

Application to vary or revoke apprehended violence order
Crimes (Domestic and Personal Violence) Act 2007

Case Number: 20

Applicant Details (person making application to vary or revoke)

Name:

Defendant Details

Name:

Date of Birth: Age: Years

Address:

NOTICE OF LISTING

You are directed to attend the Court of Petty Sessions of Norfolk Island on:

Date: Time:

Place:

Protected Person Details

Name:

Date of Birth: Age: Years

Relationship to Defendant: The protected person is related to the defendant. Yes No

When there is more than one protected person

Protected Person Details

Name:

Date of Birth: Age: Years

Relationship to Defendant: The protected person/s is/are related to the defendant. Yes No

Application:

I apply to vary the Final Apprehended Violence Order (AVO)
made by the Court of Petty Sessions of Norfolk Island on [date]

The order will expire on

(Registry to forward copy of application to the Norfolk Island Police Force
if expiration will occur prior to list date) [date]

A copy of the order is attached.

Grounds of Application:

The applicant relies on the following grounds:

[e.g. The applicant is moving out of the premises at [address] on [date] and will have no further contact with the protected person/s after that date as he will be moving interstate.]

Nature of Variation Sought:

The applicant requests that the court vary the original orders in the following manner:
[e.g. To reduce the period of the final order by 3 months.]

EXISTING FAMILY LAW ORDERS:

Date of Filing Application:

Signature of Applicant:

Notice to the Parties:

An application for variation or revocation of an order must be made by a police officer if the protected person or one of the protected persons under the order is a child at the time of the application.

An order is not to be varied or revoked unless the application is served on each of the parties to whom the order relates.

You can get further information about this document from:

- The Registry Office
- A legal practitioner