments, and
  - (b) any proceedings arising from any such application.
- (2) Subclause (1) does not apply to the amendment to section 37 of the Act relating to property recovery orders.

### Schedule 1 Application notices for apprehended violence orders

(Clause 5)

#### Form 1 Application for apprehended personal violence order

Crimes (Domestic and Personal Violence) Act 2007

#### Details of the applicant (the person making the application)

Name:

Police application number (if application made by police):

Contact details:

#### Details of the protected person or persons (the persons to be protected by the order)

Name of first person:

Address:

Date of birth/Age:

Name of any other person:

Address:

Date of birth/Age:

Note-

The address at which a protected health care provider resides must not be stated in this application unless the protected health care provider consents to the address being included or, if the application is made by a police officer, the police officer is satisfied that the defendant knows the address.

satisfied that the defendant knows the address.			
Details	of the defendant (the person against whom the orde	er is sought	)
Address: Central N	irth/Age: e number: ame Index (where known): TO APPLICANT		
application	fence under the <i>Crimes (Domestic and Personal Violence) Act 200</i> on that you know is false or misleading in a significant respect.  mum penalty for that offence is imprisonment for 12 months and,  TO DEFENDANT		
Date: Time: Place:	irected to attend the Local Court or Children's Court of NSW on:  to attend, the court may make orders against you or issue a war	rant for your a	rrest to bring you before
Reason	s for making this application		
	cant is making an application for an apprehended personal violen information about the relationship between the app		_
Note-			
This section	n is not required to be completed if this application is made by the police		
This section	n is not required to be completed if this application is made by the police Is there an existing commercial relationship between you and the defendant?	Yes □	No □
	Is there an existing commercial relationship between you and		No □
	Is there an existing commercial relationship between you and the defendant?		No □
1	Is there an existing commercial relationship between you and the defendant?  If the answer is "Yes", give details:	Yes □	_
1	Is there an existing commercial relationship between you and the defendant?  If the answer is "Yes", give details:  Do you owe the defendant any money?	Yes □	_
2	Is there an existing commercial relationship between you and the defendant?  If the answer is "Yes", give details:  Do you owe the defendant any money?  If the answer is "Yes", give details:	Yes □ Yes □	No □
2	Is there an existing commercial relationship between you and the defendant?  If the answer is "Yes", give details:  Do you owe the defendant any money?  If the answer is "Yes", give details:  Do you owe any other financial debt to the defendant?	Yes □ Yes □	No □

Yes □

No □

Does the defendant owe any other financial debt to you?

If the answer is "Yes", give details:

5

6	Has there ever been a court case or legal proceedings involving you and the defendant? No $\Box$			
	If the answer is "Yes", give details:			
The appli	icant asks	that the court make the following orders against the defendant for a period of [insert number]		
The sta	ndard o	rders that the applicant asks the court to make		
Orders	about be	haviour		
1	The defendant must not do any of the following to the protected person(s) or anyone the protected person(s) has a domestic relationship with:			
	(a)	assault or threaten them, and		
	(b)	stalk, harass or intimidate them, and		
	(c)	intentionally or recklessly destroy or damage any property that belongs to or is in the possession of them.		
	nal orders about co	s that the applicant asks the court to make (tick if required) ntact		
□ 2		The defendant must not approach or contact the protected person(s) in any way, unless contact is through a lawyer.		
□ 3	The defendant must not approach:			
	□ (a)	the school or any other place the protected person(s) might go to for study, or		
	□ (b)	any place the protected person(s) might go to for childcare, or		
	□ (c)	any other place listed here:		
□ 4		The defendant must not approach or be in the company of the protected person(s) within at least 12 hours after drinking alcohol or taking illicit drugs.		
□ 5	The d	The defendant must not try to find the protected person(s), except as ordered by a court.		
Orders	about far	nily law and parenting		
6		This order is not applicable to apprehended personal violence orders.		
Orders a	about wh	ere defendant cannot go		
□ 7	The defendant must not live at:			
	□ (a)	the same address as the protected person(s), or		
	□ (b)	any place listed here:		
□ 8	The d	efendant must not go into:		
	□ (a)	any place where the protected person(s) lives, or		
	□ (b)	any place where the protected person(s) works, or		

	□ (c)	any place listed here:	
□ 9	The defendant must not go within [insert number] metres of:		
	□ (a)	any place where the protected person(s) lives, or	
	□ (b)	any place where the protected person(s) works, or	
	□ (c)	any place listed here:	
Order abo	ut weapons		
- 10			
□ 10 Other orde	- M-C	The defendant must not possess any firearms or prohibited weapons.	
Other orde	ers		
□ 11		[List other orders].	
Signature	of the app	plicant:	
Date:			
Form 2	Application	for apprehended domestic violence order	
Crimes (Dome:	stic and Persona	l Violence) Act 2007	
Details of	the applic	ant (the person making the application)	
Name:			
Police application number (if application made by police):			
Contact det	ails:		
Details of	the prote	cted person or persons (the persons to be protected by the order)	
Name of fire	st person:		
Address:			
Date of birtl	-		
•	to defendan y other perso		
Address:	y other perso	11.	
Date of birtl	h/Age:		
Note-			
care provider	consents to th	ected health care provider resides must not be stated in this application unless the protected health are address being included or, if the application is made by a police officer, the police officer is knows the address.	
Details of	the defen	dant (the person against whom the order is sought)	
Name:			
Date of birtl	h/Age:		
Telephone n	iumber:		
Address:			
	ne Index (whe	•	
NOTICE T	O APPLICA	NT	

It is an offence under the *Crimes (Domestic and Personal Violence) Act 2007* to make a statement in this application that you know is false or misleading in a significant respect.

The maximum penalty for that offence is imprisonment for 12 months and/or a fine of \$1,100.

NOTICE TO DEFENDANT				
Date: Time: Place: If you fail the court	I to attend	attend the Local Court or Children's Court of NSW on:  I, the court may make orders against you or issue a warr  aking this application	ant for your a	rrest to bring you before
The appli	icant is ma	aking an application for an apprehended domestic violer	nce order for t	ne following reasons:
Further	inform	ation about the relationship between the app	licant and	the defendant
Note-				
This section	on is not re	quired to be completed if this application is made by the police.		
1	-	currently involved in any legal proceedings under the aw Act 1975 of the Commonwealth that may be ?	Yes □	No □
	If the an	swer is "Yes", give details:		
2	currently	court made a property order or are property orders being sought under the Family Law Act 1975 of the twealth that may be relevant?	Yes □	No □
	If the answer is "Yes", give details:			
3		court made a parenting order under the Family Law Act the Commonwealth that affects this application?	Yes □	No □
	If the answer is "Yes": On what basis was the parenting order made: Why should the court intervene with that parenting order:			
The applicant asks that the court make the following orders against the defendant for a period of [insert number] months:				
The sta	ndard o	rders that the applicant asks the court to ma	ıke	
Orders about behaviour				
1	The defendant must not do any of the following to the protected person(s) or anyone the protected person(s) has a domestic relationship with:			
	(a)	assault or threaten them, and		
	(b)	stalk, harass or intimidate them, and		
	(c)	intentionally or recklessly destroy or damage any propossession of them.	erty that belo	ngs to or is in the

Orders about contact

## Additional orders that the applicant asks the court to make (tick if required)

□ 2	The defendant must not approach or contact the protected person(s) in any way, unless contact is through a lawyer.			
□ 3	The defendant must not approach:			
	□ (a)	the school or any other place the protected person(s) might go to for study, or		
	□ (b)	any place the protected person(s) might go to for childcare, or		
	□ (c)	any other place listed here:		
□ 4	The defendant must not approach or be in the company of the protected person(s) within at least 12 hours after drinking alcohol or taking illicit drugs.			
□ 5	The defendant must not try to find the protected person(s), except as ordered by a court.			
Orders abo	out family la	w and parenting		
□ 6	The defenda contact is:	ant must not approach or contact the protected person(s) in any way, unless		
	□ (a)	through a lawyer, or		
	□ (b)	to attend accredited or court-approved counselling, mediation and/or conciliation, or		
	□ (c)	ordered by this court or another court about contact with the child/children, or		
	□ (d)	as agreed in writing between the defendant and the parent(s) about contact with the child/children, or		
	□ (e)	as agreed in writing between the defendant, the parent(s) and the person with parental responsibility for the child/children about contact with the child/children.  Note—		
		Order 6 (e) is an alternative to order 6 (d).		
Orders abo	ut where de	efendant cannot go		
□ 7	The defenda	nt must not live at:		
	□ (a)	the same address as the protected person(s), or		
	□ (b)	any place listed here:		
□ 8	8 The defendant must not go into:			
	□ (a)	any place where the protected person(s) lives, or		
	□ (b)	any place where the protected person(s) works, or		
	□ (c)	any place listed here:		
□ 9	The defendant must not go within [insert number] metres of:			

	□ (a)	any place where the protected person(s) lives, or
	□ (b)	any place where the protected person(s) works, or
	□ (c)	any place listed here:
Order about weapons		
□ 10		The defendant must not possess any firearms or prohibited weapons.
Other orders		
□ 11		[List other orders].
Signature of the applicant:		
Date:		